Attention: Canada's Liberal Party C/o: The Honourable Justin Trudeau 81, rue Metcalfe, Bureau 600 Ottawa, Ontario Canada, K1P-6M8

Dear Mr. Trudeau

You'll find herein, my request to Prime Minister Harper, where I am asking him to use his discretionary power to instigate a public inquiry with regard to RCMP Cpl. Derek Flanagan's death and how the RCMP and the Attorney General could have gone as far as lying about the circumstances surrounding the death of another Force member.

Moreover, the question that even more importantly needs to be asked; is how could the Court coming to the conclusion that there was no evidence leading them to believe that the RCMP had lied about RCMP Flanagan's death and further implying that I had lied, when I stated that the RCMP and the Attorney General had lied about the circumstances surrounding the death of a Force member.

As evidence of this, as I did for the Prime Minister, I am enclosing a copy of the analysis that was put together with regard of the circumstances surrounding RCMP Cpl. Derek Flanagan's death. In order to avoid having anyone from using my credibility as an excuse to ignore the truth, the aforesaid Analysis only contains documentation and testimonies adduced at trial and emanating from the RCMP and the Attorney General.

Supreme Court Justice Wagner who was part of the Bench of the Appeal Court of Quebec in Montreal was chosen to sit on my Appeal, when knowing fully well that he would be placed in a situation of conflict of interest, since the trial judge used to be his ex and long time associate at Lavery, deBilly.

As if this wasn't enough, the Attorney General and the Harper Government decided to nominate Justice Wagner to the Supreme Court, while he was in the process of writing his judgement, in my \$47,400,000 against the Attorney General and it doesn't end there. (See enclosed Motion under Rule 73 of the Supreme Court)

Is there any reason to question and /or to believe in any form of bias in the present case, when the trial judge, as did Justice Wagner and the Appeal Court, completely close theirs eyes and set aside all the evidence pertaining to RCMP's lies and perjuries about the death of a Force member.

The analysis of RCMP Flanagan's death contains 171 pages of clear evidence of RCMP members wilfully lying in order to cover the true circumstances surrounding the death of their colleague.

Canadian taxpayers who had to foot the bill for this mess, as well as my sentencing to death in Thailand are entitled to know the truth.

If the RCMP and the Attorney General could lie about the death of a RCMP officer and then the Court closing it eyes on all of it, perhaps our justice system has taken a direction, where for now on, the RCMP and the Attorney General will enjoy a protection unheard of and totally at the opposite of what any Canadian wishes for and where the Executive should be totally separated from the Judiciary.

The death of a RCMP officer is a very tragic event in itself, but may become much more serious of an issue, when the Court goes as far as defending the un-defendable, when ignoring all the evidence, which could have link the RCMP and the Attorney General to any form of lies and bad faith.

If lying about the death of a RCMP isn't bad faith, then what on earth is? And if the Court dared on its side covering this up, Canadians should be deeply worry.

I've spent close to 25 years of my life fighting for the truth and for justice, and never I would have thought one minute, possible, for the Court here to close its eyes on all this, as well as on all the issue that were addressed through the content of the CTV-W5 documentary on the story of my treatment at the hand of the RCMP and our Government.

The simple fact that the Court came to the conclusion that my case was prescribed smacks of bias and political intervention, when concluding that I had the legal obligation to file my lawsuit against the RCMP and the Attorney General, while incarcerated behind the walls of a third world country prison and rotted at the bottom of a concrete cell and where, in the word of the Attorney General, I wasn't expected to live due to the harshness of the living conditions inside the prison I was in.

Yet, the Court concluded that the condition of my incarceration were appropriate to initiate a legal action from behind the wall of a Thai prison, where I was totally destitute and 12,000 miles away from Canada.

I do realize that you are very busy, but please have the information found herein pass over to any of your Cabinet member, who you truly believe won't be afraid to bring such issue before the Chamber of Commons, in order to question the Prime Minister if he finds it normal for RCMP members to lie about the death of a Force member and having the Court completely closing its eyes on such serious matter and an indictable offence, under the Criminal Code.

I've done all I could humanly do over the last 24 years and 8 months to expose the truth. However, on my own, there is no way that I'll be able to achieve my intended goal. Without the support of parliamentary members, the mess and travesty of justice that was RCMP Operation Deception will remain at the image of what it has been for over two decades, namely an incredible amount of deception from the part of the RCMP and the Attorney General.

The truth and the integrity of our judicial system as a whole are too important, to let RCMP members getting away with false statements and perjuries about the death of another officer of the Force.

I'm willing to go to Ottawa and meet with anyone from the Liberal Cabinet willing to sit down with me and where I would be able to answer any question they may wish asking.

As prescribed under the law, both independence and impartiality are fundamental not only to the capacity to do justice in a particular case but also to individual and public confidence in the administration of justice and that without that confidence, the system cannot command the respect and acceptance that are essential to its effective operation. It is, therefore, important that a tribunal should be perceived as independent, as well as impartial, and that the test for independence should include perception

And as all Canadians will agree, the judicial system and the confidence of the public in its operation are too important to be put at risk by any appearance of unfairness.

Now remains to see what the Prime Minister and the Attorney General will do on hand of my demand for a public inquiry. Will they dare going as far as denying the content of evidence emanating from their own record and keep on defending the un-defendable?

Thank you very kindly for your time. I'm looking forward to the pleasure of hearing from you and/or anyone from the Liberal Party who cares about the truth, Justice and Government officials' accountability.

Sincerely, Yours

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