Royal Gendarmarie Canadian royale Mounted du

Police Canada

150 Frederick Street 8th Floor Kitchener, Ontario

N2H 611

Security Classification/Designation Security Classification

Your File Votre reference

Mr. Edward Greenhalgh Apt. 7, 265 Regina Street North Waterloo, Ontario N2J 3B9

Our File Notre référence

2001-01-05 99-280

Dear Mr. Greenhalgh,

### Public Complaint of Mr. Greenhalgh;

Further to our conversation yesterday and the update I provided you, I would like to confirm that my review of this matter and the material you have provided me has been ongoing, and that I will be away on duty between January 8th, 2001 and February 5th, 2001.

I would also like to confirm that in my absence, I have requested Sgt. Paul Williams, the newly appointed officer in charge of the Commercial Crime unit here at Kitchener Detachment, to review all of the material provided by you (both to both myself and Cst. Foster), and to provide me with his opinion as to whether or not evidence of fraud, conspiracy etc, as has been alleged, exists, based on the material reviewed. Be advised that Sgt. Williams will not be reopening the criminal investigation, but will be reviewing the investigation in the context of the Public Complaint.

Upon my return to Kitchener on February 5th, 2001, it is my intention to complete my review of this matter, and to report the results of my findings shortly thereafter.

Yours truly

Sgt. Cam Croal Kitchener Detachment

# OVERVIEW: Supplement to Main Letter

to;

Sgt. Cam Croal and Sgt. Paul Williams

- re. Fraud and the University of Waterloo; this is as simple as possible.
- 1. Did the University of Waterloo LIE in order to benefit the private personal gain of the Riley Family; not the taxpayers' of Canada? Was it a PREMEDATATED LIE planned well in advance, proving intent, so to achieve private gain?

Ans. YES!

2. Did this plan in advance (definition of conspiracy) include lying to federal agencies/programs for monies not otherwise possible by TRUTHFUL, HONEST means?

Ans. YES!

- 3. Is that not conspiracy to commit criminal fraud? Ans. YES!
- 4. Was the Government of Canada, responsible for programs and regulations regarding standards and TRUTHFUL compliance, adequately made aware of misconduct and wrongdoing?

Ans. YES!

5. By failure to ensure that regulations were truthfully and honestly complied with, did the federal government the Ministry of Health facilitate the NIH-MRCC scholarship research grant fraud for J. C. M. Riley?

Ans. YES!

6. Does that not constitute conspiracy to facilitate fraud? Conspiracy to cover up fraud? Obstruct justice?

Ans. YES!

7. Is the federal government responsible to ensure that regulations and laws are complied with to protect the taxpayers, or the private personal gain of friends and business associates?

Ans. The taxpayer.

Sgt. Croal/Sgt. Williams, the police and the law do more than catch criminals, the preventative/deterrent aspect of the law protects the public safety. Over and over to many, many government agencies I have cited their responsibility and the public good. J. C. M. Riley (and others like him) are totally unqualified and end up in responsible positions that can cost people their lives. Crazy you say, then tell me that the Walkerton E. coli deaths did not occur. N.B. UW was desperate to cover up but worse they were willing (arrogant) to block research of value to society just because they could. Please remember that I tried desperately to leave the country to do the research abroad, and it was only the maliciousness of UW that prevented that. Malicious remorseless and arrogant people cause harm.

The RCMP has a duty to the public good and the Charter of Rights and Freedoms. To protect the public, and the reputation of the RCMP turn the case over to the Crown Let the public then judge the Crown and Judiciary whether or not they are corrupt It is important that the public sees who they can trust or not.

Thank you. EAH

Sgt. Cam Croal
Sgt. Paul Williams
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Edward Greenhalgh
Apt. 7— 265 Regina St. N.,
Waterloo, Ontario.
N2J 339

24 Jan. 01

\*\*\*Courier Delivered\*\*\*

## Title: FEAR OF A COVER UP

To be open to Public Scrutiny and by the International Legal Community.

<u>Summary</u>: Any unethical action(s) made by the <u>University</u> of Waterloo to suppress research and E. A. Greenhalgh CEASED to be a civil rights matter when these violations were necessary to conceal federal regulation violations and lying to receive monies. They became a criminal conspiracy to commit fraud.

Dear Sgt. Croal/Sgt. Williams:

Thank you for the letter dated 2001/01/05. I must ask that you include this material in your (final) deliberations because I no longer trust the government as honest: government has too much to lose. I cite the Westray Mine Inquiry where the government claimed that too much time had passed, witnesses were in other provinces, and other EXCUSES so to avoid the prosecution of government figures and their friends. I believe the federal and provincial governments are guilty of obstructing justice and conspiracy to evade justice. If this case were to become public government officials i.e., the Minister of Health Alan Rock would be forced to resign: just one example. There may even be a basis for criminal charges brought against government figures up to the PMO. And many prominent public figures including winners of the Order of Canada would be publicly embarrassed, especially for their failure to support the Charter of Rights and Freedoms. And the federal government has acted with MALICE in blocking research of value to cancer; all the while violating the

Charter with such CONTEMPT and DISDAIN that MEAN SPIRITED BULLIES is the only fitting description. The government has not only acted with MALICE, but like common criminals in its attempts to escape its RESPONSIBILITIES and DUTIES to the public (enforce laws and regulations) but with its INTENT TO EVADE JUSTICE! The RCMP may have been asked to avoid the public embarrassment to Justice Horace Krever, who was asked in the name of the public good to order the case to the Crown. Justice Krever may be retired but a justice has a much higher moral obligation to the public good than ordinary citizens; and he could not even name one alternate honest justice to do so in his place. Similarly, the Supreme Court of Canada Justices turned away from their moral responsibility. Like the Westry Mine Inquiry and other debacles where government and their wealthy friends could have been held accountable, the federal government wants to evade justice and. accountability to the public good. The federal government and other agencies have been FULL CONSPIRATORS using every means possible to evade not only justice, but moral responsibility, ethics and decency. Simply to avoid embarrassment, let alone justice, the government may be coercing the RCMP to close the case as quickly as possible now. Hence, this formal presentation, meant for full public disclosure so that any findings you make may be examined against a reference that the public and international legal community can scrutinize.

Please be aware that in the 1993 booklet, "Requesting an Investigation for Civil Rights Abuse and Resultant Grant fraud by the University of Waterloo," is a review by an independent lawyer who writes there is a case and "you have been treated shabbily", and personally he felt that the Crown should be involved. Please review the booklet because material dated as far back to 1988 shows that MRCC was aware of wrong doing. Therefore, what the RCMP must answer given the allegations of conspiracy to cover up leveled against the federal government, WHY, then, DID NOT the Health Ministry (responsible for research grants and standards etc.) investigate for the very minimum of scientific misconduct? Quite simply, that would have EXPOSED the full academic and fraud conspiracies. Therefore, by this early date, the FEDERAL GOVERNMENT (and others) are guilty, by their negligence to act, a conspiracy to COVER UP.

The Health Ministry, alone, is guilty of:

- a) Negligence;
- b) Dereliction of Duty, since they have:
  - i) refused to act/investigate it is part of the ministry's responsibilities to the tax payers
  - ii) helped suppress research of value to cancer and other areas of health.

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The RCMP has copies of the Responsibilities of the Ministry of Health, and the Act of Parliament that created the Medical Research Council of Canada: these have been violated. Note, even though MRCC may have been superceded by the Canadian Medical Institutes of Health (CNIH): it was and remains the Health Ministry's <a href="https://www.ultimate">ultimate</a> responsibility, and so is ACCOUNTABLE; especially since the refusal to enforce regulations etc. was the sole intent to evade justice as part of the conspiratorial plot. The government deliberately neglected its responsibility so time would cause the problem to go away: conspiracy to evade justice.

THE QUESTION IS;

if the Health Ministry, had not been CORRUPT, if it had been honest, were there applicable regulations that could have been HONESTLY ENFORCED?

The answer is yes!!! The Federal Government is guilty of corruption, dereliction of duty, and deliberate  $\underline{\text{omissions}}$  that AIDED & ABETTED the EVASION OF JUSTICE.

Yet, the Health Ministry refused to enforce honest regulations, and make a formal investigation that would root out further misconducts and more serious charges. This corruption forms a solid basis and evidence of a broader conspiracy by the federal government to cover up. Any government entrusted with science that could kill its population can not be allowed to cultivate policies that cover up, rather than expose, wrong doing. That is entirely against the whole ideal of constitutional parliamentary government: against the law. I, therefore, must outline the evidence of academic fraud conspiracy that culminated in felony fraud and violations of the Charter of Rights and Freedoms so there is no misunderstanding when this material is made public domain.

Federal grants (especially joint NIH—US and MRCC-Canada) have definite written requirements with clear stipulations EMPHASIZING that the spirit of TRUTHFULLNESS and HONESTY is to be met along with EXCELLENCE and HIGH ACADEMIC standards (you have copies of these forms). These WRITTEN DEMANDS outlining the REQUIRED STANDARDS (not "optional") to receive monies under joint programs are there to protect and benefit the taxpayers of both Canada and the U.S. — NOT private individuals or families, and these demands are to be respected and enforced by both governments. To LIE to either agency (NIH—Inspector General's Office USA; MRCC—Health Ministry Canada) for money so to experience private, personal gain is to commit felony fraud. Yale University has already set the legal precedent that this is true (Sgt. Croal has a copy of the material explaining this).

Fraud is the DELIBERATE lying for monies that would not otherwise be granted if the TRUTHFUL and HONEST requirements of the grant would not be met. The operative word is  $\overline{\text{TRUTHFUL}}$  and is  $\overline{\text{EMPHASIZED}}$  IN THE GUIDELINES,UW would be responsible for reading (you have copies) as the SPIRIT of as in the INTENT TO MATCH THAT SPIRIT; quite the opposite of the spirit of the INTENT TO DECEIVE and MANIPULATE so to APPEAR to have complied when in (truthful) fact that is not the honest truth! When the ADMINISTRATION of the University of Waterloo set out to deliberately and blatantly disregard the SPIRIT of TRUTHFULNESS, HONESTY and ETHICS, they have NOT, in  $\underline{\text{fact}}$ , complied: THEY HAVE LIED!! The University of Waterloo had acted with:

- 1. Premeditation
- 2. INTENT TO DECEIVE, and
- 3. Fraudulently -- criminally.

The Administration of the University of Waterloo IS RESPONSIBLE as is the administration of any large corporation. The Government of Ontario and the Law Society of Upper Canada have informed Greenhalgh that the University of Waterloo is a large corporation, and, therefore, must be held accountable in the same manner as one would be. ADM; and BASE-Hoffman Roche HAVE BEEN held accountable, by Precedents: the US Justice Dept., and the Canadian government for price fixing schemes that were over a decade old. The Administrations were held accountable, NOT individuals. The Administration of the University of Waterloo CONSPIRED/SCHEMED to misuse/misrepresent the honesty and integrity of their signed assurances (for monies), in order to benefit the wishes of a private family (not to benefit the taxpayers who provided the monies) so to promote J. C. M. Riley without meeting the HONEST requirements demanded. The Administration conspired to commit fraud and violated federal regulations just like ADM etc.) and cheat the public/taxpayers of Canada and the US. THIS IS CONSPIRACY TO COMMIT FRAUD!!!!!!!!!!

#### BIG PICTURE:

In 1987, E. A. Greenhalgh made clear to MRCC the value of his suppressed work by asking, "wouldn't honest cancer researchers want to know?" The same theory would win Americans the Nobel prize in 1990. He also gave MRCC independent expert opinion that said his research could be of direct clinical value to women's health. What has the University of Waterloo to offer? — they made the Riley family very happy! Justify this to the taxpayers, and please note that UW and MRCC's conspiracy also caused research monies (from private pharmaceutical companies) to be loss to Canada; while suppressed cancer research simply means more people died. Please justify J. C. M. Riley as not a fraud against the taxpayers — in public.

Fear 6.

POINT: CONSPIRACY TO EVADE JUSTICE, especially when the co-conspirator is the federal government, can not be used as a defense. The University of Waterloo, the Corporation, the Center of Excellence as a body, is guilty of all crimes originating from the original fraud conspiracy. THAT THE GOVERNMENT OF CANADA WAS DERELICT IN DUTY and refused to enforce the required standards and laws, proves negligence and conspiracy to conceal, but DOES NOT constitute a statute of limitations defense. IT MAKES THE GOVERNMENT GUILTY OF OBSTRUCTION OF JUSTICE, and criminal conspiracy to AID AND ABETT THE EVASION OF JUSTICE!

#### Fraud Charges Will Protect the Public Good

The University of Waterloo with J.C.M. Riley represents a threat to the public safety. The Ministry of Health (MRCC) was told of a very simple experiment to re—test the Riley research (like testing the Walkerton water); that if an antioxidant was placed in the Riley work, the work would be proven false! MRCC, though authorized by its MANDATE, for ONSITE investigations did not do its duty (just like the province never followed up the water testing standards as being truthfully followed). The political program the Center of Excellence as promoted by UW and Ministry of health, is proven both dangerous and criminal as it is producing substandard personnel and bad attitudes found as causative in the Blood tragedy, with J. C. M. Riley.

Example: a blood company scientist warned the Administration that live virus was in the product. The Administration (for money) shipped anyways and children died.

Greenhalgh warned the Ministry of Health, but it conspired to rover up. Fraud charges will send a message that this is a bad attitude.

re. Public Complaint of roster/King: During the course of their investigation did either officer subponea the Riley undergraduate marks as this would have proven the very poor qualifications. If not, why not? And if not, this is evidence of a poor investigation; perhaps cover up.

Sgt.Croal/Sgt.Williams, lying for money is fraud; please refer to the material sent to the RCMP dated 18 Nov.99, and you are respectfully asked to answer the 7 questions found in the material titled, "Consent and Cover Up" addressed to Commissioner S. Heafey and dated 11 NoV. 99. I refer to pg. 3. You avoided answering these questions before, and for public disclosure I do need their answers. As I also need the answer to the 7 questions found in the material now sent to you titled, "Overview." The following will emphasize both sets of questions, and their inclusion to the case. The allegation is made that the federal government does not want this case to come before the public; hence the need for public exposure.

# Fraud & Conspiracies

<u>Point</u>: If anyone goes to the U.S. government and says, "give me the taxpayers' monies for "shit", will they get the money? No! Similarly, if you tell the Canadian taxpayers that you INTEND to violate federal regulations in order to promote "shit" all the while you will hold back their own children's future, will the taxpayers give you money? No! If for the exact same "shit", you then go to the U.S. government (in collusion with Canadian officials entrusted by the taxpayers to tell the truth and enforce standards) and LIE on federal forms (which demand truthfulness) by deliberately MISREPRESENTING the "shit" as excellence (all the while withholding contrary evidence) and apply for money, then that is FRAUDULENT MISREPRESENTATION to acquire money. Felony fraud! Premeditated fraud, and fraud with intent: that is the definition of criminal felony fraud. And when a group of people are involved in the PLANNING, the deliberate COORDINATION and execution of the fraud that is called CONSPIRACY to commit fraud.

 $\overline{\text{Fact}}$ : The University of Waterloo FACILITATED by the Medical Research Council of Canada (Mm. of Health-Federal Government) CONSPIRED to commit federal felony fraud on applications for a joint MRCC-NIH grant research scholarship (federal funds) for J. C. M. Riley. Their actions CHEATED the taxpayers of both Canada and the U.S. (especially in the suppression of research).

J. C. M. Riley had a C- general BSc. in physics and his family had INTENDED that he would end up with a Ph.D. and a job at UW. PLAN and INTENT. The UW physics dept. said he was substandard and refused. The family still wanted any Ph.D. and job IREGARDLESS of standards or qualifications so they created an artificial situation wherein a person who could never qualify for an undergraduate biology program ended up in a biology Ph.D. program. Unethical, but not yet fraud/felony. Unfortunately, though, and because he never received the required and proper undergrad training for biology students, he was bubbling air through his experiments creating a bogus and artificial response that he erroneously called a biological reaction when all it was, was a chemical artifact. The J. C. M. Riley Ph.D. and J. C. Carlson research was false and so reported to MRCC (by legal counsel) long before J. C. M. Riley could apply for the joint MRCC-NIH scholarship to go to Yale. The fraud is when everyone knew the qualifications were fabricated and the work was false, but they still applied for the monies. That is what they had planned, and they would make the plan succeed iregardless of the truth or standards. It is no longer just unethical, it is now felony fraud.

Later, when in fear of PUBLIC EXPOSURE, MRCC cancelled the Carlson grant (the Riley Ph.D. for which the scholarship was granted) they described it in derogatory terms: i.e., shit! Although, MRCC withheld this evidence from Greenhalgh even when the plagiarism and scientific misconduct issues were revisited to MRCC. This would have proven the plagiarism charges: MRCC took sides so to cover up. Therefore, MRCC is proven to be a full conspirator to the J. C. M. Riley NIH—MRCC scholarship fraud: actively facilitating the fraud. The RCMP has in evidence a booklet so titled, "Allegations of Misconduct Condoned and Supported by the MRCC: A Conspiracy." To Demonstrate: The U of W gave False Assurances and Violated Guidelines, Objectives and Spirit of the MRCC to Promote J. C. M. Riley and Private Interests." dated 0 July 1996 and sent to Pres. H. G. Friesen of MRCC and Pres. A. Carty of MRC — both represent the federal government.

# The Riley Family-University of Waterloo Conspiracy to Violate Federal Regulations and

#### Commit Fraud

(Private Interests Misusing public and Federal Programs for Purely Private Gain) The Riley Family through financial and political influence had PRE-PLANNED that J. C. M. Riley would go to Yale EVEN BEFORE receiving his Ph.D. to even qualify to apply for such a post-doctorate research grant. The <a href="evidence">evidence</a> available, therefore, proves PRE-MEDITATION with INTENT; CONSFIRACY TO COMMIT FRAUD! Federal fraud against the United States Government has NO statutes of limitations.

#### Political Ramifications for the U.S. Government: Motives for a Conspiracy to Cover Up.

1. Affirmative Action: Forces within the U.S. wish to stop Affirmative Action, one argument being that it dilutes academic excellence. If Riley were exposed as a "shit" standard (MRCC derogatory term used for full effect) their argument is rendered meaningless, and they could be labeled "racists." Therefore, the Canadian government has a powerful motive to coerce the RCMP to cover up because if this were exposed, then the Justice Dept. will have NO CHOICE but to lay the fraud charges against UW and the Government of Canada, and embarrass Yale.

2. G. W. Bush jr. and Bill Clinton went to Yale. The Margo O'Toole MIT case questioned the value of Ivy League educations. Yale depends on (Sgt. Croal has copies of this material) on prestige to keep the money rolling in, so to have their academic standard exposed as a joke threatens revenue. Further, to prove that the Head of Ob. & Gyn., Dr. H. R. Behrman was incompetent, so much so that he couldn't tell "shit" from science, and would stoop so low as to plagiarize the research of an unknown Canadian is embarrassing and would threaten funding and prestige. The allegation is that Pres. Bush Sr., and Pres. Clinton would have conferred with fmr. P. M. Mulroney and P. M. Chretien to cover up: even if it meant blocking cancer research. Why else would people in the U.S. Inspector General's Office LIE in writing so to close investigations. Please note; I asked one U.S. official how many dead Americans would he accept from lost research (i.e., suppressed cancer research) for J. C. M. Riley? The American public will have to ask Pres. Bush jr. now. Further, possible conspiracy has been demonstrated.

Point: Pres. Bush jr. and his AG will have to be asked whether they just enforce the law to execute poor people in Texas, or is the law applied equally to all criminals regardless of race or wealth; especially if cancer research is suppressed.

Nonetheless, the RCMP has on file the regulations required for the joint NIH-MRCC post-doctorate scholarship which is granted to "EXCEPTIONAL researchers of HIGH ACADEMIC ABILITY and OUTSTANDING research etc., and

who is <u>GUARANTEED</u> (repeat, GUARANTEED)

a position at a Canadian University upon

completion of studies at the American institution.

This is exactly what the Riley Family conspiracy was all about, and they were not going to allow any honest standards that were in the best interests of the Canadian/American taxpayers stand in their way: they WERE GOING TO GUARANTEE THEIR CHILD, J. C. M. Riley (something not guaranteed to any other Canadian child) a position NO MATTER WHAT —and that includes the LAW! They had pre—arranged all this even before he had begun the Ph.D. program: CONSPIRACY. That is premeditated conspiracy with intent to commit fraud!

And they had already CHEATED honestly qualified students of hardworking Canadian taxpayers out of EVEN having a FAIR chance of an open and honest Competition. The competition had SECRETLY been decided years in advance and so was already closed before any application dates for honest, truthful application. That is DEFRAUDING the Canadian taxpayer, stealing their children's futures, and weakening the university standard in Canada!

And because the Ministry of Health was made well aware of the situation by Greenhalgh's persistence, the Ministry is a criminal accessory, and facilitator, and does not want this disclosed to the public.

Point: motive for Foster/King cover up.

#### P.M. Jean Chretien Moral Fraud: Hand Up not Land Out as a Photo Opt.

As of Jan. 2001, P.M. Chretien has announced a "hand Up Not Hand Out" program to help the under privileged and native children: giving the impression that he cares. Although it appears admirable, I must question his sincerity because when it was necessary for P.M. Chretien to stand up for the law, the Charter of Rights and Freedoms, and the underprivileged, he turned his back and shrugged, and walked away. Worse of all, the evidence indicates that P.M. Chretien is guilty of conspiracy to cover up fraud and civil rights abuse. In evidence, please find the copy of material dated 01 Feb.94 titled, "A Special Cover Letter", addressed specifically to P.M. Chretien, Premier Rae, and Edward L. Greenspan, V.P. of COLA. It contains the reply from Premier Rae as proof of receipt; and more telling the contemptuous disregard of P.M. Chretien and MR. Greenspan (Order of Canada winner). Premier Rae's reply and my courier slips prove (reasonable )awareness.

It must be noted that in the material titled," A Formal Complaint to the OHRC,...., dated 02 Feb. 94, fraud is clearly stated as a basis for the complaint as well as Charter abuses. Please note many other prominent people received a copy, including the then Attorney General, Alan Rock, which establishes prior knowledge and reinforces the allegation of obstruction and cover up against Alan Rock.

It is also worth noting that Mr. Greenspan would go on to defend an "insane " hockey player who was banned for fighting claiming his Charter Right s to employment were abused. Mr. Greenspan did not care about my Charter Rights to Employment, but if he did that would mean he would have to expose the fraud. Denial may protect his law career, but the public should ask him about his Order of Canada because he did not care about Charter Rights for the under privileged: only when he could get paid.

Back to P.M. Chretien, he was made REASONABLY AWARE of poverty, Charter Abuses and federal fraud: he did not care, otherwise he would have acted. Therefore, I must openly question his REAL reason for the program. The underprivileged and native children are so often lied to and ripped off, that is morally distasteful for him to use their few dreams to put himself in the history books as a nice guy, for some fake program that will shut down soon after he retires: that is cruel to treat people who have so little as a photo opt. Public exposure may force him to make it a real program. (like the one the wealthy Riley Family had using federal money to promote their kid's well being).

Read the material as it is further proof for a motive for a Foster/ King cover up. (protect the P.M. from obstruction and cover up charges).

# The Ontario Human Rights Commission as Part of a Conspiracy to Obstruct Justice and Cover Up Fraud and Charter Abuses.

Point: Never in Nazi Germany do you near of a Jew reporting the Nazis to the police for breaking the law, nor a Jew suing the Reich for human rights violations, let alone taking the government to court. Then, from the above, can you conclude that the Jews suffered no wrongs under their government? No crimes? No human rights violations?

Commissioner Rosemary Brown was sent a registered letter outlining misconducts by the OHRC, and in it, it was stated if she did not investigate she could easily have been appointed a Human Rights Commissioner by Milosvic of Serbia and that she could stand on a decaying skull in Bosnia and declare that she could find NO human rights violations had occurred. The OHRC is accused, with evidence, to the RCMP of being a part of a conspiracy to cover federal fraud and Charter Rights abuse so to OBSTRUCT JUSTICE in order to protect the University of Waterloo. The evidence provided proved that no law firm was prepared to deal with the politics that the University of Waterloo could bring to bear. The denial of rights is a denial of justice and human rights (ask the holocast survivors). Part of my complaint to the OHRC was the denial of my Charter of Rights and Freedoms so UW could cover up federal fraud. The Charter states that every citizen has a right to education and employment. Evidence provided to OHRC proved blacklisting and fraud. Had OHRC found in my favour then UW and Yale would have been exposed publicly for:

- 1. Federal fraud
- 2. Plagiarism and scientific misconduct: disgracing the Head of Ob. & Gyn. at Yale
- 3. Exposing Yale to criticism from proponents of Affirmative Action in the U.S. Please note that OHRC has helped to block minorities in the U.S. due their corrupt actions.

Even though NO ONE from OHRC EVER MET WITH ME, they were very able to deny my case (like Keegstra, if you say the holocast didn't exist, it didn't. Very bad for OHRC), calling it vexatious and frivolous. I was like a Jew in Nazi Germany who couldn't get a job and was being called bad for exposing the blacklisting and corruption!

Please note, Paul Bernardo, a rapist and murderer has his Charter rights protected (a million dollars worth). But when information is requested to convict criminals it is denied. THE CHARTER APPEARS TO ONLY WORK FOR CRIMINALS! Ohrc would see to it that UW would have their Charter Rights protected, BUT, and this is a very important BUT, OHRC would not support a VICTIM'S claim based upon the Charter of Rights and Freedoms, even though they admitted, by their refusal to release material necessary for criminal prosecution, that they KNEW fraud had occurred. Awareness proves conspiracy and obstruction!

<u>FACT</u>: OHRC is guilty of conspiracy to cover up and to obstruct justice, and, therefore, helping to violate the Charter of Rights and Freedoms of a citizen THAT IS VERY, VERY BAD!!!

The U.S. Component to the Conspiracy
The Inspector General's Office of the U.S., through the Auspices of the Health and Human Services conspired to Cover Up Fraud so to
Protect Yale.

Several officials under the IGO are guilty (hard copy documented) of lying to cover up scientific misconduct and fraud against the United States. This was done to protect the head of Ob. & Gyn. at Yale, Dr. H. R. Behrman, and the money making capacity of Yale itself.

FACT: A federal U. S. investigator under the IGO lied in Writing even though NIH grant requirements (RCMP has a copy) are quite specific that applicants be of the highest academic standings and research ability and all applications be truthful and ethical. When given documented evidence that J. C. M. Riley was a C- BSc. in physics whose research could not be replicated (an academic fraud), he replied NIH is not responsible for the standards a university accepts for a Ph.D. THIS IS A LIE and in direct contradiction to written federal regulations and policy. HHS/IGO from this point on are involved in a conspiracy to cover up fraud and protect Yale University. An investigation will reveal that several HHS/IGO personnel lied. This may require a federal U.S. Congressional inquiry. Nevertheless the lie proves the conspiracy and that the ICC is guilty of obstruction of justice. Very bad.

#### The Ministry of Health Obstructs Justice

The federal government of Canada has been informed since circa 1987 about the misconduct and fraud. Indeed, as of 1993 the Federal and Provincial governments were asked to investigate for civil rights abuse and federal fraud (the RCMP has this material). Three health ministers

Mary Collins (PC)
Dianne Marleau (LIB)
Alan Rock (LIE, and as Justice Minister too!)

were all made aware of the scientific misconduct and fraud. At any time, any of the health Ministers could have called for an investigation. None did. They had more that sufficient evidence to do so. Alan Rock is guilty of obstruction of justice as pointed out to Sgt. Croal in the 08 Dec. 00 letter.

- 1. 11-1X-98 Rock replies the allegations are serious but he can't proceed with out a clear factual basis.
- 2. Oct. 13, 2000 when asked point blank to release MRCC documents for Criminal investigations, including the FBI, he refuses.

Health Minister Rock  $\underline{knows}$  there is serious evidence, and has known since he was Justice Minister. Please note, he did not reply that he was ordering an investigation. Alan Rock is guilty of obstructing justice. Very serious and a motive for the Foster/King cover up.

#### Proven:

- 1. There is ample evidence for violation of scientific and funding regulations in Canada and the U.S.
- 2. Evidence of violations of the public trust
- 3. Evidence of felony fraud
- 4. Conspiracy by many persons and agencies

And about the Ministry of Health it was responsible/
accountable for MRCC. This case proves that MRCC violated the public
trust because all it did was give monies to relatives and friends;
protecting their private interests promoting their private gain over the
taxpayer. The taxpayer was what the MRCC Mandate was established for; to
benefit. In the NEW CMIH, the CLIENT'S wishes and needs not the taxpayers
benefit is what is now stressed. Given that MRCC (former )Council members.
Drs. Cal Stiller, Lewis Slotin Keith Dorrington, H.G. Friesen plus others
had to review this case in their Council capacity; they were corrupt or
incompetent or criminal in there previous actions. Either way their
attitudes represent something bad for society since in their MRCC
capacity they blocked research of value to cancer. They KNEW! The
allegation is that they PERSONALLY COULD NOT PROFIT FROM IT AT THE TIME.
MRCC members were supposed to promote research of value to the taxpayer.

Now, those former MRCC members are heading or promoting private companies under CMIH. Some have even appeared on television to tell investors how their research will find answers for cancer. Now they can experience private personal gain. Why wasn't this a priority in 1987-88? The cliche is proven: TEE GOVERNMENT OF CANADA BLOCKED CANCER RESEARCH FOR MONEY!!! Therefore, this case is very important to the taxpayer of Canada, and if the RCMP does not take it to the Crown, the public must be made aware.

Sgt. Croal/Sgt. Williams, there has always been ample evidence of scientific misconduct, civil rights abuse, and fraud. The only problem is that the Canadian federal government is guilty of criminal behavour. You may want to dispute this in public. Your reply and this material is small enough to place on a website on the internet for the whole world to judge.

The whole point, though, is the danger of bad science. Many of the people involved from the federal government, University of Waterloo and MRCC are now involved in the new CMIH, and biotech businesses: they have proven themselves to be unethical, dishonest and untrustworthy. Hopefully, 9 out of 10 products these companies produce (will it be 1 of 2) will benefit society. But, what about the 1 that is a killer? Who will stop it? All those named accept bad science and

and regulation violations and aid the evasion of justice/ liability. The federal government has proven that it accepts lying for money and substandard personnel and practices.

WHO AND HOW MANY WILL THEY KILL: AND IF YOU ACT NOW, IT IS PREVENTABLE!

The RCMP is sworn to uphold the law, the Charter of Rights and Freedoms and the public safety. I believe that I have proven a real threat to the public from bad and criminal government practices. Any government that blocks cancer research in order to cover up fraud is capable of even greater criminal acts. It is in the public's best interests for this case to go forward. There is nothing more I can say or do, except ask the public for help.

Thank you.

Very truly,

Edward A. Greenhalgh

Senator Trevor Eyton was appointed to the Canadian Senate by fmr. P.M. Brian Mulroney. Former UW Pres. Douglas Wright was Brian Mulroney's Educational Advisor. Similarly, the fmr. Dean of Research Dr. A. Carty, was appointed to Pres. of the National Research Council of Canada by P.M. Jean Chretien. Cabinet Minister Boudria received a bachelor's degree from UW. Cabinet Minister Maneley also has a degree from the University of Waterloo. That is tremendous political influence.

The University of Waterloo is guilty of unethical conduct and violating the Charter of Rights and Freedoms. The RCMP is sworn to uphold the Charter. UW has the political clout to get away with human rights violations, especially if it is necessary to cover up fraud.

Brian Mulroney, Jean Chretien Trevor Eyton and Carty are all staunch supporters of the Center of Excellence program a business model meant to create businesses on campus to create jobs and money. It is important to note that I have written my M.P. for Waterloo, Liberal, Andrew Telegdi (a fmr. Sec. for Human Rights) asking for help citing both the Charter of Rights and Freedoms and violations of the law: fraud. It is important that he has never met with me. Equally important is the fact that he has met with (in person) and is championing the cause of a rich Waterloo businessman, a Mr. Oberlander. Mr. Oberlander was a former Nazi death squad member who lied to Canada. The point is ALL OF THE ABOVE will stand up for business interests but NOT human rights violations (as outlined by the Charter) especially when it is necessary to cover up Violations by those business interests.

Trevor Eyton is a powerful businessman, head of a huge conglomerate, Brascan. Please note that P.M. Jean Chretien is directed/advised by another equally powerful businessman, John Rae (brother to fmr. Premier Bob Rae) head of Power Corp. Business interests are important to the Canadian government, but is the Charter? The question will have to be asked in public, was Pierre Elliot Trudeau's Charter of Rights and Freedoms his life's legacy a document worthy of respect (it is enforced) or a paper fraud written to satisfy his vanity and get in the history books?

My case to be put before the public is the dangerous misuse of science by unthinking and uncaring business people who neither respect the Charter nor care about ordinary human lives. If the law and federal regulations aren't respected great harm can result from bad business practices. If politicians and business people won't listen when violations are cited why should they listen when an experiment goes wrong that can kill thousands? The law must represent a deterrent, and to do so it must be enforced. Please recall the registered letters P.M. Chretien and others were asked to put their seats in Parliament and pensions on the line for the truthfulness of

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# The Danger in Science of Business and Political Interests Being Above the Law

The critics of the misuse of genetic engineering cite the Nazi atrocities. Everyone doubts the danger because modern people aren't the bigots of the past. The point people miss, though, is that Hitler was not the cartoon we see him as today. He was a model the BUSINESS community wanted to spread around the world! Henry Ford sent him 50,000.xx for his birthday (when bread cost 50 a loaf, that's a lot of money; and a lot of support). Many historians credit this insane man as the savior of capitalism: it may be true! None of the businesspeople in the UK, US and Canada who supported him believed him when he said he'd kill the Jews. They thought it was talk to get elected.

<u>Point</u>: the business community saw profit, and didn't recognize harm or didn't care). People did try to warn them but profit wouldn't let them listen

- Pt. 1. Hitler was a bad business model that could have been stopped if the LAW and Constitution and human rights had been enforced. The business community wouldn't believe and allowed (encouraged) the law to be broken. Harm followed.
- Pt.2. Adolf Hitler represents the first time that political decision model caused worldwide harm affecting all aspects of life all over the world. Do you understand, no one was unaffected? Just as science and politics now affects everyone on earth: simple acts (i.e., misplace one gene) are AMPLIFIED to disastrous levels. Laws and regulations are important (otherwise don't have them!!!!!), and they must be enforced by good people.

Fmr. Pres. Bill Clinton's actions must be compared to Adolf Hitler's, but no one can call Bill Clinton a racist or Jew hater. But this Rhodes scholar this so—called bright man did NOT understand science or its impact. He understood political expedience and personal gain. Get the right forms signed and you create jobs and profit. As Governor of Arkansas, to expedite the blood program in the prison system, he allowed regulations to be broken and doctors who lost their licenses to be re—instated as long as they signed his forms. The blood was contaminated with HIV and Hep. C and was DISTRIBUTED AROUND THE WORLD!

Pt.3. A lack of scientific understanding and appreciation for its harm combined with violations of standards and laws to promote a business opportunity caused worldwide harm.

Trevor Eyton in the early 90s (and he was a <u>Senator at</u> UW) invested in a "mega" project(Hitler loved mega projects) that "tanked" (Canary Wharf). Experts have stated that this failure caused a

1 to 3% increase in interest rates that directly translated to a 1 to 3% increase in unemployment in Canada. Canadian lives were adversely affected. Senator Eyton, in a t.v. interview, admitted that he may not have been as smart as he thought he was. Please note, that he and his friends control the tv network that this was broadcast on. He wanted his say in public.

The point of all this is that the University of Waterloo, with all of its powerful political connections blocked research of medical value to promote work totally unacceptable but an unqualified person; work that would officially be described in derogatory terms. They had the power and arrogance and didn't care (criminals are gauged by their level of lack of remorse). The research they are blocking sees potential harm from BAD genetic engineering, and proposes models to study and prevent that harm. This work is blocked because (like with Hitler, the business community does not wart to hear any critics who may question their dreams of huge profits) no one will enforce the law, federal standards or even respect the Charter of Rights and Freedoms. Powerful business people and politicians who believe they will experience personal gain (greed like that which drove Bre-X) are opposing the research. Harm from genetic engineering, that's crazy! Is it? What about the Blood Scandal? What about Walkerton? How qualified were those people? Did people die? YES!

I am asking the RCMP to enforce the lawreport the truth (did people lie) and uphold the Charter of Rights and Freedoms because it is in the interest of the public good.

Thank you.

EAG