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Alan Rock  
Minister of Health  
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21 Sept.2000

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

(613)-957-0200

Title: This case has only dragged on because the authorities have been derelict in duty and obstructed justice. Release the MRCC documents and justice will be served.

Dear Rt. Hon Minister of Health, Alan Rock:

You are once more approached in your capacity over the Medical Research Council of Canada (MRCC). I have written the Supreme Court of Canada requesting that they order you to order MRCC to release the document that we have previously discussed the report cancelling the J. C. Carlson-J. C. M. Riley MRCC research grant which described their work in derogatory terms: i.e., shit! Whatever they and you do or do not do must now be considered open to the public domain because that report proves that federal fraud-Canada and U.S. did occur. But now, perhaps more importantly, it proves that:

1. cancer research was blocked for shit

2, obstruction of justice occurred possibly all the way up to P.M. Chretien

\*\*\*P.M. Chretien will have to explain to the public why he will promote shit and obstruct justice but will not help cancer research.

The Medical Research Council of Canada particularly Drs. H. G. Friesen, Lewis Slotin, Keith Dorrington and Cal Stiller will have to explain their roles in unethical scientific misconduct obstruction and other serious acts in direct contradiction to MRCC's parliamentary Mandate.

i.e., the Council counseled Carlson & Sawada to plagiarize the Greenhalgh research all the while it was party to black listing (his research of value to cancer and other).

That the research was of value to cancer's answer is easily proven by:

1. Its direct comparison to Dr. Victor Ling's 1986 research. Ling was NOT doing this research whose theories won him \$300,000.xx prize; until SIX years AFTER Greenhalgh.
2. Greenhalgh has survived cancer even though he turned down chemo and radiation treatment to use theories to induce remission theories suppressed by the Government of Canada so they could protect "shit." These theories were described to pharmaceutical companies who first offered an MRCC scholarship. Later these multi nationals all said that they didn't do basic research in Canada; in direct contradiction to the Extended Pharmaceutical Act. Only that kind of influence to black list can come from the Government of Canada and the PMO must be held responsible.

The requested documents will PROVE that the Head of Ob. & Gyn. at Yale, Dr. H. R. Behrman is guilty of plagiarizing my research theories and not being able to tell shit from quality science: this is something that world should be informed of; the low ethical standards at Yale.

Sir, you said that you would wait until the RCMP criminal investigation was completed, the only problem is that there is evidence that the RCMP is involved in a cover up to protect UW, Yale, MRCC, the PMO, and other prominent figures from public embarrassment and serious charges. Health Minister Rock, the Government told the Hep. C victims that it did not with hold documents. In my case the evidence proves misconduct to with hold evidence. Sir, I am requesting those documents that have been with held so far, the MRCC documents which cancelled the research grant at the University of Waterloo; the J. C. Carlson-J.C.M. Riley research and described it in derogatory terms. So they may be made public domain in the public's best interests so that, not only felony fraud charges may be made, but conspiracy and obstruction charges as well. There is no good reason for you to with hold the requested documents, except for the purposes of cover up and obstruction.

When may I expect to receive those documents? Thank you.

Very truly,

Edward A. Greenhalgh

cc RCMP  
cc Justice Krever  
cc Supreme Court



Allan  
Rock

Ottawa, Canada K1A 0K9

received  
19 OCT 00  
EAG

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

Thank you for your letter of September 21, 2000, regarding a document concerning the cancellation of the J.C. Carlson J.C.M. Riley research grant.

I should point out that all Government organizations are bound by law. I regret to inform you that the materials that you request are held under the Canadian laws concerning Access to Information and Privacy. I am therefore unable to comply with your request.

Again, thank you for your letter. I regret that my response could not be more favourable, but please accept my best wishes for a satisfactory resolution to your problem.

Yours very truly,

Allan Rock

**Canada**