

Date 13 March 2005 Document sent to the RCMP Public Complaints Commission. Attention Commissioner Shirley Heafey , and Mr. Holland.

Title: **INTENT TO DECEIVE; The Holocaust Denial and the University of Waterloo's False Assurances.** The Failings of procedural etiquette vs. a real investigation .The RCMP performed procedural etiquette in order to avoid finding wrongdoing.

Subtitle :**In Order to Demonstrate the Intent to Deceive of the RCMP PCC Report dated 28 Feb. 05 Comparison Must be Made to Similar Acts of Denial of the Holocaust using Intent to Deceive.**

The whole issue is: Did the Authorities responsible for written signed assurances at the University of Waterloo, specifically the then Pres. /CEO Douglas Wright and Dean of Science/Chair, Dr. J. E. Thompson, commit an honest mistake vs. a premeditated act WITH THE INTENT TO DECEIVE. They were willing to (knowingly) violate not only the letter of the law/federal regulations, but the SPIRIT of these federal programs as well in order to achieve private gain/goals (not necessarily in the interests of the taxpayers funding the programs)? **This is what the RCMP was asked to investigate.** The truthful answers to these questions are what is being that alleged everyone is covering up.

The Holocaust Denial

1. Signed Death certificates by licensed doctors, so ALL deaths were natural. **NO MURDERS OCCURRED!!!!!!**
2. Bodies in large numbers could not have been burnt because sufficient amounts of coal were never delivered to the camps to burn that amount of bodies as per energy requirements. Documentation proves this to be true.

Therefore, under the ETIQUETTE OF PROCEDURE as used by Officer Foster, and Com. Shirley Heafey , the Holocaust never occurred. And similarly the 28 Feb. 05 report is valid. Wrong, the Holocaust deniers LIED! Unfortunately, like a Zundel, you have helped UW in its lie: Intent to Deceive.

FACT; (as any good police officer should know) ANY signed certificate may be falsified to suit personal agendas.

Present Example: The Tainted Blood Scandal has recorded Canadian Min. of Health Doctors signing false assurances on the safety of the blood supply to ensure maximum profit for the client. Private agenda/gain over the truth does occur with Min. Health of documents, but it is still wrongdoing.

Foster did not perform a thorough, acceptable police investigation by filing his report before consulting Greenhalgh because the VICTIM (like a survivor) would have exposed where CEO Wright and Dr. Thompson LIED. It is therefore alleged this to be an intentional action necessary for the RCMP to

cover up federal regulation violations and for the intent to deceive to succeed the RCMP could not risk this exposure. Solution, write the report without further consulting Greenhalgh so the inaccuracies would not be noted. Hence, according to you and your methods, no possible murders could have occurred at Auschwitz!!!

FACT: the Nazis developed new burning methods that did not need large amounts of coal but used the human fat from the corpses. Yes, large numbers of bodies were burnt, and murder had occurred on a large scale.

Present Day Example: The Blood Scandal Personnel LIED; they said no blood test existed to detect the virus. False :INTENT TO DECEIVE. Also proves that Min. of Health officials do act in a conspiracy to cover up wrongdoing with the intent to deceive. BASIS and FOUNDATION and PRECEDENCE that CEO Wright and Dr J. E. Thompson would lie, and expect to get away with it on Min. of Health forms/programs. Indeed, it appears to be a Standard Operating practice. Hence, a reason for Foster and the RCMP PCC to avoid the issue of lying by UW in the report.

FACT: UW did not commit an honest mistake with J.C.M. Riley but acted in premeditation with the deliberate intent to deceive to gain personal private ends with a blatant disregard for the spirit of the federal regulations, and generally with contempt for the taxpayer.

Foster never asked (and you have VOLUMES of evidence written by Greenhalgh):

1. Was Riley actually specifically qualified to be in a BIOLOGY Ph.D. program? Ans. NO!
2. Did Greenhalgh produce research proving not only Riley and Carlson wrong, but also threatening the funding of Dr.J.E.Thompson; a motive for him to lie to Foster? Ans., Yes!
3. Did Greenhalgh get competent outside authority to support his contentions and present, MAKE AWARE, the flaws in the Riley/Carlson AND Thompson research. Was there realistic expert opinion that the University of Waterloo may be wrong? I.E., like there may be a virus in the blood? Ans. Yes! One of N. America's leading experts was as a fact. The man who invented the theory that was at the center of the argument.
4. Did Greenhalgh produce a simple but realistic and practical test to prove the research was flawed? Ans. YES! And just like the Blood Scandal Doctors, UW refused to use it because it would have interfered with their intent to deceive. Note, put an antioxidant in the Riley work: Foster had this evidence.
5. WAS UW approached by a large law firm that made them very aware of the situation; i.e., they can't claim they didn't know (you know, the old we didn't know that Jews were being murdered syndrome excuse)? Ans. Yes. They have NO excuse; all they have is proof of their intent to deceive!!!!!!!!!!

Like the Holocaust, they, UW, cannot escape their own actions, UNLESS the RCMP/RCMP-PCC wants to be their willing accomplice, their own Ernst Zundel so to speak, and co-conspire to cover up and deny! Are you going to ?

Another area Officer Foster crossed the line was his deliberate WRITTEN judgment included in the report which only possible inclusion would be to slander and demean the victim. Greenhalgh, Foster, wrote should get on with his life. However, Foster did not include all the evidence of MALICIOUS blacklisting that prevented this. Indeed, the blacklisting was necessary to keep Greenhalgh from repeating the work because; 1.he would expose UW's wrongdoing, and 2. They, UW plagiarized the research, and 3. It would affect a criminal case at Yale in the US, and 4. Dr.J.E.Thompson is guilty of stealing the research to start a company under the Center of Excellence scheme based on Greenhalgh's theories. Thompson is liable to Greenhalgh for millions of dollars, and could also be sued by his US partners. All motive for UW to lie to Foster, and motive for political pressure to be put on the RCMP to enter into a conspiracy of intent to deceive. Foster's comment must also be ranked with the comment, "it was the Jews own fault the Holocaust occurred." And the victims should have no rights to go after Ford Motor Co. for profiting off their slave labour after all the years. Foster and the RCMP seem not to believe in the victim's (Greenhalgh) Rights under the Charter.

In conclusion, my complaint never centered on PROCEDURAL ETIQUETTE, but on the evidence that the RCMP NEVER performed a REAL criminal investigation. The evidence proves that the only investigation that occurred was the kind a Holocaust denier would enact in order to cover up wrong doing in order to protect political friends, one specifically named is, CEO Douglas Wright.

And the evidence also alleges your own (RCMP-PCC) intent to deceive: a good investigator sees through the lies to get to the truth, while a Zundel type accepts the lies to hide the truth. So, once more, here is the most basic question, IS RESEARCH DESCRIBED IN OFFICIAL Min. Health documents a "shit" and can't be replicated, EXCELLENT? Yes or no? Is this **VERY LOW** standard of science the one YOU want protecting your own families? Should the Taxpayer expect higher standards? We must ask them. And if you /RCMP/Min. Health are willing to enter into a conspiracy with the intent to deceive, to condone lying in science, how in heaven's name can the government protect the public from another Tainted Blood Scandal, or another Mad Cow disaster. The answer is unless you are willing to enforce the law, use its deterrent power to protect the public interest, health and safety, you can't and won't. And the crazy thing is, you have spent all this money fighting someone whose research has over and over been proven correct, whose work asks can we stop an airborne disease epidemic before it is too late. You have wasted the taxpayers'

money covering up for J.C.M.Riley, whose only accomplishment is to receive a Ph.D. for work officially recognized as “shit.” You should be very embarrassed and worried for your families’ safety because you only have people like Riley to protect them from new diseases and bad drugs.
 . Think about it. **And that is the crux of the entire issue, the public health and safety being compromised by corrupt government agencies and personnel. That is why this must be made public domain with a completely open Public Inquiry being held.**

Thank you. Edward A.Greenhalgh

Email to Com. Shirley Heafey and the RCMP Public Complaints
 Commission dated 9 Mar. 05

9 Mar. 05 Title : Shirley Heafey and The RCMP Public Complaints Commission have crossed the line and have participated in a criminal cover up of felony and federal wrong doing.

Dear Commissioner Shirley Heafey, your commission has crossed the line from being an independent investigator of complaints to a active conspirator in a cover up of federal felony. I have just received today your "final" report dated 28 Feb. 2005. This is most strange since I have received your "final " report previously. This new final report corresponds directly with approaches made to the Prime Ministers office with allegations that former Min of Health and now Deputy PM Anne McClellan could be charged with obstruction of justice in her failure to ensure Ministry of Health specifications were fulfilled. This must be seen to be more than a coincidence. It smacks of conspiracy all the way to the PMO, irregardless of PM Martin's (false) assurances that he would end cronyism. Funny how all of my concerns center around FALSE ASSURANCES. Your report fails because it intentionally wants to fail :your willingness to accept false assurance (LIES) in order to protect Douglas Wright and Dr.J.E.Thompson of the University of Waterloo. They lied. Intentionally. It is against ALL federal regulations ,US and Canada to deliberately lie. In my last correspondence to you I asked for evidence that Foster, or ANYONE in the RCMP interviewed Douglas Wright , then Pres. and CEO of UW and Dr. Thompson. You have FAILED TO PRODUCE THIS EVIDENCE!!! You can not because they were never interviewed. they are responsible for the fraud and violation of federal standards , The Min. of Health Act of Parliament . They committed federal violations. And you wrote your report in such a way as to hide this fact. INTENT TO DECEIVE: you are guilty of an ACT OF FRAUD yourselves.

Your willingness to actively deceive explains why the public is endangered by federal agencies, i.e., how Mad cow was allowed to destroy the Canadian cattle industry. how the Tainted Blood was allowed to kill people.My allegations all hinge on the answers you received from Douglas Wright and Dr. J.E.Thompson. Prove you interviewed these persons who are central to the crime or be proven criminals yourselves. Provide the evidence with questions and answers . I do not

believe you can, and therefore, I believe there is sufficient evidence to support the allegations that you are actively engaged in a conspiracy to cover up criminal felony and federal violations to protect not only Douglas Wright and Dr. Thompson but probably Bob Rae and Rosemary Brown and to prevent the impeachment of Trevor Eyton from the Senate as well. This request most likely involves not only the PMO , but the power broker from Ontario, Bill Davis. As you see the allegations are sufficiently serious enough that a PUBLIC INQUIRY becomes an absolute necessity to separate the innocent from the corrupt criminals . I am forwarding a copy of this to PM Martin as well.

I am truly sorry that you appear to be a corrupt organization. Thank you.
Edward A.Greenhalgh