

This paper covers several conspiracies that I have witnessed at the Ottawa Courthouse and elsewhere when preparing, serving and filing the Chemtrails and Geoengineering lawsuit in Ottawa, Canada in 2014. It also provides an overview of the lawsuit along with the orders issued.

There was a conspiracy by mafia who has infiltrated into the Canadian Politics, Law Enforcement and Criminal Justice System to prevent the lawsuit from being processed:

1. By Indirectly threatening me that they will jail me
2. By directly and indirectly threatening me to cancer, blindness, disabling, car accident, sexual orientation change, upper respiratory illnesses, preventing me from locating a job, female partner and so on
3. And By trying to restrict transcribing the initial hearing before Justice of the Peace (hereafter JP) [redacted] on August 15, 2014 as well as restricting the Transcription of the appeal hearing on September 15, 2014. However I took necessary steps by several in person and email follow ups and contacting different individuals and therefore the restriction was removed. Otherwise I would have been in serious trouble and that is what they were trying to accomplish.
4. And Later on By Tampering with the Transcripts of initial hearing before JP [redacted]. They had removed that part of the initial hearing where I did swear the Information before JP from the Transcript in order to create problem for me since it wouldn't have been a sworn information anymore. They also had removed my oral testimony about US Army being part of the unknown respondent from the transcripts of the initial hearing before the JP. They had also removed my

Please note that we ONLY have time until December 10, 2014 to appeal the decision to the higher court.

To appeal we need about \$5,000 no later than November 30, 2014.

If you have any sponsor please introduce my website

<http://www.geoengineeringlawsuit.ca>

to them and ask them to sponsor ASAP or donate ASAP please.

OTHERWISE the lawsuit will be over.

testimony from the Transcripts where I did ask to sign another page while JP [redacted] did not ask me to do so in order to cover up the JP [redacted]'s misconduct in public office.

5. And By not accepting the service of the lawsuit documents and or by misleading me via Provincial Crown office and therefore trying to create procedural problem with my application.
6. And by preventing the service providers from providing receipt for their services such as Staples in one case and [redacted] Notary and removal of any traces to my orders from the third party computer systems such as Staples and Court Transcriber in order to possibly create problem for me later on through false flag operation since I have used public donations for this application. The file for my application is being hidden even from me at the Ontario Court of Justice. Finally, I was notified by the court staff on Oct 20, 2014 that only selected Ontario court staff have access to my application file. Until October 20, 2014 the staff at the Superior Court of Justice (SCJ) was not notified that mandamus application, which was to appeal the JP [redacted]'s decision at the SCJ, has been adjourned and she did not have a copy of the order of the judge at the SCJ.
7. There may have been an attempt to replace the original application that I have served the SCJ, with another one that provincial crown's office refused to accept the service, for the second time on or about September 19, 2014.
8. There is also an indication that the first Compact Disk that I have served the court with, may have been disappeared.
9. Some of my documents such as copy of exterior side of the compact disk with stamp for the court went missing during my interaction with the court staff.
10. Finally no exhibits were entered in the appeal day on Sep 15, 2014 where I have provided the SCJ with several evidence along with my affidavits.

The following is the breakdown of the incidents:

1. On August 13, 2014 at Ottawa Courthouse I wanted to swear an information along with a Peace Bond. However a JP who did not give his name to me said he cannot accept both. Then he said to me that you need to **get a lawyer** which I felt duress by that statement.
2. On August 14, 2014 at Ottawa Courthouse. I wanted to swear an information however JP William [redacted] in public area told me that I am charging people with an indictable offence and for an indictable offence the process is to go through the crown attorney's office to get the **Jail time**. I felt duress by this statement. I then went to the provincial crown's office I was told I need to go through the Justice of the Peace's office.

3. On August 15, 2014 I did swear the same information before Justice of the Peace Linda [redacted] who declined it.
4. On or about October 15, 2014 I received a private message from "Beatrice [redacted]" who stated that: "There are reasons why people have to remain silent or face a 14-year jail sentence but you probably know about that secret law."
5. On Oct 31, 2014 on my way back home at or about 9:00 PM on the bus# 111 a white man in his 30s was wearing an orange prison uniform with the "State Penitentiary" written on his back, showing his back to me.
6. On or about September 19, 2014 once again receptionist at the provincial crown's office , Joanne, refused to accept the service of my application and other related documents and CD by claiming that on September 15, 2014 they did not have anybody at court room #24 as a provincial crown for my application and by stating that it has nothing to do with their office and that they are not involved in it. She did not provide a letter stating that they are not accepting the service. Then Assaf [redacted] a student staff came out and said that environmental protection act is not provincial law and it is federal law and this is not the right office and you need to go and find out who to serve or go serve the crown via Ontario court intake office.
7. On September 19, 2014 I served the provincial crown with the necessary documents through Ontario Court of Justice intake office confirming by the court staff that they are being served on the Provincial Crown's office.
8. On Sep 22, 2014 I went to the Ontario Court of Justice intake office and I asked for a copy of the exterior part of the CD with the Superior Court of Justice's stamp on it. I was being provided with the copy of the document that I had served the Provincial Crown office because the original documents in my file were replaced with these documents. After some conversation while they were denying that the Ontario Court staff confirmed that I have served those documents on Provincial Crown, finally they did agree because I insisted on it. Then she went and got a copy of the external part of the CD with the Stamp of Federal Crown on it from another place. The court staff confirmed that they only have this CD which was served on the Federal crown. I was told by the Provincial Crown that Federal crown has sent the documents to Provincial crown and Provincial crown is going to take care of all charges. So the intake office staff gave back the documents to me and said the other staff is new and did not know and you need to serve these directly on the Provincial crown's office. I went upstairs and this time Joanne receptionist at the Provincial crown office accepted all the documents and CD without hesitation.

9. On September 15, 2014 I requested from Mr. Barry [redacted] Court Transcriber to transcribe both my initial hearing before JP Linda [redacted] and the appeal and provide me with the reason for decision of JP Linda [redacted] . On September 16, 2014 I was notified by him that he is advised by the court that the subject matter is restricted. They did not want to provide me with the transcripts of initial hearing before JP Linda [redacted] as well as the transcripts of the appeal so they could create problem for me. I then went to the court on the same day and could solve the issue with the help of two great people.
10. Even though I requested for the reason for the judgment of JP Linda [redacted] however I was not provided with an official reason for the judgment.
11. On September 23, 2014 I received the electronic version of Transcripts from the court transcriber Mr. Barry [redacted].
 - a. Mr. Barry [redacted] had tampered with the transcripts by entirely altering the beginning of the initial hearing before JP Linda [redacted] where I confirmed that “I am here to lay an information through Private Prosecution” and I did swear to bible the information to be true in response to JP [redacted] ’s question. So the first version of the transcripts that I received from the court transcriber was transcribed in a way to prevent my information from being a sworn information. It is important to note that I was told by Jocelyn who is the supervisor at the Ontario Court that “that is not a sworn information” referring to my Information declined by JP Linda [redacted].
 - b. Mr. Barry [redacted] had removed that part of initial hearing where JP Linda [redacted] did not ask me to sign another spot where I needed to sign which I did sign it myself and he had replaced it with “short pause”. So he tried to cover it up. This was **partially** fixed in the final Transcripts after my follow ups via email however still there is issue.
 - c. At the initial hearing before JP Linda [redacted] I made a statement that some of the unknown in my Information may be related to “US Army” where Nazi’s have infiltrated in, and that they have heard that I have filed this lawsuit so they are removing the evidence and they are shutting down the plant and they are responsible for mass animals die offs and that I will provide her with information about it. Mr. Barry [redacted] has removed that part as well from the transcripts. Despite the fact that I explicitly asked from him to add that part However he did not add it in the final Transcripts.

- 12.** No exhibits (evidence) were entered for the appeal hearing on Sep 15, 2014 where I have provided the SCJ with several evidence along with my affidavits.
- 13.** The appeal was dismissed on Nov. 10, 2014 by another judge based on baseless claim that the issues raised in my application such as spraying of Toxic nano particles through Chemtrails and Geoengineering, GMO's, Animals die offs through HAARP and Chemtrails, loss of sovereignty of Canada, manmade flood of Toronto and Calgary in 2013, Aspartame, Fluoride, vaccines, a possible false flag nuclear attack on the USA and may be on Canada, Conspiracy to depopulate the planet through the means above and a conspiracy to create New World Order are all have political and scientific nature and cannot be prosecuted under criminal code of Canada and that our elected officials in Canada are not committing fraud under criminal code of Canada even though the evidence provided within my appeal proves it beyond the reasonable doubt that they are and that the evidence also proves beyond the reasonable doubt that global warming and manmade global warming are fraud!!! I was not allowed to completely go through the speech that I had provided even though I could make some comments.

See page 10 to 12 for the proof that no evidence has been allowed to enter in the court for my lawsuit despite the fact that I provided affidavits and several evidence about 270 pages. See page 8 for the order of Justice [redacted] on September 15, 2014 who adjourned the appeal to November 10, 2014 because I had not served and filed the Transcripts of the Initial hearing before Justice of the Peace Linda [redacted].

Also see page 9 for the order of another judge on November 10, 2014 who dismissed my appeal by claiming that the allegations in my application / appeal has political and scientific nature and cannot be prosecuted under the criminal code of Canada! So based on her decision the allegations in my appeal application such as:

- A conspiracy against sovereignty of Canada;
- Murdering 10,000 (and more each year) innocent civilians all around the world by Geoengineering via Sulfate aerosol;
- Manmade floods of Toronto and Calgary in 2013 and highly possible involvement of Nazis, who have infiltrated into US Army, in these attacks against our cities in Canada;
- A conspiracy to create New World Order;
- A conspiracy to depopulate the planet by spraying toxic nano-particles via Chemtrails and Geoengineering, Aspartame, Fluoride, GMOs, Vaccines without public consent;
- Mass murder of animals via HAARP and Chemtrails;

- and committing fraud by fraudulently tricking the world and Canada for accepting a non-existent and fraudulent Global Warming and man-made global warming
- A possible false flag nuclear attack on the US and may be on Canada

all have political and scientific nature and cannot be prosecuted under the criminal code of Canada!!!

This is where one of the charges against one of the respondents is FRAUD and the evidence I provided in my lawsuit either proves beyond the reasonable doubt or proves by providing evidence from testimonies of credible and highly skilled individuals that:

- Global Warming and man-made global warming are FRAUD and that we are heading to an Ice Age with highly possible peak of 2031 and that the Sun has gone into hibernation which is confirmed by NASA.
- Jesse Ventura's investigation has led to Maurice Strong being behind the global warming fraud.
- UN IPCC 5th report on climate change is fraudulent.
- David Rockefeller has explicitly and openly written about his intention about creating a one world government.
- That NAZIs have infiltrated inside US Army and NATO and mafia has infiltrated inside Canadian politics, Law Enforcement and Criminal Justice System.
- Mass murder of the bees in Canada has linked to HAARP.
- Hair and soil test results in Ontario have shown high levels of Strontium, Aluminum and barium.
- NASA has been releasing Lithium in the space and there are serious allegations in regards the relation of Lithium with false flag nuclear attack on the US and possibly Canada.
- Canadian military has experimented spraying of fluorescent Cadmium zinc sulfide particles in 1950 on unsuspecting Canadian Citizen without their consent.
- Canadian Government has illegally experimented mind control on innocent Canadian Citizens with the cooperation of CIA through MKULTRA in Montreal between 1957-1961.
- There is a conspiracy against sovereignty of Canada and that one of our elected leaders who is the respondent in my lawsuit has explicitly and publically confessed that his actions has caused loss of sovereignty of Canada.

- Geoengineering is being considered by Canadian conservative Government to mitigate global warming effects.
- Geoengineering is destroying the Ozone layer and is against the Montreal Convention in prohibiting release of substances in the atmosphere which cause Ozone depletion.
- 10% decrease in the atmospheric Ozone could cause an additional 300,000 non-melanoma and 4500 melanoma skin cancers and between 1.6 and 1.75 million more cases of cataracts.
- Carbon Dioxide (CO₂) can absorb highly harmful UVB radiation and that CO₂ is not a pollutant rather it is plant food and it cannot cause global warming and it does not drive the climate on earth rather the Sun is the main driver of the climate on earth.
- Without CO₂ there will be no terrestrial life on earth.
- Mr. David Keith has openly and explicitly accepted that Geoengineering with sulfate will kill 10,000 people a year killing more each year and that he and his colleague have already started counting how many people will be killed.
- Canadian-China investment deal, Foreign Investment Promotion and Protection Agreement (FIPPA) allows for confidential lawsuit against Canada
- I have been subject to direct and indirect threats such as cancer, death and so on

Service for federal crown

Form 3 / BACK SHEET

Director of Public Prosecutions
Directeur des poursuites pénales
SEP 19 2014
Rec'd / Reçu

Court File No. [REDACTED]

COURT OF ONTARIO
(Superior Court of Justice)

HER MAJESTY THE QUEEN
—and—

[REDACTED] both as the [REDACTED] and as an individual, [REDACTED] both as

the [REDACTED] and an individual, [REDACTED] both as the former [REDACTED]

[REDACTED] and as an individual and Unknown

Notice of Application/Mandamus Form 1

15 Sept 2014

delivered to 10 Nov 2014 at 10am

for copy of transcript of initial hearing

copies of transcripts to

delivered to both Crown

law offices by 2 Nov 2014

BACKSHEET
(Criminal Proceedings Rules, Form 3)

DAVOUD TOHIDY

[REDACTED]

Ottawa, ON

[REDACTED]

Phone: 613-[REDACTED]

E-mail: [REDACTED] & [REDACTED]

[REDACTED]

APPLICANT / MOVING PARTY

Nov. 10 / 2014.

Application for mandamus is denied under s. 6.11(2) of the Criminal Procedure Rules as the information sought to be laid by the Applicant is frivolous, ~~and~~ Justice of the Peace [REDACTED] was warranted in refusing to initiate proceedings based on the Applicant's information. In arriving at this conclusion, I adopt the legal reasoning set out in paras. 6, 11-14, 16-24, and 27-29 of the Respondent's (Crown's) Notice of Application. The issues which the Applicant seeks to have dealt with in these criminal proceedings are really of a scientific nature, in terms of the evidence he refers to, and of a political nature, in terms of the decisions he wants our elected representatives to take based on the scientific evidence he considers credible. The issues raised by the Applicant in his supporting documents on this Application do not engage the criminal justice system in the global and generic way in which he has raised the issues.

[REDACTED]

SUPERIOR COURT OF JUSTICE
(NORTHEAST REGION)

5 CANADA)
PROVINCE OF ONTARIO)

BETWEEN:

HER MAJESTY THE QUEEN

v.

10 [REDACTED] both as the [REDACTED]
and as an individual,
[REDACTED] both as the [REDACTED] of [REDACTED]
and as an individual,
[REDACTED] both as the former
15 [REDACTED] of [REDACTED] and as an individual
and UNKNOWN

TRANSCRIPT OF PROCEEDINGS

20 BEFORE:

The Honourable Justice H. [REDACTED]

APPEARANCES:

25 Ms. L. [REDACTED] for the Crown
Davoud Tohidy Self-represented
A. [REDACTED] Court Clerk
J. [REDACTED] Court Reporter

30 Held at [REDACTED] Street
Ottawa, Ontario

Date
September 15, 2014

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