

THE PUBLIC

AND JUDICIAL MANIPULATION? HOW LEVEL IS THE COURT SYSTEM PLAYING FIELD? PERHAPS IT IS TIME FOR "YOU" TO BE THE JUDGE?

Tipping The Scales of Justice?

Are You Aware That:

1- In spite of the unanimous Liberal, NDP and Conservative 'agreement' with Law Society and Government Official approval that 'allow former police department lawyers to become Crown Attorneys' who are often appointed regional 'Judges!', with little concern for perceived pro police bias, or historic prejudice. Such scale tipping by **unanimous vested interests is contrary to Public Oath, Common and Charter Law.**

2- MP, MPP and Governments 'similar approval' of many 'police officers and related lawyers' appointed to Justice of the Peace court related duties, dealing with search warrant and related police detention orders. **May well be contrary** to perceived bias and Charter rules of law.

3- Serious Charter Breach, in relation to the appointment or contract of pro-police department law society corp. member lawyers, 'to Crown Attorney status' often with historical **ethics and or misconduct blemish**, noted and evident in Ontario, a 'Niagara major concern of a questionable 'three case SAME Crown Attorney'. Who also created 'Havoc' in the R.v. Frumusa, R.v. Buric, R.v. Walker, R.v. DeMarco 'THE SAME' Attorney General Crown lawyer, who 'as well engaged in serious criminal misconducts' contrary to perceived bias rule, Common and Charter law. The Same Attorney General Crown at Niagara engaged in serious criminal in court conducts against both counsel and client. And in another case the same Crown counsel not only 'Repudiated his own witness' but the 'same Crown counsel invited the jury to accept, as factual the converse/ opposite of what his own sworn jail house Crown Witness had said'!

4- Niagara and Government officials historic **concealment of Police and related Crown Counsel crime**, often guilty of Obstruction of Justice, Conspiracy to conceal crimes and misconducts of fellow officers in both Courts of Justice and police investigations. Crimes related to evidence and witness tampering, fabrication of evidence and informant conveyance.

5- Toronto Star investigations regarding 'Prosecutors and Police wrongdoing often goes unpunished' series, AND Attorney General Madeleine Meilleur the public's chief Law Enforcement Officer, in the public's interest in fact keeps NO LOG or tracking of Crown Lawyers or Officer of the Courts Crimes, Complaints made, Charges or of reported Criminal Collusion as noted, **contrary to Oath, Common and Charter law.**

6- Major Ongoing miscarriages of Justice, by sworn men and women officers of the Courts engaged in self and or corporation contract protection, by concealment of colleague officer of the courts crime, must NOT be left to fester and be ignored by sworn Attorney Generals, Ontario court staff and associate law enforcement who in association **did place self interests above the public's and charter supreme interests.**

7- Judicial Corruption is not foreign to Canada it is a serious issue often ignored, swept aside, evident by an Ontario Attorney General who 'has no centralized method for tracking, investigating or addressing complaints against Crown Prosecutors'. 'Similar' to the Toronto Star recent police who lie, bombshell series of stories of Ontario police who lie and engage in perjury also are often **NOT reported by a crown attorney or judge when committing such crimes while sworn** that normally a public person would be charged!, **Contrary to Common and Charter law.**

8- **Betrayal of the Public Trust by the most senior levels of the Canadian Justice System** will surely be the downfall for a major erosion of the public's faith in the 'already shaken confidence' in the Ontario Judicial System. Judges who **ignore serious public protection cases to protect colleague and corporation interests.** Obvious in the re. R. v. Wijesinha case and failures by Judges since that 1995 ruling, lawyers efforts exposed as with the Judge Riordon ruling, R.v. Walker, as well R.v. Buric, R.v. Frumusa and R.v. DeMarco to conceal at 'all and any cost' officer or the courts AND Attorney General contracted lawyers/crown counsel misconduct. **Contrary to the public interest and common & Charter law.**

9- **CASE IN POINT: The 25 year plus Niagara lawyers client who is the Niagara Regional Police**, for decades, is said to be 'so accommodating' that 'he is made a Crown Attorney' working with his former police clients many years prior, now assists former clients as a new Crown 'with wire tap applications, search and seize warrants' and investigations. The Crowns former long time Police service clients now 'assist the accommodating ex: Police Service lawyer/Crown Attorney to accept a Judgeship' again in the same region to 'assist in a transparent and proper public service Judiciary'. That 'long time police department lawyer, then Crown Attorney, now Judge in the same region' has the occasion to be 'Ontario Courts Judge in a high profile case against the Niagara Regional Police and Bell Canada, who for years the Judge had the paid job of assisting on wire tap Bell Canada and NRP wire tap requests, applications, authorizations and with prosecutions. 'now is the Judge presiding over' an action 'against the Niagara Regional Police and Bell Canada' by a long time local OPP officer and his wife, claims re: former working associate Police and Bell regarding the wire tapping concerns of the OPP officer action as against the Niagara Regional Police and Bell Canada by his Toronto area lawyer was 'ruled against by the NRP former long time lawyer/crown attorney/now Judge' who 'clearly failed to appropriately rescue himself', as would be expected of any competent Jurist concerned about the administration of justice and the bringing of that administration into any form of disrepute. That Judge was the subject of numerous official complaints while practicing as a lawyer, crown attorney and judge all to no avail, **Judicial Council to date has been mysteriously silent in all related enquiries.**

10- **FORMAL QUESTIONS put to Ontario Niagara MP and MPP's** requesting answers to simple justice system and Law Society corporation 'self owned liability insurance company only in Ontario', may be a 'serious conflict' concern. And related serious public interest concerns regarding Ontario 'lawyers who are convicted by both their law society AND criminal courts being allowed to practice law in Ontario unsupervised while on criminal probation' only in the province of Ontario, Canada. In 1995 the most senior NINE panel Ontario Judges and now Chief Justice McLachlin, Sopinka, Iacobucci, Cory, Major, Lamar, La Forest, Dube, Contheir ruled 'that a lawyer law society convicted, stands in ALL courts as a conviction' and is applicable to a body that 'is created by statute and required to judge and in doing so to act in a judicial manner.' To mislead knowingly during the first steps of inquiry or investigation **perverts the course of Justice contrary to public and judicial order.**

CONDUCTS AND CRIME 'RELATED TO ALL LAWYERS EITHER APPOINTED AS CROWN COUNSEL OR JUDGES ENGAGED IN COLLEAGUE/OFFICER OF THE COURTS PROTECTION, OBSTRUCTION, INTENTIONAL DIVERSION OR SUPPRESSION' CONTRARY TO OATH AND CHARTER LAW, 'MUST IN THE PUBLIC AND ADMINISTRATION OF JUSTICE JOINT MAJOR INTERESTS BE CHALLENGED'.

**Call: Law Society 416-947-3300 Attorney General 416-326-2220
Law Soci. Act cha L.8.13.(1) R.v. Wijesinha, 1995, 3scr 422**

A PUBLIC ALERT FROM THE NATIONAL COALITION FOR LAW SOCIETY REFORM 1-888-675-6564

"WE ALL HAVE A MORAL OBLIGATION TO EXPOSE INJUSTICE OR JUDICIAL CORRUPTION SO IT WILL NOT THRIVE UNOPPOSED AS HAS BEEN HISTORICALLY THE CASE BY THE SELF REGULATED."

-IF NOT FOR THE BRAVE, FREEDOM WOULD NOT EXIST-