

18 Aug 2004

Your Honor

I was called to court in this case to deal with a conversation that I had with a victims mother. I was led to believe this was my only involvement with this case.

After court was dismissed last night I was given a copy of a notice of application pursuant to section seven of the CHARTER. After reading the document it became clear to me - the past two days on the stand have been a well orchestrated attack on me. Had I been given the right and the advantage of knowing about these grounds I would have come to court prepared by a criminal lawyer for my own protection. I feel the crown has acted unfairly in not disclosing this crucial information to me. I have been blindsided and as I said yesterday I am feeling like the accused in this case.

I was subpoenaed here under false pretences with no guidance or assistance from the Crown. Something I had never seen in my 18 years as a Police officer. Given my extensive involvement in this case and out of courtesy a pre conference should have been arranged.

I feel this motion hearing has turned into a shoot the messenger scenario. It has been four years since I looked at this case some 11 years since my first involvement. Once again it has come to the point of an all out attack on Perry Dunlop. To a point where I feel it is a set up to charge me under the Criminal Code.

- Some facts are clear recently 14 victims settled for 2 million dollars ontario gov probation seguin barque 100 other victims have settled directly relating to the Cornwall Case.