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Rt. Hon. Madame Beverley McLachin
Chief Justice of the Supreme
Court of Canada

(519)-884-3318

20 Sept. 2000

Courier Delivered

Supreme Court of Canada
Supreme Court Bldg.
301 Wellington St.
Ottawa, Ontario.
K1A 0J1

(613)-995-4330

Title: If Everyone Knows Everyone
Is Lying and No One Enforces the Law and
Federal Standards to Protect
the Public, WHO IS RESPONSIBLE?

Is the Charter of Rights and Freedoms
a Fraud?

The Government of Canada is Involved
in a Criminal Conspiracy.

Dear Rt. Hon. Madame Justice Beverley McLachin and the Justices of the
Supreme Court of Canada:

You are approached on a matter of the Constitution and the law because those entrusted with enforcing the law and upholding the Constitution are documented to be involved in a criminal conspiracy to obstruct justice. A criminal conspiracy which it is in the public's best interests to be exposed (please review the brief sent to Justice Horace Krever to be released to the public domain). The criminal conspiracy can only continue to succeed if the government is allowed to WITH HOLD EVIDENCE re., a Medical Research Council of Canada document. The Medical Research Council of Canada (MRCC) is under the Ministry of Health: both have been previously asked to release the documents for the purposes that criminal (FBI & RCMP) investigations and federal fraud charges may go forward. Each (see replies) have claimed that they would like to wait for the end of the RCMP criminal investigation - a ploy also used by the FBI (see reply from Mr. Walsh). The refusal to release the document and to act independently can be viewed as obstruction of justice in the worst case scenario. The Ministry of Health has enough evidence of the

Mandate to act immediately without the need for the outcome of any criminal investigation. As for the FBI, they are obstructing justice so

to protect Yale from federal fraud charges as well as the U.S. Inspector General's Office wherein it will be proven that at least a half dozen officials have lied to cover up fraud and scientific misconduct.

The RCMP has a Public Complaint before them alleging misconduct to cover up the conspiracy and obstruct justice. The OBSTRUCTION of JUSTICE is based in political motives to protect the Center of Excellence program and prominent MRCC officials; Drs. H.G. Friesen, Lewis Slotin, Cal Stiller and Keith Dorrington to name a few. The obstruction of justice also leads all the way back to the PMO-- both Jean Chretien and Brian Mulroney. To get the Supreme Court's attention and to use the same bluntness found in the government document that is in question, it shall be proven that:

THE GOVERNMENT OF CANADA BLOCKED RESEARCH OF VALUE TO CANCER'S ANSWER TO PROMOTE AND PROTECT SHIT!!!!!!!!!!

That is blunt and frank language, and happens to be true, and is documented in official federal documents. The very documents that I seek and have requested many times before from the RCMP, the MRCC and the Health Minister Alan Rock. The purpose of having these documents are for release to the public domain so criminal charges may be made and inquiries held both in Canada and the United States. The only purpose in not releasing these documents is to obstruct justice so to cover up fraud and scientific misconduct and violations of the Charter of Rights and Freedoms.

Please note the reply from former P.M. Pierre Elliot Trudeau's secretary, date **30 Mar. 93**. Former P.M. Trudeau was written in the belief that as the man who gave Canada the Charter of Rights and Freedoms he would want to see it enforced in important matters. Mr. Trudeau was a lawyer who could not even recommend his protégé Jean Chretien who at that time was not even serving in parliament, but working in private practice. This case proves that the law firm under Liberal Senator Godfrey which originally acted for me, engaged in unethical legal misconduct that only served to obstruct justice and prevent fraud charges from being laid against the University of Waterloo. Liberal M.P. John Godfrey, son of Senator Godfrey and friend of P.M. Chretien (who some say committed an unethical act against Mr. Bouchard) should be publicly asked if he knows what obstruction of justice means and whether he supports the Charter of Rights and Freedoms since neither his father nor friend, P.M. Chretien have the answers. Please review the reply from former P.M. Brian Mulroney, and be fully aware that with all the registered and courier letters sent to P.M. Chretien and all the various cabinet ministers and public officials that it is VERY UNREASONABLE for P.M. Chretien and others not to be aware of the matter. Documentation proves that there is substantial evidence to prove REASONABLE AWARENESS on the part of P.M. Jean Chretien. Therefore it is very fair to say with less than a reasonable doubt that P.M. Chretien knows about the fraud allegations and that it has been politically advantageous to have the whole affair

obstructed so to protect a political program and friends from charges and embarrassment. The P. M. O. must be seen to have a reasonable stake in the obstruction so to protect the University of Waterloo, and the University of Yale and the Office of the U.S Inspector General from fraud and conspiracy and obstruction charges:

A COVER UP!

The Honourable Justices of the Supreme Court are now aware that the documents in question are very significant. And it has been pointed out with the Senator Godfrey example that ethical and good legal representation has been impossible to obtain; hence the Justices are approached directly with my request.

There is documented evidence of:

1. Charter Rights Abuse
2. Federal fraud by an institution following a federal political program, the University of Waterloo and the Center of Excellence program.
3. Obstruction of Justice by
 - a. RCMP
 - b. U. S. Inspector General's Office
 - c. The Ontario Human Rights Commission
 - d. Federal politicians, the Medical Research Council of Canada, the Ministry of health; all the way to the PMO.
4. Legal representation has been impossible to obtain: alleged political coercion. Denying a citizen access to the law and then blaming the citizen to match the requirements of any laws is neither fair nor just!!!!

It is, therefore, very reasonable to ask the Supreme Court Justices, since you are meant to represent the pinnacle of JUSTICE, to order the Government of Canada, particularly the Minister of Health Alan Rock to order the Medical Research Council of Canada to release the documents wherein the MRCC CANCELLED the J. C. Carlson (J. C. M. Riley Ph.D) research grant and described it in derogatory terms, especially since these documents will be used to initiate fraud charges wherein tax dollars and federal programs both in Canada and the U.S. were misused so to promote the personal private gain of a single individual. Please review the letter to Justice Horace Krever for more details. Also see the requests sent to Health Minister Rock and Liberal M.P. Andrew Telegdi.

This case is significant because it proves that the federal government in the Tainted Blood Scandal lied to the public concerning federal policy. The government told the Blood Victims that they had turned over all possible documents and DID NOT with hold or destroy any evidence that could have lead to criminal convictions. The federal government, through their official representatives, the RCMP, MRCC and Minister of Health plus others, have been repeatedly asked to release said documents so criminal charges may be laid. The fact remains, the documents have never been released, but have been repeatedly refused on grounds of the RCMP criminal investigation. The RCMP, themselves, are now the subject of complaint and the fact is that federal fraud is no longer the BIGGEST CRIMINAL ALLEGATION: OBSTRUCTION OF JUSTICE is! And all allegations come down to the physical evidence contained in official federal government reports. The (precedent) Alan Eagleson case did not proceed until there was a large enough public knowledge to force the Crown to act, and similarly, and especially now when the PMO Is implicated in the obstruction and conspiracy it is critical that these documents be released so justice may be served. Justice has NOT been served up to now by their being with held and there is no good reason to believe that justice will be served by their continued being with held. No the only solution for justice to be served is to have these documents immediately released.

Therefore, in the name and principles of the Charter of Rights and Freedoms, and Justice, I most respectfully ask you, Madame Justice McLachin and the other Supreme Justices to order the Government of Canada and its agent, the Medical Research Council of Canada to release copies of said documents so they may be used to seek justice.

Thank you for your time and consideration. Please realize that since political interference is alleged to have obstructed justice already, the reply of the Supreme Court of Canada, Rt. Hon. Madame McLachin, will be made available to the public domain (i.e., the Internet). I firmly believe that there is no good reason, other than a criminal one to obstruct justice so justice may be evaded, not to order the release of the requested documents immediately.

Thank you

Very truly

cc RCMP
cc Justice Krever

SUPREME COURT OF CANADA
COUR SUPREME DU CANADA

301 rue Wellington Street Ottawa (Ontario) KOJ

received
3 OCT 00
EMG

September 29, 2000

Mr. Edward A. Greenhalgh
265 Regina Street N., Apt. 7
Waterloo, Ontario
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Dear Mr. Greenhalgh:

This is to assure you that the Supreme Court of Canada has received your letter of September 20, 2000, with enclosures. Your letter has been referred to me for reply.

I regret to inform you that neither a judge nor the Supreme Court of Canada is able to be of assistance to you. The Court is only empowered to consider matters that have arisen on appeal in a provincial court of appeal or the Federal Court of Appeal.

I would suggest that you contact a lawyer who would be able to advise you of the rights and remedies available to you.

Sincerely yours,

Barbara Kincaid
General Counsel
Law Branch

