

Montréal, February 9, 2015

Att: Honourable Peter McKay
Canadian Minister of Justice
Chamber of Commons
Ottawa, Ontario
Canada, K1A-0A6

Re: Alain Olivier vs. Attorney General of Canada et als
SCM-500-05-058936-004 / CA-500-09-018408-088 / SCC-35284

Mr. Minister

Reference is made to a letter dated November 14, 2013 from the Receiver General of Canada; who's seeking recovery of the sum of \$496,461.31 in court cost against me, Mr. Alain Olivier; as well as in reference to letter dated January 19, 2015, from Revenue Canada, account number 2-171461 received for the recovery of aforementioned amount.

Police actions pursuant to their drug policies, which result in conduct implicating foreign countries has provided Canadian police the ability to target any Canadian citizen with the avowed purpose of having he or she arrested, imprisoned, convicted and condemned to death in a third world country.

As a Canadian, who was subjected to capital punishment and torture resulting from these policies unparalleled in history, like so many other bewildered Canadian citizens, I questioned how RCMP Operation Deception was allowed to proceed in the first place. Canada is against the death penalty and as been for decades and made that clear upon becoming signatories of CAT (Convention Against Torture) on December 10, 1987. Moreover it'll not extradite anyone, including terrorists and murderers to a foreign country, unless receiving assurances from the foreign state that the death penalty will not be imposed, as well as any other forms of torture.

Without any fear of repercussions and acting under the cover of national and international drug policies, RCMP members may now fully enjoy the protection of a Canadian Court; not only unwilling to follow the rule of law and to protect the right to life of its citizen, but even more abhorrent, a Court ready to close its eyes on RCMP members bluntly lying about the death of another Force member while being under oath.

Since you used to be Crown Attorney and also specialized in criminal law, it may be ascertained and I trust consequently that you are able to make the difference between the truth and what amounts to perjury. Moreover, you are fully aware of the consequences

related to disobeying status, false statement, perjury, misleading justice, destruction of evidence and criminal negligence, to name a few, under the criminal code.

It is your mandated duty, as Justice Minister, to insure that the Rights of all Canadians be respected, including the right to a fair treatment before the law. Moreover, the law makes it abundantly clear that you do have the legal obligation, as Minister of Justice, to intervene under Section 24 (1) of the RCMP Act; when there're clear evidences of wrongdoings from the part of any of the institutions and employees under your aegis and supervision.

Since the Prime Minister and his office didn't even dare acknowledging receipt of my communication dated September 17, 2012, as well as for my letter of October 3, 2013, I am taking a moment here to address myself to you.

In any country and justice system respecting itself and the truth, under circumstances as serious and tragic as the death of a federal agent in the line of duty, one would expect the Court, as well as the PMO and the Justice Minister to insure the Canadian public was told the truth. And it includes insuring the victim's family being informed of it, doesn't matter how unpleasant it may be.

I've stated years ago that the RCMP lied with regard to the circumstances leading to Cpl. Flanagan's death. It includes my personal complaints to the Public Complaints Commission (PCC) since 1994; while I was incarcerated in Thailand and upon my return to Canada.

Such claim and request for a public inquiry were renewed March 15, 2006 to Public Safety Minister at the time the Honourable Stockwell Day, as well as on January 30th, 2007 in a letter addressed to Mr. Paul Kennedy, P.C.C. Chairman at the time. Copy of this letter was also provided to the Hon. Stockwell Day in a letter dated January 26, 2007, as well as to the Minister of Justice Rob Nicholson, in a letter dated February 8, 2007.

NDP MP, the Honourable Libby Davies also requested the Public Safety Minister at the time, the Honourable Stockwell Day, for the institution of a public inquiry on May 14, 2008. (See enclosed letters and reply)

The fact of seeing that no one ever cared to examine the evidence related to Flanagan's death, though incredible, is something that I was almost ready to set aside. However, it became quite another matter, when the Attorney General of Canada and the Court dared attacking my credibility and integrity, in ways that may only be qualified as malicious and meant to insure silencing me.

Since the Court dared closing its eyes on RCMP members perjuring themselves with regard of RCMP Flanagan's death, I am enclosing a detailed analysis; which relates to the circumstances surrounding these particular events. Moreover, all the evidence found throughout the Analysis of Flanagan's death strictly emanates from RCMP's testimonies

and the Attorney General records. I haven't spent over two decades and a half fighting for this and clearing my name, to be called a liar; when I am not.

After being subjected to torture and the death penalty, as a direct result of RCMP's illicit actions, as well as perjuries at my trial in Thailand, I've experienced first hand what it feels like to be treated as nothing more than an expendable by product; when the RCMP gets to mess up in the scheme of national and international drug operations and policies. However, it gets much more worrisome and matter for greater concerns, when seeing the Lower Court here in Canada closing its eyes to all this and raising the prescription, as a way to avoid being critical and blaming the RCMP and the Attorney General of any wrongdoing.

I was incarcerated in a third world country, where in the words of the Attorney General in 1994, I wasn't expected to live. Yet, the Lower Court nevertheless concluded that I was psychologically apt at suing the RCMP. The fact of being half the world away, with no means of communication except for a pen and writing paper, the obstacles and the physical impossibility to act, not to mention about being totally destitute were never taken into consideration and never part of the equation, when ruling that I had the legal duty to file my legal action, despite my incarceration behind the walls of what is described as among the ten worst prison on the planet. (See enclosed pictures Thai prison conditions)

Thinking this would shut me up, these same Lower Court Judges, including Justice Richard Wagner, who was appointed at the Supreme Court, while "en délibéré" and in the process of writing his judgement in my \$47,400,000 legal action against the Attorney General, pushed it a bit further; by agreeing with the trial judge that I would have to pay for court cost after raising the prescription and calling me a liar. Was he angry at me, because I dared asking for his recusation, upon being informed by media members that he was an old friend and associate of the trial judge? Moreover, how can you explain the disappearance of part of the transcript of my audience for the recusation of Justice Wagner from court records?

Take the word of someone who was subjected to torture and the death penalty and who has suffered a great deal during his long incarceration in a third world country prison and up to this day. In life, just like the sun and the moon, there's only one other thing you may be sure of. And it is to see the truth always coming out at some point or another in life.

The cover up that occurred at the P.C.C. in Ottawa through their fraudulent handling of the RCMP Operation Deception's file, as well as the story of my treatment at the hand of the RCMP was the subject of CTV-W5 and at the root of NPD MP the Honourable Libby Davies's demand for a public inquiry to shed light into this. The Public Safety Minister turned down the aforesaid request, on the ground that my case was before the court at the time. For your information Mr. Minister, it isn't anymore and you may now proceed into calling for a public inquiry, since there are no more impediments, legal or others, to keep you from doing so.

Now, remains to see if you, as Minister of Justice and the office of the Prime Minister, will have the necessary courage and honesty in taking whatever measures deemed proper at insuring all the light will be made into this, and as to why, the Lower Court closed their eyes on all the evidence related to what amounts to nothing less than RCMP's perjuries about RCMP Cpl. Flanagan's death.

I am a fair player, Mr. Minister. More than that and despite all I've been through so far, I am ready giving you and your office the opportunity to right a wrong. The ball is in your camp now and it's up to you to decide if you wish being associated to a matter as serious as the covering up of the truth into the death of a RCMP officer or not. The evidences are abundantly clear and leave absolutely nothing to the imagination. If you wish having a 3D re-enactment of the events, it may very well be arranged through, either Criminology university students attending my lectures or by the police; as already proposed by several law and criminology faculty members and Professors ready to do their share to see that through.

Though, there are different avenues available to you; please keep in mind that whatever course of actions you'll decide taking in this matter remains solely yours and will be accordingly judged during this year of federal elections. As Canadian Minister of Justice, it may be assumed that you do not wish being associated to cover up and perjuries, in issues as grave as RCMP officers having lied about the death of another Force member.

The chance is given to you to show what you're really made of and stand for. Of course, you may also completely go on ignoring me. However, unless you can prove me wrong and be able refuting the fact that Force members have lied about it, as well detailed through the Analysis of Flanagan's death, it'll be understood that you're willing to live with this and the legal consequences related to covering up the truth into the death of a RCMP officer.

Consequently, I am taking the time to write you and reiterate my request to use your discretionary power under Section 24.1 of the RCMP Act, at insuring that all necessary steps will be taken to insure the truth will be made about RCMP Cpl. Derek Flanagan's death and how the Court, as well as the P.C.C. could remain silent in the face of what amount to nothing less than covering up and defending the un-defendable.

The fact that RCMP members used Canadian Taxpayers' money to engineer and finance an operation in Thailand, without the Minister's approval and which, they knew carried the death penalty will need being addressed among other things as well, since the Lower Court didn't dare doing so either, though fully well aware Canada had abolished the death penalty since the seventies and is signatory of CAT (Convention Against Torture) since December 10, 1987.

On a final note, and in light of the information provided to you herein, I am kindly asking you to erase the Lower Courts decision against me for cost. Considering all I've gone through and had to suffer, not doing so would only amount to further aberration at keeping me from being able living a free and normal life.

Moreover Mr. Minister and to insure being clear about it, I trust that you'll understand that it wouldn't look good on the RCMP and your office, if ever something happens to me now that you've been clearly informed and provided a clear written analysis of the truth related to RCMP Derek Flanagan's death. And as such, you better insure the RCMP will refrain from any form of harassment or intimidation in my regard at this point. Just as I do, you clearly understand what is at stake here.

These issues are highly sensitive, as well as controversial, and I can only agree to that. Yet, and among all things, the truth as for the rule of law should be of paramount importance to you as Minister of Justice; whereby, it should take precedent and prime over everything else, doesn't matter what, and perhaps a bit more so, when entering into electoral year.

If I haven't heard from you and your office legal delay, it'll be assumed that you aren't ready to act upon the information provided to you herein and ready to accept the legal consequences such decision may possibly encompass.

Thank you kindly for your time and interest for the truth and justice Mr. Minister. While waiting for the pleasure of a reply from your part, I remain...

Cordially

Signed copy will follow through registered mail.

Mr. Alain Olivier
4493 Rue De LaRoche
Montreal, P.Q.
Canada, H2J-3J2

NB: The Hyperlink found herein below at the end will take you to the Analysis of RCMP Flanagan's death.

c/c NDP MP, the Honourable Libby Davies
NDP Leader & MP the Honourable Thomas Mulcair
NDP MP Critic for Justice the Honourable Françoise Boivin
Liberal Leader & MP the Honourable Justine Trudeau
Liberal MP & Critic for Justice the Honourable Sean Casey
Canadian Council for International Justice
Innocence Project
Amnesty International
Media