

2023-11-13

FROM:

DrewZero™



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TO:

David Vigneault, Director of CSIS  
PO Box 9732 STN T  
Ottawa ON K1G 4G4

Dear David Vigneault, Director of CSIS,

I write this letter to inform you that I have irrefutable evidence that the MK-Ultra program is still running in Canadian hospitals and institutions. Just to remind you, this program was previously disclosed by the Central Intelligence Agency. The activities of the program involved a conspiracy to subject mental patients to adverse treatments against their will which resulted in significant damage to the patients.

I have evidence from multiple provincial jurisdictions that this program continues to operate in Canada and continues to cause irreparable harm to a large number of highly vulnerable Canadian people. Clearly this constitutes an act of terrorism, especially since it involves the usurping of vital health services infrastructures.

My evidence is mostly on public record already from the first instance when it was clear that this program was being inflicted upon me. The doctor perpetrating the offences in this instance was Dr. Grainne Neilson of the East Coast Forensic Hospital in Dartmouth, Nova Scotia. Her mental health assessment made a diagnosis that I was allegedly "unfit to stand trial" and specifically

prescribed that I needed to be “restrained and injected” with forced treatments of multiple contraindicated substances which are known to cause significant and irreparable harm to me. Much of her evidence that I was “unfit to stand trial” was her own personal observations only which were contradictory in and of themselves, and which diametrically contradicted the notes of the other staff such as my primary nurse Todd. The other evidence she used consisted of medical records from mental health treatments I had been subjected to in Ottawa, Ontario.

The most chilling proof that her attempt to drug me against my will was clearly a clandestine attempt to do harm to me came in the form of a civil litigation which I composed to prevent her from being legally allowed to drug me against my will. At the very time when she opined that I was so mentally unstable that I was even “unfit to stand trial” in any proceeding, I hand-wrote a civil action against her and the director of the hospital and against the province’s health authority and Attorney General. The Attorney General of Nova Scotia (his counsel Duane Eddy appeared on his behalf) and the director of Capital Health were both subpoenaed.

I acquired and filed all of the evidence from Ontario which she had based her opinion upon. The evidence stated quite clearly that I had suffered a severe adverse reaction to the medications she was attempting to force me to take and that I had nearly died in the aftermath.

I appeared in person to argue the merits of my case against her. The judge was so impressed with my professionalism that he asked me if I’d like for his own clerk prepare the detailed notes of the judgement in the case and mail them to me. This was so that I could use it as evidence in case I was ever subjected to forced treatments against my will. The judge stated on the record that if this ever occurred to me, then in his professional opinion, I would have grounds for a civil action against the perpetrator of this offence.

Additional evidence was acquired more recently in Newfoundland and just this past summer in Vancouver, BC.

The Vancouver incident involves a friend of mine who had been intentionally misdiagnosed as having bipolar disorder. She had been forcefully drugged against her will for a number of years with drugs which were extremely toxic and caused severe damages. This was despite the fact that she was well past the possible age of onset of bipolar disorder and despite the fact that she manifested no symptoms of bipolar disorder whatsoever. I can testify to this because I have been with her nearly every single day for the past 2 years and a bit. The drugs she was forced to take made her extremely ill. When she stopped taking the drugs she became well again. She was well with no symptoms of any Axis I disorder apart from autism spectrum disorder for about 9 months until they found another excuse to drug her. The autism spectrum disorder makes her a particularly vulnerable person and highly susceptible to manipulation by medical authorities.

During the entire this time, my friend had been subjected to what I would characterize as “gangstalking” and harassment. The details of these types of attacks are documented by the Office of the High Commissioner for Human Rights at the United Nations. The documentation can be found at

<https://www.ohchr.org/Documents/Issues/Torture/Call/Individuals/Harrasmenttechniques.pdf>

The sleep deprivation component of the harassment techniques was affecting my friend so severely that she could not sleep at all for nearly a week. She attempted to acquire a refill of her sleeping medication which had run out the week before, but instead she was placed under an order of committal against her will, because she was “talking to herself”. She attended the hospital where she was immediately drugged with powerful major tranquilizers which she had never been prescribed, she was then taken into the back room where I could not proceed with her where she was brutally beaten and locked into solitary confinement for several days until I began complaining that I didn’t know if she was alive or dead. The bruises from the beatings she received at the hospital were so severe that a week later they were still very substantial and were mainly concentrated on her inner thighs which gives us serious concern that she may have been raped while she was drugged against her will and has little memory of the details of the traumatic events.

A police report has been filed, but the patient care quality office at St. Paul’s hospital, Janet Silver, is obstructing the investigation, despite the fact that she admits this happens regularly to patients in that hospital.

It is likely that there is corruption and collusion on the Mental Health Review Board, because that would be necessary for a project such as MK-Ultra to be sustainable to any degree. Their decision in the appeal of my friend is likely useful evidence in an investigation into corruption.

Without stating my sources, I feel I should let you know that I am aware that CSIS personnel have been present during some of these MK-Ultra project operations at the hospitals. You will notice documented in the relevant files that it is suspected I may know of this fact. It is for this reason that I am obliged to accuse CSIS of being not merely complicit in this terrorist activity which is taking place across Canada, but even more so, I must accuse CSIS of being the primary perpetrators of the criminal terrorism offences. Perhaps acting as a broker for the CIA, or perhaps simply for your own personal amusement, that I don’t know because it doesn’t matter. It is illegal. It is a major terrorism offence. It is the kind of thing that CSIS is supposed to be investigating and collecting evidence about in order to prosecute the perpetrators and put a stop to the terrorism. Your organization is not supposed to be actively participating in terrorism!

You will notice that the date on this letter is November 13, 2023.

That means as of the week of November 13, 2023, you were informed of the fact that this MK-Ultra type terrorism operation is running in Canadian hospitals and institutions, and of the specific details of some of it which I have collected evidence about.

This means that there is now a timer ticking, with each day and week and month that goes by giving you less and less latitude whereby you might reasonably claim ignorance of these facts.

The reason that I was targeted by this illegal secret operation was because I was the victim of an attempted murder in March of 2009, and on 2011-09-30 and on 2017-07-17. Each of these attempts on my life have been traced back to the five eyes “terror group” as I have begun referring to them since the only things I have seen them do is commit terrorism offences and

attempt to murder me, a whistleblower, Canada's accountability guy, creator of **GovernmentExpenses.ca** which has been referred to as being one of the "most important contributions to the political process" according to the reputable and widely acclaimed political publication Macleans magazine.

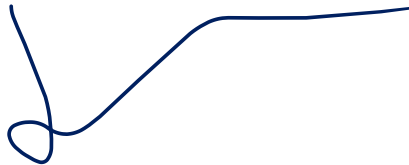
In the aftermath of the 2011-09-30 attempted murder against me, I was framed for an apparent car accident of which I have no knowledge, and had no involvement in apart from having my unconscious body loaded into the car which was then crashed before the driver escaped on foot. I am aware that CSIS has a plethora of evidence which would immediately exonerate me and implicate the conspirators in the offences which were committed against me on 2011-09-30. I served 10 years imprisonment for this wrongful conviction and during the final 2 years of that sentence, I was subjected to pre-planned re-victimizations which were a part of the CSIS agenda to try to get away with the index offences.

About this too, you now have a timer ticking where plausible deniability will no longer be possible after some indeterminate duration.

I am sending a copy of this letter and the fax receipt to every single federal MP, to several relevant media outlets and reporters, and to various agencies and organizations around the world.

ADMIT TO THE TRUTH ABOUT 2011-09-30 NOW!!!

Sincerely,

A handwritten signature in blue ink, consisting of a loop on the left, a vertical line, and a horizontal line extending to the right.

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