

Montréal, March 30, 2015

Att: Honourable Steven Blaney  
Canadian Minister for Public Safety  
Chamber of Commons  
Ottawa, Ontario  
Canada, K1A-0A6

Re: Letter dated February 9, 2015 to Justice Minister, the Honourable Peter Mackey & request for an inquiry under Section 24.1 of RCMP Act

Mr. Minister

Reference is made to registered letter dated February 9, 2015 sent to the Minister of Justice, the Honourable Peter Mackay with request for the institution of a board of inquiry under Section 24.1 of the RCMP Act.

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 directly resulting from these policies, unparalleled in history, I was confronted to the adverse effects of this. Although, I have had to suffer a great deal so far, yet I haven't given up on exposing the truth because, among all things, it is the right thing to do.

As Public Safety Minister, it is your mandated duty to investigate and intervene under Section 24 (1) of the RCMP Act; when there is clear evidence of wrongdoings from the part of any of the institutions and employees under your aegis and supervision; which should include RCMP members lying about the true circumstances surrounding the death of a RCMP officer, as well as the P.C.C. cover up of Paul McEwen's report of March 6, 1991.

Since neither the office of the Prime Minister nor the Justice Minister ever had the courtesy to acknowledge my registered letters to their attention dated September 17, 2012, as well as for my letter of October 3, 2013 and last my letter dated February 9, 2015, I am taking a moment here addressing myself to you, as I have also done to your predecessor at Public Safety.

I have stated for the past two decade that the RCMP weren't truthful 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 following my return to Canada.

Such claims and requests 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 30<sup>th</sup>, 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.

Moreover, 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 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 were the subjects of books and several investigative reports over the years, including the one hour CTV-W5 documentary Mistaken Identity; which led to the Honourable Libby Davies's demand for a public inquiry to shed light into this.

Unfortunately, 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, my case has been dismissed after the Court, incredibly, came to the conclusion the prescription applied and that I had the legal obligation to sue the RCMP, while I was incarcerated behind the wall of a third world country prison; where, in the words of the Attorney General, I wasn't expected to make it through.

This being said, my case isn't before the Court anymore Mr. Minister, and as such, since there are no more impediments, legal or others, to keep you from doing so; you may now proceed into calling for a public inquiry.

As I told the Justice Minister, despite everything I've gone through, I remain a fair player under the circumstances. And as such, I am asking you to use your discretionary power under Section 24.1 of the RCMP Act and initiate a board of inquiry with regard to the P.C.C. handling of my case, as well as into the death of a RCMP Derek Flanagan.

The death of a police officer is a very serious matter and one of the reasons, why I've spent the last twenty-five years of my life fighting for the truth. I am not a liar and will never accept anyone stepping on my credibility and integrity, when I am telling the truth and all the evidence are there in place proving it.

Needless telling you that the covering up of the truth with regard to the death of a RCMP officer is highly illegal and not what Canadians do expect from elected

representatives in place in Ottawa. Copies of the Analysis of Flanagan's death were sent to Prime Minister Harper, as well as to the Minister of Justice, whereby easily available to you. In case the Minister of Justice hadn't communicated the said information to you, the hyperlink leading to the Analysis of RCMP Flanagan's death on the web will be provided to your office via e-mail with copy of present letter. To help facilitating your understanding of the situation, I'll also forward via e-mail, the hyperlink leading to the CTV-W5 documentary on RCMP Operation Deception and the fraudulent handling of my file at the P.C.C. in the past.

I know these issues are highly sensitive, as well as politically controversial. However, truth and honesty should remain of paramount importance to you as Minister for Public Safety. In fact, it should take precedent and prime over everything else, doesn't matter what, and perhaps a bit more so, when entering into electoral year.

As you are surely aware in your status of Minister, Disobeying Statute is a serious offence under the law. In fact, it states that every one who, without lawful excuse, contravenes an Act of Parliament by wilfully doing anything that it forbids or by wilfully omitting to do anything that it requires to be done is guilty of an indictable offence. It pretty much summarized it all and seems rather easy to comprehend; when it comes down to what amounts to the duty to act from government officials.

Under 24.1 of the RCMP Act, you do not have only the authority to act, but the duty to do so, whenever there is clear evidence of wrongdoings from the RCMP or any of the institutions under your patronage, as Minister for Public Safety.

Doesn't matter the passage of time and even if difficult to accept, the truth won't go away and shall prevail in the end. Thereby, I am reiterating to you my previous request for the institution of a Public Inquiry. Under the present circumstances, not only would it be the proper thing to do, but the only one; if you care showing everyone that you and your office will never accept being associated to the covering up of the truth into the death of a RCMP member. This is a year of election and initiating an inquiry would bring you much more dividends in the end, than to remain silent.

As Minister for Public Safety, the integrity of the Force and our system should be imperative and remained essential for its good functioning. Clearly, and unless you may prove me otherwise, to keep on trying to protect few rogue cops and unscrupulous P.C.C. officials isn't what Canadian taxpayers expect, if you wish preserving the trust of the public into the institutions under your auspices. The proof is abundantly clear and now remains for you to act.

With the information provided to you herein today, as well as with the documentation already sent the Public Safety Minister's office over the years, I

trust that you do have access to all the evidence related to the P.C.C. cover up of Paul McEwen's report, as well as to all documentation pertaining to this file; including all the evidence related to RCMP Derek Flanagan's death. If you do experience trouble gathering related information, my file is on the web and easily accessible, if you wish.

Moreover and as I informed the Minister of Justice in my letter dated February 9, 2015, if you feel the need having a 3D reanimation of the events related to RCMP Flanagan's death, it may be arranged in various ways.

If I haven't heard from you within fifteen days, it will be interpreted as a refusal from your part to take whatever legal action deemed necessary to insure making the light into what amounts to nothing less than cover up. Knowing about the consequences, surely you and your office do not wish being associated to this.

RCMP Flanagan was a member of the Royal Canadian Mounted Police and as such deserves better than having his death tarnished by the lies of his colleagues and a Police Force unwilling to tell the truth, in order to save its integrity at all costs. Even without the need of my testimony, the evidence emanating from the RCMP and the Attorney General's file makes proof of it. If lying about the death of a RCMP officer isn't bad faith, then I would appreciate you telling me what it is.

Thank you kindly for your time, Mr. Minister. Looking forward to the courtesy of a reply from your part, I remain...

Cordially, Yours

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

You'll find in attach: Letter dated February 9, 2015 to Public Safety Minister, the Honourable Peter Mackey

Letter dated May 14, 2008 to Public Safety Minister the Honourable Stockwell Day from NDP MP, the Honourable Libby Davies

Letter dated July 28, 2008; reply Public Safety Minister the Honourable Stockwell Day to NDO MP the Honourable Libby Davies

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  
Media