Sgt. Akrum Ghadban A/ OIC National Security Awareness & Community Outreach

Dear Mr. Ghadban,

Please accept my apologies for the week-long delay in providing you with the promised evidence of foul play by Kingston's legal establishment which has acted with Ottawa's approval and the aid of the Canadian Security Intelligence Service (CSIS).

This is a complex story with many twists and turns and I ask that you bear with me as I attempt to guide you through the many layers of evidence and the chronology of the events as they have unfolded.

The purpose of this letter, by the way, is to convince you, the RCMP National Security division, that it is imperative your agency opens an investigation into the unlawful actions of the people I am about to name. Their actions amount to an attack at the very foundation of Canada as a country of the rule of law and stand in defiance of the Canadian Charter of Rights and Freedoms therefore usurping our national security.

The facts are:

1. Following my expulsion from Oxford University on 3 June 2009 for allegedly breaching netiquette

(https://wikispooks.com/w/images/d/d2/Censorship%2C Surveillance and Discrimination_at_Oxford_University.pdf) and my voluntary withdrawal from Leicester University on 18 November 2009, once I encountered the same blatant censorship and discrimination as at Oxford

(https://wikispooks.com/w/images/6/62/Censorship%2C_Surveillance_and_Indoctrination_n_at_Leicester_University.pdf), I appealed and counter-appealed at various adjudication levels within the two universities in an effort to be reinstated at Oxford and be reimbursed by Leicester. In so doing, I gradually uncovered the source and the scope of a nation-wide covert program of surveillance and censorship, which I dubbed by the acronym SAC, and which I promptly exposed in my article *The Great Secret:*Surveillance and Censorship in Britain and the EU (http://cryptome.org/0003/great_secret.pdf, also at https://wikispooks.com/w/images/4/4d/The_Great_Secret.pdf) thereby empowering Universities UK to denounce the British government's intrusion on the academic environment and to refuse to further co-operate with the nation's intelligence agencies

(http://www.universitiesuk.ac.uk/Publications/Documents/FreedomOfSpeechOnCampus

<u>RightsAndResponsibilitiesInUKuniversities.pdf</u>). This was a tremendous blow to the British police state and it made me their instant enemy.

- 2. Anticipating retaliatory actions, I contacted Detachment Commander Andy Harbour in Kingston, Ontario, where I lived at the time, and asked that in the unlikely event that something should happen to me he ought to look no further than the British secret service or the Qatari secret service since they both work hand in hand to implement SAC. I gave him a few documents for safekeeping. I also contacted Kingston's MP, who at that time was Peter Milliken, but who refused to see me or protect his constituents by taking the issue up in Parliament. I described these and my many other attempts to elicit political and media support in Canada and abroad in my article Covert Censorship at Oxford and Leicester University

 (https://wikispooks.com/w/images/0/06/Covert Censorship at Oxford and Leicester University.pdf
). This led me to suspect that SAC has international approval and that Canada, like all other western nations, is complicit in the ongoing effort to undermine human rights and civil liberties under the pretext of countering radicalization.
- 3. Realizing that freedom and democracy are under lethal threat by the very people and institutions who are supposed to safeguard them, and that I could not count on either civil society nor the courts or the media to protect our children's future and to seek redress for myself and thus open the door to legal action for all other victims of programs like SAC, I sued the British government at the European Court of Human Rights on 1 March 2011 (https://wikispooks.com/w/images/1/19/Kevin_Galalae_vs._the_United_Kingdom%2C_European_Court_of_Human_Rights.pdf).
- 4. To ensure that SAC is not reincarnated under a different disguise, that it is not implemented throughout the EU and elsewhere and that its victims are identified and compensated, I began a hunger strike in Strasbourg, France, to compel the Council of Europe to expose and terminate SAC (https://wikispooks.com/w/images/4/4a/Hunger_strike_handout.pdf). My hunger strike lasted from April 12 to May 12, 2011, time during which I published four articles addressed to Thomas Hammarberg, Council of Europe Commissioner for Human Rights, revealing the corrosive effects of SAC on Canadian society and on the lives of innocents (http://www.scribd.com/doc/64401066/Hunger-Strike-Week-One-Dear-Mr-Hammarberg), exposing the counter-radicalization deception as a means by which to impose global tyranny (http://www.scribd.com/doc/64401671/Hunger-Strike-Week-Three-Educating-the-Week-Three-Educating-the-Week-Three-Educating-the-Week-Three-Educating-the-

Educated), and asking that a corruption probe be launched against the heads of the Council of Europe to determine to what extent the EU high officials are linked to money and power from the Gulf States and the British Crown (http://www.scribd.com/doc/64401799/HUNGER-STRIKE-WEEK-FOUR-Is-Commissioner-Hammarberg-Protecting-the-Emir-of-Qatar-Is-the-Council-of-Europe-Subservient-to-British-Interests). Needless to say this did not go down well with the establishment of power in Britain, the EU, Canada or at the UN. I became so dangerous to them that they muscled the European Court of Human Rights to reject my lawsuit against the UK, afraid that this would open the floodgates to massive lawsuits and to indictment of high officials and leading politicians for crimes against the people (http://cryptome.org/0004/turn-tide.pdf also at, https://wikispooks.com/w/images/b/b9/Turning_the_Tide.pdf).

- 5. While I exposed the crimes of our governments in France, an attack against me was planned back home in Canada, undoubtedly on Britain's request. Unable to challenge my human rights activism and my research or to sue me for libel for revealing names of spies, the complicity of high officials and the corruption of our political and legal systems, the authorities in Kingston were being delegated to coordinate their attack on me by using the criminal law, my wife's mental and emotional illness and the love of my children.
- 6. My wife, who is troubled mentally and emotionally since 2005, is bipolar and, in my estimation, also suffers from *borderline personality disorder* (BDP), also known as *emotionally unstable personality disorder*, was manipulated by her family, who saw their social positions threatened by my political activism (see email below), to turn on me and to declare her allegiance to the system by carrying out specific actions on behalf of the authorities who relayed their requests through Donald Marshall, my wife's father, since my wife is too unstable to be trusted to remain silent.

From: cindy marshall <cindym22@hotmail.ca>

Date: Wed, 4 May 2011 09:01:23 -0400

To: Maggie Koong < 90293303@csl.ap.blackberry.net >

Subject:

Dear Maggie,

I have not heard from Kevin in a couple of days and not sure if he is still staying at the hotel. At this point I want and need a fresh start. He has no regard for us at this time. He has been gone almost a month and I have to make decisions that will be best for Ben and Oliver. I am planning to stay at home now at least until September with the boys and then I will go back to work. I am going to focus on my career and providing the best that I can for Ben and Ollie. I am also considering selling the house, since it might be too much for the three of us. At this point I will consider changing to an overseas job in China or Hong Kong as well.

I am sad to say this but Kevin has put an enormous amount of stain on us and my family as well and his actions at this point are unforgiveable.

Hope to hear from you soon,

Cindy

7. My wife, either of her own accord or under instructions from her father, began in early January 2011 a campaign of character assassination behind my back. Knowing that our electronic and telephone communications are under surveillance, she sent herself emails that paint a distorted picture of me and are designed to get those who listen to believe that I am a terrorist in the making, mentally unstable, that she and the children are in imminent danger and that I hold radical views that merit my imprisonment. The idea was to give the authorities what they need to book me under the new terrorism prevention measures, the very policies I had taken issue with in my articles. Her efforts however failed since there is not a scintilla of evidence that I am affiliated or sympathise with any terrorist organization. On the contrary, my actions and words are in the best tradition of human rights activism. Here are a few of her emails:

(No Subject)

From: cindy marshall (cindym22@hotmail.ca)

Sent: January 18, 2011 8:56:32 PM

To: cindy marshall (cindym22@hotmail.ca)

I am worried for my children's safety. I will report my husband's dealings to the police. He is sending our photos on the internet to people who run wikispooks. He has published all over the internet and I do not want to be associated with him anymore.

His mother Geta Galalae of Ragensburg Germany is manipulating him into disasterous consequences. She is encouraging him to do very bad things. He says she cries on the phone about how terrible this is that she gave up everything and now the world is worse than Romania. What the fuck is wrong with her and Mugur. Is there mental health issues we need to know about.

I am frightned and the family Galalae is sitting back and enabling a paranoid schizophrenic. He already tried to kill himself while living out west when he was with Angie Elsmore. Illona Elsmore can confirm this.

(No Subject)

From: cindy marshall (cindym22@hotmail.ca)

Sent: January 20, 2011 12:53:00 PM

To: cindy marshall (cindym22@hotmail.ca)

1 attachment

extremist and manipulator.jpg (1879.1 KB)

This woman is the mother of a possible extremist ____

She is telling him it is noble to do all these crazy things. Why is she encouraging a mentally unstable man. Is she herself sick?? Her other sons believe she is also mentally unwell.

Geta Galalae Of Regensburg Germany is telling her son and manipulating him into very bad things. I hope someone will stop them.

i only write this in case something happens to me and my children.

Cindy Marshall

(No Subject)

From: cindy marshall (cindym22@hotmail.ca)

Sent: January 25, 2011 9:44:21 AM

To: cindy marshall (cindym22@hotmail.ca)

Kevin is crazy, Yes crazy. He does bad things and is very aggressive. He believes he is the saviour. Yells and damages everyone he come in contact with

I will go to the police. Dr. Razvan Galalae, his brother has diagnosed him with a serious stress disorder and has urged me to get him to a doctor.

I am afraid of a man who talks about extremist things and sympathizes with Ter____s.

Someone needs to arrest him and figure this out. Where is interpol in all of this?

(No Subject)

From: cindy marshall (cindym22@hotmail.ca)

Sent: January 27, 2011: 12:54:44 PM To: cind_hk@hotmail.com

Kevin Galalae is a scary man who poisons his own child's mind.

I am afraid of his paranoid behaviour. He is turning into a real obessed psycho. His own public actions and aggressive nature should be enough for someone to put him away for a long time.

8. To undermine and discredit me in the eyes of the organizations I was appealing to for redress, namely the Office of the Independent Adjudicator (OIA) in the UK and later the European Court of Human Rights (ECHR) at the EU level, my wife, once again without my knowledge, emailed these organizations at the very time I was dealing with them and misused my brother's medical credentials to paint me as a lunatic.

(No Subject)

From: cindy marshall (cindym22@hotmail.ca)

Sent: January 25, 2011 9:24:54 PM To: enquiries@oiahe.org.uk

To whom it may concern,

I trust this will be passed to the necessary people and kept in complete confidentiality otherwise it may pose some problem for me and my children.

Please be clear. I am in no way associated with Kevin Galalae. I understand he has sent emails, articles, pictures of people he feels are his enemy. I too have become an enemy and want to distance myself from what I believe is complete non-sense. Please realize I am in a terrible position living with him and just want to make sure that I am in no way involved.

Thank you, Cindy Marshall

From: cindym22@hotmail.ca [mailto:cindym22@hotmail.ca]

Sent: 20 avril 2011 17:55

To: ECHRInfo Subject: Ask for

Last name: Marshall First name: Cindy You are: Other

Ask for

Message: My husband left us over a week ago. He took our money and left me with a 10 month old baby and a 6 year old. He is on a hunger strike and has informed me that he may come home in a box. Obviously there is some mental issues as confirmed by his brother Dr. Razvan Galalae. Dr. Galalae told me that Kevin needs to be taken in for help. Since I am in Canada with no money and two children, the family Galalae should be contacted. Kevin Galalae's family reside in Germany, only a 2 hour drive from the court. They should be contacted if he is in danger. I know his family would like to help.

Contact info: Dr. Razvan Galalae- (49)431-87746

moblie (49) 173627-0706

Maria Galalae- (49) 941 461-6799 Thank you for your assistance. Cindy Marshall

9. The overall effect of my wife's slanderous and misleading emails was that she gave the authorities the excuse they needed to attack me on the grounds that I am mentally unstable, which is exactly what they needed to throw into doubt the veracity of my articles and thus discredit my human rights activism as the delusions of a mentally unstable man.

So while I was in Europe hungering for free speech and freedom of conscience in universities, the wheels were in motion in Canada to arrest me upon my return and confine me in a mental asylum. What was still lacking was an excuse to do so since according to the Mental Health Act one can only be held against his will if he poses a threat to himself or to others.

Under the guidance of her lawyer, Lanny S. Kamin, my wife was manipulated into setting a trap for me. Mr. Kamin manipulated my wife to precipitate my arrest on the grounds that I pose a threat to her and the children by using Canada's zero tolerance on criminal domestic abuse and harassment. She was coached by Mr. Kamin, who is most likely working hand in hand with the Canadian government and is therefore playing a duplicitous role, to leave the house with the children prior to my return home. Mr. Kamin knew that, as any normal father, I too would come looking for my children once I discover that they have disappeared from home. There is also evidence to suggest that Mr. Kamin instructed my wife to go to the police (even before I had left for Europe to hunger strike) and file a report that I am mentally unstable and pose a threat to her and the children, thus setting the stage for my arrest once I came back home. Several emails reveal that my wife followed her lawyer's instructions and that she did this under heavy pressure from her lawyer, her parents and her family, all of whom have their own interests at heart and are willing to misuse their own client, daughter and sister, respectively, as well as my children to gain social and political benefit for themselves:

(No Subject)

From: cindy marshall (cindym22@hotmail.ca)

Sent: April 9, 2011 9:36:35 AM

To: 90293303@csl.ap.blackberry.net

He will not we have left. When he leaves for Europe on Monday, he says he doen'st know when he is coming back. In the time that he is gone, we will have to move out. The lawyer has advised us to do this. At this time I feel my life is about to fall apart but the lawyers, my parents and family, and friends say I have no choice. You can act as though you don't know anything.

Thanks Maggie,

Cindy

10. As planned, my wife left our home with the children just hours before my return home on May 13. Finding the house empty, I set out to find her and the children. I described the subsequent events in great detail in my article *The Man Inside: Incipient Totalitarianism in the Western World*

(https://wikispooks.com/w/images/3/34/THE_MAN_INSIDE._INCIPIENT_TOTALITA

<u>RIANISM IN THE WESTERN WORLD.pdf</u>). I will focus here on the anomalies that betray government involvement in my forced separation from my children, my confinement in the psychiatric ward of the local hospital and my subsequent arrest for domestic harassment, all of which ensued within two days of my return home:

POLICE ANOMALIES

- (a) The presence of a police officer in civilian clothes on the night of May 13 at the inlaws' residence to prevent me from seeing my children and stir my anger (Why would the police act as private guards at the Marshall residence and what authority do they have to stand between me and my children?);
- (b) The refusal of Constable Slack (badge number 324) and Constable P.C. Williams (badge number 336) to identify their mystery colleague even though I explicitly asked that they do so since their colleague used his police credentials to prevent me from seeing my children (Why would the constables cover up for their colleague therefore making themselves accessories to illegally using police power?);
- (c) the admission by Constable Slack that he had read a report on me prior to responding to the call, which proves that someone had already filed a report before I even arrived home (Why would the police give credence to allegations that I am mentally unstable and a threat to my children when I was not even in the country at the time the report was filed?);
- (d) the deliberate one-hour delay of the police to respond to my 911 call reporting child abduction on the night of Friday, May 13 (Why would the police ignore my emergency call of child abduction when the law demands that a red alert is immediately issued when a child is abducted?);
- (e) the refusal of the police to allow me to speak to a senior police officer or to anyone for that matter since I did not make it past the front desk on the morning of Saturday, May 14, when I went to the police station and offered to show evidence of my wife's mental problems and malicious actions (Why would the police a priori discriminate against me, ignore my calls for help and refuse to look at pertinent evidence?);
- (f) refusal by the police to allow me to lay child abduction charges against my wife and her parents as well as to assist me in retrieving my car from my wife's possession (Why would the police refuse to offer me any assistance whatsoever and to even speak to me when I called on them to do their duty?);

- (g) the refusal of the police officers who responded to my 911 call on May 14 to allow me 5 minutes with my children (Why would the police offer their tacit support to my wife's child abduction and aid her in refusing to allow me 5 minutes with my children to simply hug them and tell them I am home?);
- (h) the withholding of a proper and explicit warning that if I returned to the Marshall home for whatever reason a domestic harassment charge would ensue (Why would the police hide their true intentions knowing full well that an explicit warning would have given me the information I needed and am entitled to in order to avoid criminal charges?);
- (i) Constable Gemignano lying to me to coerce me to undergo a psychological assessment, thus breaching the Mental Health Act (Why would the police knowingly break the law in order to commit me to a psychiatric ward?);
- (j) Detective McCarthy's midnight interview at the police station while I was held in custody on criminal harassment charges (What police rules sanction a forcible midnight interview while denying me, the accused, legal counsel?);
- (k) Detective McCarthy's illegal copying of my laptop's hard drive and her refusal to return my computer to me upon my release, which amounts to theft (What justification and what right does Detective McCarthy have to snoop into my computer files, copy them and then ask my friend, Ishin Kaya, why he searched Turkish language websites on my computer, which betrayed her own illegal snooping? Why is Detective McCarthy not charged with theft for stealing my laptop while in police custody and with searching my computer files without a court order?);
- (l) The Constable who arrested me on July 14, my second arrest, knew that I would be incarcerated "for a very long time" and emailed this fact on the police computer while transporting me to the police station (How could the arresting constable have prior knowledge of the length of the sentence I was about to receive when that is for a judge to decide in court?);

The actions of the police have resulted in a lawsuit, filed 19 October 2011, for:

- i. Negligence;
- ii. pain, suffering and emotional distress; and,
- iii. punitive, exemplary and aggravated damages
- iv. false arrest;
- v. false imprisonment;

- vi. unlawful detention;
- vii. loss of reputation;
- viii. the violation of the plaintiff's rights pursuant to section 7, 8, 9, and 12 of the Canadian Charter of Rights and Freedoms ("The Charter");

For details see attachment 1: Statement of Claim (Court File No. CV-11-437733).

HOSPITAL ANOMALIES

- (a) I was involuntarily held for a 72 hour psychiatric assessment on a Form 1 signed by an intern, Dr. Christina Orr, who has no psychiatric qualifications or expertise to properly assess a patient and no authority to commit a patient.
- (b) Dr. David Murray, the psychiatrist on duty, refused to sign the Form 42 Form necessary to involuntarily hold me for a 72 hour psychiatric assessment, even though it was his duty, and instead let Dr. Orr, the intern under his supervision, commit me on her non-existent authority.
- (c) Dr. David Murray and Dr. Dr. Leslie Flynn refused to look at the evidence I had with me of my wife's abnormal actions, paranoid hand notes and delusional and/or slanderous emails. They were intent on keeping me against my will and that evidence got in the way of their preconceived diagnosis.
- (d) Throughout my stay in the emergency ward I was held in a prison-like environment with guards at my door and at the foot of the bed as though I were a regular Hannibal Lecter. For the first day, I was even forced to sleep on the floor of the windowless cell I was confined in.
- (e) Even though I explicitly asked for a lawyer, I was denied access to the hospital's patient advocate. In fact, Dr. Murray denied that such a person exists on staff, which is clearly a lie and represents a gross violation of the Mental Health Act.
- (f) Dr. Duncan Scott, my attending physician once I was taken to Johnson Three, the hospital's psychiatry ward, said to me on my third and last day at the hospital that there is nothing wrong with me but that "I am a person of interest to the police". Two months later, however, he issued a Discharge Summary (see https://wikispooks.com/w/images/c/cc/KG-Dieu Hospital Report.pdf) that is factually incorrect, full of lies, and has a diagnosis that is wholly fabricated and is intended to give the police and Crown exactly what they needed in order to make their case against me. I described the fraudulent nature of the hospital's Discharge

Summary in my article *Doctors for Sale* (https://wikispooks.com/w/images/6/62/Doctors_for_Sale.pdf.

- (g) The reason the hospital held back the release of my Discharge Summary, now I understand, is not only because it required a great deal of internal squabbles and arm-twisting in order to get the psychiatrists to lie and to fudge the record, but also in order to make it impossible for me to confirm through a simple blood test whether I was indeed medicated, which the discharge summary falsely asserts.
- (h) Although I recently wrote to Dr. Duncan Scott and asked him to recall the false Discharge Summary he released, I have yet to hear from him or the hospital. I attached to my email five medical reports all attesting to my mental health. One of them was issued by my family doctor, who has been my doctor since 2004 and who declared that he has never treated me for any mental disorder or psychological/psychiatric problems. The hospital's report, in other words, is now the only medical authority, a lone voice, that has diagnosed me with serious mental problems despite overwhelming evidence to the contrary, a clean history of mental health, ongoing examination by a competent psychologist, and affidavits from two dozen friends and family members who have known me all my life and have never observed any mental problems in me. The hospital, of course, had to do the Crown's bidding and give them the diagnosis they needed to convict me, silence me and separate me from my children. This is a crime without equal in modern Canadian history and it was perpetrated on me and my children without regard for our wellbeing. It merits the harshest punishment.

The actions of the hospital and its psychiatrists have resulted in a lawsuit, filed 19 October 2011, for:

- i. breach of fiduciary duty;
- ii. assault and battery;
- iii. false imprisonment;
- iv. forcible confinement;
- v. loss of reputation;
- vi. negligence; and
- vii. the violation of the plaintiff's rights pursuant to section 7, 9, and 12 of the Canadian Charter of Rights and Freedoms ("The Charter");

For details see attachment 1: Statement of Claim (Court File No. CV-11-437733).

For a complete account of Hotel Dieu Hospital's breaches and violations read:

- 1. The Man Inside: Incipient Totalitarianism in the Western World

 (https://wikispooks.com/w/images/3/34/THE MAN INSIDE. INCIPIENT TOTALITA

 RIANISM IN THE WESTERN WORLD.pdf
).
- 2. Doctors for Sale: How Canada Uses Psychiatry for Political Purposes https://wikispooks.com/w/images/6/62/Doctors for Sale.pdf
- 3. KH Dieu Hospital Report https://wikispooks.com/w/images/c/cc/KG-Dieu_Hospital_Report.pdf
- 4. Statement of Claim (Court File No. CV-11-437733)
 See attachment 1

LEGAL ANOMALIES

- (a) For the first week of my ordeal, time during which I was involuntarily held at the psychiatry ward of the Hotel Dieu Hospital for three days and then incarcerated at the police station and the Quinte Detention Centre, my friend Ishin could not find a single lawyer who would take my case. As soon as I expressed my dismay over the prison phone as to why lawyers will not take my case, a lawyer by the name of David Sinnett accepted my friend's request that he represent me.
- (b) On May 19, a lawyer by the name of David R. Hurley, took the time to write a highly critical two-page letter of me free of charge, calling me "a zealot" who suffers from "some form of illness, and may benefit from psychiatric assistance", a mantra I was to hear again and again from every official in Kingston, since they are all reading from the same song sheet. In his letter he recommended that I contact one of three family lawyers once I am out of the hospital: Deborah Swartz, George McNeely or Christina Rorabeck.
- (c) I made an appointment to see Christina Rorabeck, one of the three family lawyers on the list, as soon as I was released from prison and to my utter shock as soon as she welcomed me in her office she pointed to a file on her desk saying that she already knows about me since she received the file. At the time I could not comprehend why and who would hand Christina Rorabeck such a file. To this day, I do not know what the file she had received contains, who gave it to her, or for what reasons since she has not only refused to give me a copy of the said file she has also dropped me soon after she spent \$5,000 of my money without any results whatsoever. On October 14, however, I walked into her office unannounced and asked her newly hired secretary to let me copy my file. She gave it to me and as I looked through it I found classified documents issued by government

- agencies. Within seconds Christina Rorabeck's partner came running from his office, ripped the file from my hands and barked at me that if I don't leave the office immediately he will call the cops. I did leave but returned a few minutes later with a tape-recorded in my pocket and recorded his refusal to let me copy my own file (see attachment 2).
- (d) The role my criminal lawyer, David Sinnett, played in my conviction is particularly revealing of the degree of corruption of the legal establishment and its lack of independence from political influence. I describe David Sinnett's duplications actions in the article Response to David Sinnett (https://wikispooks.com/w/images/a/a1/Response_to_David_Sinnett.pdf). This article is a must read since it outlines nine serious violations and proves that my criminal lawyer did not work for me but for the Crown.
- (e) Upon my release on bail, instead of being released on my own recognisance, since I don't have a criminal record, I was given the most draconian bail conditions. These bail conditions have no justification legal or otherwise, but they make perfect sense when viewed in light of being an underhanded way by the Government of Canada to prevent me for engaging in further human rights activism or publishing more articles on state violations of our rights and freedoms (see pp. 42 44, https://wikispooks.com/w/images/3/34/THE_MAN_INSIDE. INCIPIENT TOTALITA RIANISM IN THE WESTERN WORLD.pdf)
- (f) The manner in which Kingston's judges have treated me and the lack of respect for my constitutional rights is the subject of my article *Canada's Political Prisoner* (https://wikispooks.com/w/images/c/c8/Canada%27s_Political_Prisoner.pdf). I was gagged in court, beaten by five cops in front of the judge and on his request for attempting to make a public declaration, denied bail by yet another judge because I might send another love letter to my wife and given false advice by my own lawyer in order to ensure that I am cornered into pleading guilty to crimes I did not commit.
- (g) That Kingston's legal establishment has a lot to hide is clear from their refusal to issue the court transcripts I requested nearly three months ago in order to appeal my conviction. The female employee at the Court Reporter's office was at first most helpful and promised me the transcripts within days. But once she came under pressure from above she changed her tune and refused to issue the transcripts under the pretext that I must first have an appeal number, which is factually incorrect since one cannot file an appeal without first having the transcripts as evidence. I had to write to Canada's Minister of Justice and the Attorney General of Ontario to get the Kingston court to agree to release the transcripts within 90 days. I have yet to receive them. What I have

received is factually incorrect information from the Attorney General's representative. I am including the correspondence below:

From: kgalalae@hotmail.com To: julie.bertrand@ontario.ca

Subject: RE: Ministry of the Attorney General Ref. #M11-07637

Date: Mon, 7 Nov 2011 12:48:01 +0100

Dear Mrs. Bertrand,

While I thank you for the prompt response, I am not satisfied with your refusal to answer my questions.

I have consulted with two lawyers in regards to the 90 days rule that according to you the court has to provide the requested transcripts. Both lawyers have told me that no such rule exists and that a court must by law provide transcripts within days of the request.

This being the case, I must insist that you answer the questions I have posed in my previous email truthfully. The court's refusal to provide transcripts is a clear case of obstruction of justice. More than this, the court is obstructing justice to ensure that an independent court will not discover evidence of grand conspiracy and collusion between the judiciary, politicians and the police, all of whom have cooperated in order to destroy me so that I never again expose state violations and unlawful actions at various levels of governance both national and international. This is a crime without equal, especially since it is perpetrated by representatives of state institutions against a citizen of the state, whose rights they are entrusted to safeguard and not usurp.

As a representative of the Attorney General it is your duty to ensure that the law is applied impartially and fairly. I ask that you do your duty and punish those responsible to the maximum extent of the law. I wish to know how you intend to do this and what can I do to assist the Attorney General in this task.

I look forward to hearing from you.

Sincerely,

Kevin Galalae

Subject: RE: Ministry of the Attorney General Ref. #M11-07637

Date: Fri, 4 Nov 2011 13:49:09 -0400 From: julie.bertrand@ontario.ca To: kgalalae@hotmail.com

Dear Mr. Galale:

Thank you for your follow-up emails dated October 31, 2011 addressed to Barbara Griffin and myself regarding the status of your transcript requests.

I understand that your transcripts are currently being completed by the court reporter. I apologize for the delay however please note that court is endeavouring to provide you with the transcripts as quickly as possible.

For further updates on the status of your transcripts please contact Barbara Griffin, Supervisor of Court Operations, Kingston and Napanee at barbara.griffin@ontario.ca.

Regards,

Julie Bertrand
Ministry of the Attorney General
Court Services Division
East Region

From: kevin galalae [mailto:kgalalae@hotmail.com]

Sent: October 31, 2011 8:36 PM

To: Bertrand, Julie (JUS)

Subject: RE: Ministry of the Attorney General Ref. #M11-07637

Dear Mrs. Bertrand,

Thank you for your response.

When a request for transcripts is made it should be honoured as such, whatever the reason for the request. As an aside, why else would someone request transcripts if not for an appeal? Does the law make provisions for such discrimination on the part of the court; that is, is a court entitled to select why and when it releases transcripts? I should think not. A court, I would think, has no business asking someone why he or she would require their own transcripts any more than it has the right to select which requests it honours and for what reasons. I would like your clarification on this point.

Perhaps you could also explain to me why the court has 90 days to provide transcripts while a person has only thirty days to file an appeal. This makes no sense at all, other than as a technical loophole for the justice system to deny people justice. Shouldn't such anomaly be noticed and rectified by the people who work in the justice system? Or is the justice system devoid of people with common sense?

Last but not least, it is unclear from your email whether you work for the office of the Attorney General of Ontario or are merely responding to a request made by the Attorney General's office. I would like clarification on this point as well. Furthermore, I would like to know why the court did not bother to reply to me once it was caught acting against the law by refusing to release my transcripts? Has the court responded only because the office of the Attorney General forced it to respond? If so, what other punitive measures has the Attorney General ordered given the unlawful conduct of the Kingston court?

I look forward to hearing from you.

Sincerely,

Kevin Galalae

Subject: Ministry of the Attorney General Ref. #M11-07637

Date: Fri, 28 Oct 2011 15:24:02 -0400

From: julie.bertrand@ontario.ca To: kgalalae@hotmail.com

Dear Mr. Galalae:

Thank you for your correspondence regarding your request for transcripts from the Kingston Court for a matter you wish to bring forward to the Court of Appeal. Your correspondence was assigned to me for a response.

I contacted the Kingston Court and understand that your request for transcripts of your proceedings heard on July 19, 2011 and August 9, 2011, was received by the court on August 19, 2011. The court was not aware at that time that you required the transcripts to pursue an appeal. The court has advised that a Certificate of Ordering was sent to you on October 27, 2011. Please note that the court has 90 days to complete transcripts from the date of the request for matters being brought forward to the Court of Appeal. Although the court was initially not aware that these transcripts were for the Court of Appeal, the date of your request is noted as August 19, 2011. The court anticipates that it can provide you with your transcripts within the 90 day timeline. If you require legal advice you may wish to contact the Lawyer Referral Service that will provide you with the name of a lawyer who practices in the relevant legal area and is situated at a location near you. That lawyer will provide a half-hour free consultation. For more information about this service, please contact the Law Society of Upper Canada at 1-800-268-8326. I regret that your experience with the court has not been to your satisfaction.

Once again thank you for your correspondence. I hope this information is helpful to you.

Regards,

Julie Bertrand Court Services Division East Region Tel. 613 239-1269 Fax 613 239-1273

For a complete account of Kingston judiciary's many breaches and violations read:

- 1. Canada's Political Prisoner https://wikispooks.com/w/images/c/c8/Canada%27s_Political_Prisoner.pdf
- 2. Response to David Sinnett https://wikispooks.com/w/images/a/a1/Response to David Sinnett.pdf
- 3. CSIS Response https://wikispooks.com/w/images/9/98/CSIS_Response_2011-09-22.pdf
- 4. Crown Disclosure (See attachment 3)

C.A.S. ANOMALIES

(a) The Children's Aid Society has also played a role in the concerted attack on me and the subsequent forced separation from my children for whom I have always been the primary caregiver and the most important person in their lives since I work from home and have always been there for them since birth.

As I have only recently given the CAS a chance to correct their mistakes, I will refrain from naming any individuals at this point. Suffice it to say that the CAS social worker assigned to my case has after only two supervised visits with my children cleared me for unsupervised visits. Shortly after, however, he changed his tune and has issued a fraudulent report intended to keep me separated from my children. Needless to say this is causing me and my children extraordinary distress and my older boy, Ben, who is six years old, suffers emotional damage as a result.

To get away with this, the CAS is hiding the video evidence of the supervised visits. This is meant to prevent me from obtaining an independent evaluation from a third party.

I am attaching a few support letters as an indication of the anger the CAS' actions have elicited in the community of people who know me (see attachment 4).

CSIS ANOMALIES

- (a) Perhaps the clearest evidence of government involvement and interference in my case is the response I received from the Canadian Security Intelligence Service (CSIS) to my request for information under the Freedom of Information Act (see https://wikispooks.com/w/images/9/98/CSIS Response 2011-09-22.pdf). The CSIS response demonstrates that Canada's spy agency is keeping an eye on me, therefore confirming my suspicion that my electronic and telephone communications have been monitored and interfered with by the Canadian government, as I have asserted from the very beginning. This also demonstrates that Canada is misusing state institutions to obstruct my human rights activism and to intimidate me from exercising my constitutionally protected rights.
- (b) What is most disturbing is that on the night of May 13, when I accessed my wife's secret email account and attempted to copy damning emails, I was being prevented from doing so by an external force which could have only been the CSIS. Within seconds all emails disappeared from the inbox and I could only copy a few emails from the sent box. Subsequently, the Kingston police, with the aid of my own lawyer, deprived me of the exonerating email evidence on threat of imprisonment and convicted me of theft and the

destruction of electronic data. I was in other words convicted of a criminal offence that the CSIS committed in order to hide the government's complicity in the attack on me.

This bit of information shows how deeply corrupt our government is and how deeply unlawful and immoral the attack on me is.

CONCLUSION:

While I do not know who at the national level approved the attack on me, I have a very good idea who orchestrated it locally in Kingston. Only an RCMP investigation, however, will determine the level of culpability of the individuals and institutions involved. We have criminals at the helm and it is your job to prosecute them. Moreover, these are criminals who are well placed to obstruct justice and to intimidate the RCMP from performing its duties. I hope the RCMP has the courage and independence necessary to tackle this case.

I believe the RCMP is the only institution in the country that can tackle this case not only because it involves politicians, state institutions and the CSIS, but also because the newly-appointed Attorney General of Ontario is Mr. John Gerretsen. Mr. Gerretsen has been Kingston's MP since 1995 and has worked side by side for years with the very people I believe to be behind the attack on me. As such, it is questionable that Mr. Gerretsen will use the authority of his office to bring to justice people he has known and worked with for years. Julie Bertrand's perjury in respect to the 90 day rule she made up, is indication that the office of the Attorney General is not willing to prosecute those responsible for breaking the law.

Given the degree of lawlessness and corruption in Kingston – and until such time as an RCMP investigation gives me immunity from further attacks by government authorities – I ask for RCMP escort into the city and protection on November 8, when I have to attend a case conference in family court. Without RCMP escort, I believe the Kingston authorities will once again abuse their power and arrest me on new charges fabricated to incarcerate me once again and to prevent me from bringing them to justice.

Please contact me at the earliest time possible to arrange for RCMP escort. I apologise for the short notice.

I look forward to hearing from you.

Sincerely,

Kevin Galalae