

3RD REPLY
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Robert Alan White
P.O. Box 931, 834-3rd Ave.
McBride B.C. V0J 2E0 Canada

“REGISTERED MAIL”

March 26th, 2013

CPL. BARRY KENNEDY, DETACHMENT COMMANDER
MCBRIDE RCMP DETACHMENT
1048 NORTH EAST FRONTAGE ROAD
PO BOX 497
MCBRIDE, BRITISH COLUMBIA
VOJ 2E0 CANADA

Dear Cpl. Kennedy,

RE: RCMP FILE # 2012-536

Pursuant to your letter, dated March 14th, 2013, date stamped on March 22nd, 2013 at Her Majesty's Post Office in McBride B.C., and received on March 25th, 2013, in regards to the Public Complaint against Cst. Peter Berndsen that I, ROBERT ALAN WHITE (Respondent) lodged on November 23rd, 2012, you have stated in your letter:

“We will continue to update you every 30 days, with a progress report on the status of your complaint.”

Problems noted in your aforementioned letter consist of the following:

- 1) At no time throughout the entire investigation into the complaint lodged against Cst. Berndsen has Cpl. Kennedy provided the Respondent with any progress reports, status reports, evidence or any information as to the investigation at regular intervals until it's conclusion. All prior correspondence by Cpl. Kennedy and his office represent little meaning, legitimacy or validity due to the foregoing games being played by Cst. Berndsen, the RCMP and Crown Prosecutor Geoff McDonald.
- 2) By not replying to the Respondent's questions in the letters dated February 18th, 2013, or February 6th, 2013, Cpl. Kennedy, by his silence, has Defaulted and refused to cooperate with this investigation by failing to follow procedure-of-law, due-process or due diligence.
- 3) It is apparently obvious that Cpl. Kennedy wants to perpetuate the cover-up of Cst. Berndsen's wrongdoing's, by not responding, replying or answering the Respondent's questions, nor rebutting or refuting the statement's made in the Respondent's February 18th, 2013 and February 6th, 2013 letters. Thus, the statement's made in the aforementioned letters shall stand as the truth.
- 4) On March 18th, 2013, Cpl. Kennedy appeared in person at the Respondent's residence, without a Warrant, in an attempt to coerce Ms. Michelle MacDonald to attend a private, secret interview. Ms. MacDonald is a key witness in the active Court Case #3416-3-C.

- 5) What reason(s) does Cpl. Kennedy want to perpetuate a cover-up by requesting Ms. MacDonald to attend a private, secret interview?
- 6) Cpl. Kennedy's personal appearance at the Respondent's residence, could be interpreted as further stalking and harassment. It has been clearly stated on Court Record by Judge Weatherly, that communication with the Respondent shall be via mail and not personal delivery by the RCMP. Cpl. Kennedy was in Court when Judge Weatherly deliberated and Ordered no further correspondence to be delivered to the Respondent in person by the RCMP.
- 7) Why is the Crown Prosecutor and RCMP members not adhering to Judge Weatherly's Court Orders? Proof of receipt concerning documents and correspondence is easily attained by following Due-Process and Procedure-of-Law. IE: Responding and providing documents by Sworn Affidavit and sent by Registered Mail.
- 8) Why does the Crown and RCMP continue to stalk and harass the Respondent and Defence Witness?
- 9) Indeed, this appears to be another attempt by Cpl. Kennedy to contaminate evidence, by not following Procedure-of-Law or Due-Process in accordance to the Supreme Court Act (1985), Rules of the Supreme Court of Canada SOR/2002-156, Supreme Court Civil Rules-Court Rules Act B.C. Reg. 168/2009 or the Evidence Act (1996).
- 10) Why do the RCMP continually not want to follow Due Process and Procedure-of-Law?
- 11) Why has the Respondent not received any further evidence or information, in relation to the Respondent and Crown Witnesses dating back to July 15th, 2011, from the Crown Prosecutor or the RCMP? This information and evidence is imperative to the investigation into the complaint against Cst. Berndsen, as well as the Respondent's defence.
- 12) Why do the RCMP not want to provide this information and evidence to the Respondent?

AND WHEREAS, you do not agree with the material facts presented hereto and herein or fail to reply accordingly, you are, nevertheless, petitioned to respond by Sworn Affidavit and sent to the Respondents address at the top of this letter by Registered Mail within 10 days of the date of this letter or by the 5th day of April, 2013.

Signed by:

Robert Alan White

Witness:

Michelle I. MacDonald

