

# Court of Appeal for Ontario

## TABLE OF CONTENTS:

<u>DESCRIPTION</u>	<u>DATE</u>	<u>PAGE</u>
1. THE FACTUM OF STANLEY D'ALMEIDA	March 15 <sup>th</sup> , 2016	1-40
2. Notice of Appeal	March 15 <sup>th</sup> , 2016	4
3. PART 1: The Relief Mr. Almeida is Seeking	March 15 <sup>th</sup> , 2016	5
4. PART 2: The FACTS IN THIS CASE	March 15 <sup>th</sup> , 2016	5-11
5. PART 3: The Grounds Of This Appeal	March 15 <sup>th</sup> , 2016	11-32
6. The Description of The Evidence	March 15 <sup>th</sup> , 2016	33-37
7. PART 4: THE EVIDENCE Mr. Almeida Relies On	March 15 <sup>th</sup> , 2016	40-198
8. Email from Joe Wright, admitting he did receive Jan. 11 <sup>th</sup> , 2016; Email of "Written Submissions" but still lying that Were caught in a spam filter. (Mr. Almeida's Email Was already on his Email account, as a frequent recipient.)	Mar. 8 <sup>th</sup> , 2016	40
9. Email from Ms. Walker-Renshaw admitting she did receive Jan. 11 <sup>th</sup> , 2016; Email of "Written Submissions"; that she Did not reply to! But proving Joe Wright is a liar!	March 7 <sup>th</sup> , 2016	40
10. Copy of Email from Mr. Paas, confirming all the recipients Were copied on the Jan. 11 <sup>th</sup> , 2016, "written Submissions": Joe Wright, Nancy MacDonald, PaasLang, Walker-Renshaw, Dr. Hill; Of These cc. only Mr. Wright lies not receiving!	March 3 <sup>rd</sup> , 2016	41-53
11. Stanley's Email to ORB Counsel Joe Wright, admonishing Mr. Goulard for lying not receiving any Email: Jan 11 <sup>th</sup> , nor Feb. 25 <sup>th</sup> , 2016; He wouldn't have used Feb. 26 <sup>th</sup> , To dismiss Mr. Almeida's CA if he hadn't received the Feb. 25 <sup>th</sup> , Email!	Feb. 26 <sup>th</sup> , 2016	54
12. "Charter Ruling" of Mr. Goulard "estops" The CA! <u>This Is The Ruling Primarily Being APPEALED!!!</u>	Feb. 26 <sup>th</sup> , 2016	55-60
13. The Satanic "Reasons for Disposition" of Goulard Illegally instructing OSCMHS to appoint the PGT to "treat" Mr. Almeida, Contrary to s.672.55(1) of the CCC!!!	Nov. 27 <sup>th</sup> , 2015	61-90
14. "Notice of Hearing", for Oct. 6 <sup>th</sup> , 2015, FULL DAY set aside to hear Mr. Almeida's CA	Aug. 11 <sup>th</sup> , 2015	91
15. "Constitutional Application Supplemental Evidence": Letter from Stanley's Mother: confirming 35 Years in Psychiatric Hospitals or Prison!	Sep. 20 <sup>th</sup> , 2015	93
16. Statement of Stanley Almeida to the Police, RE: Attempted Murder by POISON GAS, Symptoms of Poison, where Stanley Almost Died!!! Lethal Levels of <u>Clozapine</u> 10Million nmoles/L July 14 <sup>th</sup> , '15		94-99
17. Complaints to Property Manager of Poison Gas, But no Evidence from neighbour in #1702, was given to Stanley, so He didn't have sufficient proof to lay charges!	Feb 21 <sup>st</sup> , '14- July 16 <sup>th</sup> , '15	100-104
<u>DESCRIPTION</u>	<u>DATE</u>	<u>PAGE</u>

18. Letter from Marie-France Lalancette, confirming she too  
Smelled “natural gas” coming through the kitchen wall Feb. 12<sup>th</sup>, 2015 105-106
19. Blood Tests Proving Beyond A Reasonable Doubt That  
Mr. Almeida was being poisoned by Clozapine Gas, never  
Legally prescribed for him! This was proof of  
Attempted Murder --As Stanley almost died! Sep. 11<sup>th</sup>, 2015 107-110
20. The Crucifixions: Deliberately Unsolved Child-Rapes  
And Murders of Children: Year After Year After Year:  
And the Prospective Sentences of these Murderers  
Transferred To Mr. Almeida: Crucifixions! Sept. 4<sup>th</sup>, ‘81-March 15<sup>th</sup>, ‘16 111-122
21. Notice of Hearing: The Day Mr. Goulard promises a FULL DAY  
Would be set aside for the CA: No objections were made by the  
Hospital’s Counsel, Mr. Gibson! No Res Judicata! Nothing! June 11<sup>th</sup>, 2015 123
22. Assessment Order, that Stanley feels is beneath his contempt,  
To participate in. It shows no respect: Since He is not  
Mentally Ill, He deserves compensation for 35+ Years of  
Attempted Murder by Poison And Continuous Torture! Aug. 6<sup>th</sup>, 2015 124
23. “Reasons for Adjournment and order for IA” The Chair mentions a  
FULL Day would be set aside for the Charter Application. But  
Ominously the Board seems to think it can order medical treatment  
In a roundabout manner: which is contrary to the intent of  
S.672.55(1) of the CCC! Medication is not shown to be correlated  
With risk! And hence the Board lacks expertise to interfere in  
Treatment Decisions: The Arsehole Goulard seems to believe! July 9<sup>th</sup>, ‘15 125-128
24. THE ADDENDUM TO THE ADMINISTRATOR’S REPORT  
WRITTEN BY Dr. HILL: OUTLINES A MEETING OF THE  
MINDS, AND SUPPORTS STANLEY’S CA FOR \$\$\$35 MILLION  
THIS IS REQUIRED READING FOR THE CA! Feb. 20<sup>th</sup>, 2015 129-131
25. This is an Exchange of Emails between: Dr. Hill, Mr. Jamie  
Gibson - The Hospital Counsel, Mr. Paas - Amicus, Dr. Hill,  
Where Dr. Hill advises Staff, that Stanley Almeida, was not  
Given any NOTICE of the Teleconferences, ordered by Ms. Chalmers  
To set a date for the Hearing of his CA! Dec. 19<sup>th</sup>, 2014-Jan. 14<sup>th</sup>, 2015 132-138
26. Reasons For Adjournment: Ms. K. Chalmers: Who had Dismissed  
The *Res Judicata argument* of the Hospital & The Crown!!! Although  
She doesn’t explicitly mention it in her “reasons” it can be inferred by  
Her saying: “he was advised that his avenue of appeal was to the OCA,  
[By the Hospital] but he refuses to take this route; [She Then Dismisses  
the Hospital’s *Res Judicata* argument here.] She advises Stanley to File A  
New Application, With notices to the respective AGS! Nov. 25<sup>th</sup>, 2015 139-140

**DESCRIPTION**

**DATE PAGE**

27. **“Reasons for Disposition” Ms. Yaskiel: Dismisses Stanley’s hastily Written CA, in a teleconference, where Stanley was never given Notice of! And then presents him with a *fait accompli*! Ms. Yaskiel cryptically hints that the Hospital intends to POISON Stanley with POISON GAS composed Of Clozapine delivered in gaseous form!!!** Feb. 24<sup>th</sup>, 2014 141-159
28. **Letter To The Globe & Mail: Publicly Vetoing The Meech Lake Accord: Which Proves Stanley Is The De Facto King of Canada!** June 8<sup>th</sup>, 1990 160-163
29. **Letter To PM S. Harper advising him not to pursue Senate Reform or an Elected Senate: Because Stanley is The King Of Canada: And All Power Comes From The King: Stanley Himself! The PM was weak, evil & weak & finished in politics!** May 19<sup>th</sup>, 2011 164-166
30. **Complaint to “College of Dental Surgeons” Dentists possessed by Devils deliberately damaging Stanley’s teeth!** Nov. 21<sup>st</sup>, 2008 167-172
31. **This was the hastily drawn up CA with capacity issues, that Mr. Almeida never wanted heard: but Ms. Yaskiel, misunderstood, And dismisses it without his presence to speak to it; as he was going To make completely different arguments: ORALLY!** July 4<sup>th</sup>, 20013 173-178
32. **A Synopsis of The Case Against The System: A Synthesis of Stanley D’Almeida’s Political Beliefs!** Feb. 2<sup>nd</sup>, 2000 179-197
33. **AFFIDAVIT OF SERVICE** March \_\_\_\_, 2016 199

## **Court of Appeal for Ontario**

**IN THE MATTER OF an Appeal of a Decision by the ORB,  
on February 26th, 2016; and received on Feb. 29th, 2016.**

**BETWEEN:**

**STANLEY. A. ALMEIDA**

**----Appellant**

**-and-**

**Ontario Shores CMHS, Ms. Glenna Raymond,  
Dr. Karen DeFreitas, Mr. Mark Rice, The ORB  
Hon. G.Y. Goulard.**

**----Respondents**

**Appeal is under s.672.72(1) of the Criminal Code of  
Canada.**

## **NOTICE OF APPEAL**

**THE APPELLANT STANLEY ALMEIDA APPEALS to a  
Panel of Judges from the Demonic decision of the ORB  
on Feb. 26th, 2016, but received on Feb. 29th, 2016; To  
Dismiss His CA; And Appeals His Oct. 29<sup>th</sup>, 2015;  
Disposition Order as well (for the limited purpose of determining  
jurisdictional issues arising from the Board hearing; But wishes to appeal  
his annual disposition (if at all) review, separately, and after, his appeal of  
his Charter Application dismissal).**

**THIS APPEAL WILL BE HEARD on a date to be fixed by  
the Registrar of the Courthouse, 130 Queen St. West,  
Toronto, ON, M5H 2N5.**

### **PART 1: THE APPELLANT REQUESTS:**

- 1. That the decision of the ORB (Ontario Review Board)  
dismissing the Appellant's Constitutional Application (CA) be**

quashed and that, in its place, this Honourable Court find that the Appellant is entitled to \$35 Million Dollars in compensation for Charter Violations Against His Life, And Order Same, Or In The Alternative Recommend To The Justice Minister That Mr. Almeida receive the \$35 Million In Compensation; Or Recommend To The Justice Minister That a Constitutional HEARING be awarded to Mr. Almeida on the awarding of Compensation and Damages for his Charter Breaches;

2. In the alternative, that this Honorable Court make an order remitting the matter, in part or in whole, back to the ORB, for a Hearing of his CA, That He was Entitled To, in accordance with such directions as this Honourable Court considers proper;

3. His Costs of this Appeal; and his Damages for Pain and Suffering; and

4. Such further and other relief as the Appellant may advise and this Honourable Court may permit

## **PART 2: THE FACTS IN THIS CASE:**

**These are the FACTS in Mr. Almeida's Case RE: The Appeal of the dismissal of his Constitutional Application (CA) --without a Hearing:**

1. Mr. Almeida has never ever received a Hearing on his Constitutional Application (CA); It was a tremendous endeavour to produce a 300+ page CA, encompassing 35+ years of Murderous Torture and Attempted Murder: YEAR AFTER YEAR AFTER YEAR FOR 36 YEARS! Incidentally Mr. Almeida was 55 years, not 65 years old --contrary to the Goulard "Charter Ruling". [pp. 55-60].

2. In June 26<sup>th</sup>, of 2013: The Hospital had recommended an "Absolute Discharge" at its annual Hearing for their Disposition Order, for Mr. Almeida. He had requested that he wanted Compensation for the attempted Murder on His life and Torture to death: That he endured for over 33 Years in Custody! The Chairwoman, Ms. Yaskiel advised him to file a "Notice of Constitutional Question" (NOCQ) and file it with the Provincial & Federal AGs, within one week. Since Stanley was pressed for time, he had no time to write-up a detailed constitutional arguments, so he informally copied his Supreme Court "Capacity Hearing" arguments to the "NoticeOCQ", expecting to argue the real issues Orally. At this time the Hospital & the Crown had "No Objection" to Mr. Almeida filing the Application (CA) And Getting A HEARING. [pp. 160-197].

3. In July 8<sup>th</sup>, & 11<sup>th</sup>, 2013: The ORB convened two teleconference hearings, but failed to give Mr. Almeida any Notice of the Hearings. At those teleconferences: the Hospital & Crown suddenly objected to the CA And A HEARING On It; And Ms. Yaskiel dismissed the CA at the Teleconferences: claiming she had no jurisdiction to rule on capacity issues, capping provisions, etc. under R. vs. Conway. In Mr. Almeida's Total Absence!!! [pp. 139-178].

4. Two weeks Later, On July 24<sup>th</sup>, 2013; Stanley was ambushed with a fait accompli, Ms. Yaskiel shocked Mr. Almeida by telling him his Notice of CQ had already been dismissed, without his presence! in July 11<sup>th</sup>, of 2013: Ms. Yaskiel was advised that Mr. Almeida was not given Notice of the Teleconference; and had no reason to believe the Crown & Hospital would object to even having a Hearing! She was further told that Mr. Almeida was not asking her to Rule on the Capacity or "Capping" Issues, in his ORAL Application: But he wanted to give Oral Arguments on the constitutional Issues, because there was insufficient time to prepare a detailed Application. Ms. Yaskiel refused every request and dismissed the CA. [pp. 139-178].

5. In her reasons she lied that Mr. Almeida "must have been" given Notice of the teleconference, and that under R. v. Conway she lacked jurisdiction to rule on capacity issues, or capping provisions, etc. At this Hearing Ms. Yaskiel Made A Cryptic Statement Out Loud: She said, "I hear you all are using a new delivery system to administer Clozapine, and you intend to use it on Mr. Almeida!" It turned out later, that she was referring to the Hospital attempting to Illegally poison Mr. Almeida with Clozapine: administered via POISON GAS being pumped into Mr. Almeida's Condominium --This Was Attempted Murder On The Life Of Stanley: That Would Go Off and On For Three Years To The Present. (See letter on symptoms of poison gas Stanley suffered!)!!!

6. A year later on Nov. 24<sup>th</sup>, 2014; The Hospital had again recommended an Absolute Discharge: a new Chairwoman Ms. K. Chalmers heard that Mr. Almeida had given Notice that he needed a Two Hour Hearing, which she didn't receive; Nor did he receive the notice of teleconference last year for his NOCQ hearing; Mr. Almeida also told her that he wanted to File a Constitutional Application! The Hospital And Crown Objected claiming it was Res Judicata, and that Mr. Almeida's only avenue was to Appeal the July 24<sup>th</sup>, 2013 ruling by Ms. Yaskiel to the OCA! Ms. Chalmer's Board held a "Meeting", and decided that the Res Judicata argument was dismissed; and that Mr. Almeida could file a new Application To The ORB: She advised Stanley to provide Notices to both AGs, and bring Evidence and witnesses for his Hearing! She also ordered a Teleconference to set a date for the C. Application to be Heard --The Date Set Was Feb. 26<sup>th</sup>, 2015! See Letters indicating That Mr. Almeida was again not given any notice of the teleconference; and a date was set for Feb. 26<sup>th</sup>, 2015; without his input!! [pp. 132-140].].

7. At The February 26th, 2015: Hearing, the Hospital had again

recommended an Absolute Discharge; the new Chairman Mr. Goulard: ruled that although Mr. Almeida had properly filed a new 300+ Page CA, On Feb. 20<sup>th</sup>, 2015; he was not going to hear it: instead he was going to have a Disposition Hearing on Significant Risk instead: But he promised: "You will get a full Hearing on the CA issue at a later date"! Mr. Goulard would repeatedly promise that Stanley would get a Hearing on his CA; But he eventually never gave Stanley a Hearing ever! At This Hearing The Hospital Lawyer Mr. Gibson, Did Not Make Any Objection To The CA Hearing Promised For Today --Nor Did He Contest The Right To Compensation!

8. At the end of this Feb. 26<sup>th</sup>, 2015; Hearing Mr. Goulard also ruled that, "this Board is not seized, and that is why he will not set a date for your CA, Hearing; which will be set at a teleconference; and heard by another Board", He then threatened "You do not want this Board to Hear your CA". Because Stanley had called Ms. Lightfoot a "Fucking Bitch" for calling Stanley "delusional", for complaining of "Poison Gas" being pumped into his Condo! Again The Hospital Lawyer did not object to the CA Hearing. [pp. 125-128].

9. On June 23<sup>rd</sup>, 2015: Mr. Almeida told the ORB, that he was withdrawing his request for an Absolute Discharge, because the Hospital was putting Poison Gas into his Condo., and he was now requesting a Conditional Discharge. Mr. Goulard lied about making the ruling: That He would not Hear the CA; and that "he was not seized"; and now lied by claiming suddenly that "he was seized, and had to hear the CA himself", and his obviously BIASED BOARD (Biased By Goulard's Own Admission, Because he had said, "you don't want this Board to hear your CA"; he should have recused himself and Ms. Lightfoot) would now hear Stanley's CA. Mr. Goulard made a statement, "Your Constitutional Issues will have to be addressed in October, Tuesday The 6<sup>th</sup>, 2015; I need more time do some research, which will take a few weeks. I am adjourning to Oct. 6<sup>th</sup>, I am blocking off a whole Day to HEAR YOUR CONSTITUTIONAL APPLICATION, starting at 10:00 AM!!! He then asked for a teleconference to appoint an independent assessor to do an independent assessment! Both Dr. Hill and amicus curiae Mr. Paas, can confirm these words! Again The Hospital Lawyer Made No Objection To A Hearing Of The 300+ Page CA.[pp. 123].

10. At the Oct. 6<sup>th</sup> 2015; Hearing: After Poisoning Stanley Excessively With POISON GAS FOR TEN Straight Days In His Condo: The Satanic Hospital Lawyer, Mr. Gibson, Suddenly Filed An "Addendum To The Administrator's Report": On The Morning Of The Hearing: Asking For A Detention Order for Mr. Almeida!!! [Note: The Hospital Was Deathly Afraid Of Setting A Precedent For Huge "Settlements" By Accused Or Patients: And so they set-up an elaborate scheme to obstruct Stanley's CA, from ever being heard! Because They Are In The Business Of Potentially Violating A Lot Of Constitutional Rights: By The Very Fact Their So Called "Treatment With Toxic Drugs" Methods Cause A Lot Of Patients To DIE! But Stanley's Lawsuit Was Very Different: He Was Seeking Compensation For Far, Far Worse Constitutional Violations Than The Normal Patient; He Could Not,

**And Should Not Be Denied A Hearing!] Mr. Goulard Then broke his promise to hold a CA hearing, and instead held another Disposition Hearing instead: To Impose a Detention Order, from the current Conditional Discharge! Both Dr. Hill and Mr. Paas recalled that Mr. Goulard had promised to hold a Full Day Hearing of Mr. Almeida's CA --but were ignored. The Chair Goulard, Should have ruled the Addendum, out of order, as it was clearly, an illegal attempt to deny Stanley A Hearing of his CA! [Note: The Hearing is described in Mr. Almeida's Written Submissions Dated: Jan 11<sup>th</sup>, & Feb. 25<sup>th</sup>, 2016: Mr Goulard Was Possessed By A Devil, And Kept Interrupting Mr. Almeida, And Simply Refused To Let Mr. Almeida Speak, (He Couldn't Shut-up, Even For Five Seconds!) And Finally When Stanley Called Him Out As A "Devil-Possessed Mother-Fucker": The Satanic Ms. Banks Whispered in his ear to "call Security";! HE WAS BEING COACHED (By Ms. Banks WAS WHISPERING IN HIS EAR For The Whole Hearing!!!) ON HIS SATANIC BEHAVIOR BY A DEVIL-POSSESSED Ms. Banks, Another Board Member!] At the end of a raucous Hearing Mr. Goulard shook Stanley's hand and promised him a Full CA Hearing! [pp. 91-122; 17-28 "Final Submissions Part 1"]].**

11. Instead two weeks later, On ~Oct. 29<sup>th</sup>, 2015 Or On ~Nov. 8<sup>th</sup>, 2015; he gave Mr. Almeida a Detention Order And Began Using POISON GAS on Mr. Almeida in earnest, In Stanley's Condo, and asked for written submissions, after which he would set a date for the CA Hearing. Mr. Almeida had to go away for Christmas to visit his parents, so couldn't make any submissions until January 11th, 2016. He copied these submissions to Joe Wright ORB Counsel, The Hospital's New Counsel Ms. Walker-Renshaw, The Crown, Mr. Paas The amicus curiae, to Dr. Hill, etc.(See Email Proof That Mr. Goulard Is Lying When He Says, "Mr. Almeida did not file any submissions"! These Counsels, including Stanley, were part of a "chain" whereby all communications via Email, were automatically copied to each other! Even if we believe Joe Wright's lie that he had a "filter", he would have realized Stanley had filed a submission: due to feedback from the Crown, Hospital Counsel, Dr. Hill, Mr. Paas, etc.

11b. On Dec. 30<sup>th</sup>, 2015; Stanley sends an Email (below) To Mr. Goulard, through his lawyer Joe Wright (which he did receive): Objecting to a new Hospital Lawyer Ms. Walker-Renshaw, Who would not have heard the ORAL ARGUMENTS Mr. Almeida Had Already made at the various Disposition Hearings Regarding His Constitutional Application --making him have to start from scratch!!!

<Email>Stanley Almeida <stanley\_xvidalmeida@yahoo.com>

To Walker-Renshaw, Barbara J. MacDonald, Nancy (MAG) Wright, Joe R. (MOHLTC) Tony Paas

CC schraderw@ontarioshores.ca bowermanr@ontarioshores.ca Smith, Tina (MAG) DiGiacomo, Nadia Reid, Edward (MOHLTC) Dr. Karen DeFreitas  
12/30/15 at 6:31 PM

Dear Mr. Paas et al: My phone-number in Ottawa, Where I am Visiting my Parents is: (613) 271-8591. Yes I concur with Mr Paas, that Mr. Almeida has



already filed substantial amount of material: both as a 300 Page Constitutional Application Proper; Plus Blood Test Results, Letter from Mrs. Adelaide Almeida, Letters from Ms. Marie-France Lalancette, Plus Mr. Almeida relies on his extensive ORAL submissions made to the ORB, To Dr. Wood Hill, And The Testimonies of Mr. Semion Dashevsky, & Ms. Lalancette! The chairman of the ORB spoke confidentially to Mr. Almeida at the end of the ORB Hearing, and told him amiably that he will not hold the Constitutional Application Hearing, right after the ORB hearing (as He Had Threatened), and Mr. Goulard, also made it clear: He would not impose a detention order as the Hospital was seeking!!! And that he was going to set a new Hearing date for the Constitutional Application, But suddenly, after a two week delay for a decision: The Satanically influenced ORB suddenly changed its mind: It suddenly imposed a detention Order, On Oct. 29<sup>th</sup>, 2015; and refused to set a date for a new CA Hearing; and instead was relying on written submissions, after which it would set a Hearing date; for Mr. Almeida to reply to! In light of the fact the verbal friendliness and shaking of Mr. Almeida's hand, indicated a total WIN by Stanley --something had drastically been overruled by "Secret Police?" or Satanic Forces (Hospital), other than the ORB --Dr. DeFreitas, Mark Rice?--Mr. Goulard Was A PUPPET!!! Stanley Had Been Given No Indication That The Hospital Was Going To Contest Jurisdiction For A Hearing; Nor That The Compensation Jurisdiction Was In Question!!! The Hospital Had A Whole Year, Where Numerous Hearing Had Been Set, And Then Reneged Upon: To Indicate These Objections: So That Mr. Almeida Could Reply To Them: At This Late Stage: The CA Should Have Been Heard On Its Merits!!! [pp. 61-91].

In light of the fact Ms. Walker-Renshaw was not present at the Hearings, and has zero oral or written input from Mr. Gibson, her representative; We cannot expect Ms. Walker-Renshaw to be able to have a fair comprehension of all the facts --and cannot be expected to be able to respond properly to the Constitutional Application: That was extensively ADDRESSED ORALLY!!!

Therefore Mr. Almeida asks for less weight be given to Ms. Walker-Renshaw's input; and more weight be given to Mr. Almeida's Submissions. The Compensation he is seeking of \$\$\$35 Million Dollars for each year he was Murderously Incarcerated: and attempts were repeatedly made to MURDER poor Stanley: (Who was never mentally-ill or committed a crime) be granted fully!

Stanley Almeida

<End of Dec. 30, 2015; Email> At This Time It Was Accepted By All Parties That: The Hospital File Their Submissions First; Then The Applicant File His Response; And Then The Hospital Files Their Response. Stanley Filed His Submissions FIRST, On Jan. 11<sup>th</sup>, 2016: But Never Received A Response From Ms. Walker-Renshaw: So It Was Grossly Unfair For Goulard To Dismiss His Appeal: When Walker-Renshaw Was The One To Fail To Respond To Stanley --and she does admit receiving the Jan. 11<sup>th</sup>, 2016;

Email, unlike Joe Wright's Lies!!!

11c. Feb. 25<sup>th</sup>, 2016: Stanley Sends Mr. Goulard The "FINAL WRITTEN SUBMISSIONS PART 1" Indicating there would be a Part 2. But Mr. Goulard Lies that he didn't receive this Feb. 25<sup>th</sup>, 2016, Submission Either: And Dismisses Stanley's CA Application, based on Fallacious Submissions from the New Hospital Lawyer. Ms. Walker-Renshaw: Who Filed A Submission Asking Goulard To Dismiss Stanley's CA based on Res Judicata, On Jan. 18<sup>th</sup>, 2016: But Fails To Respond To Mr. Almeida's Jan. 11<sup>th</sup>, 2016; Submissions!!! And Who hadn't bothered to reply to Mr. Almeida's Submissions Entirely! The Hospital had a FULL YEAR TO OBJECT TO THE CA BEING HEARD --AND DID NOT: IT WAS TOTALLY UNFAIR TO STANLEY, FOR THE HOSPITAL TO SUDDENLY OBJECT BASED ON "JURISDICTION NONSENSE" AND SUCCEED! THE CA WAS A VERY COMPLEX HEARING, ENCOMPASING 35 YEARS OF STANLEY'S TORTURED, PERSECUTED, & CRUCIFIED LIFE: IT SHOULD NOT HAVE BEEN OBSTRUCTED BY LIES, NUISANCE ARGUMENTS, & DOUBLE-JEOPARDY RULINGS!! [pp. 54-60].

12. Yet In His "Charter Ruling" (Without ever hearing arguments; Mr. Goulard lies that he never received any submissions from Mr. Almeida! Mr. Almeida has the Emails (Jan. 11<sup>th</sup>, & Feb. 25<sup>th</sup>, 2016) he sent to Dr. Hill, Ms. Walker-Renshaw, And To Mr. Paas; as proof that Goulard is lying! Stanley Also Has Emails From Hospital Lawyer Ms. Walker-Renshaw Proving She Too, Received The Jan. 11<sup>th</sup>, 2016; Email --And yet In Her Jan. 18<sup>th</sup>, 2015; Garbage Email She Refuses To Answer To Stanley's Submission! She Totally Ignores It, In Total Disrespect for Legal Etiquette! Stanley later on February 25<sup>th</sup>, 2016: sends Counsel for the ORB, Joe Wright another Email titled "Constitutional Application: Final Submissions Part 1": Which Mr. Goulard lies again, That he also did not receive this second Email, Dated February 25<sup>th</sup>, 2016. Yet by seeming coincidence he issues a judgement on the very next day Feb. 26<sup>th</sup>, 2016!!! Obviously he is lying: He did receive both Emails: But in collusinn with the Hospital, and because they "call him out" for his abusive treatment of Stanley: He reacts by dismissing Stanley's CA --without a Hearing! On February 26<sup>th</sup>, 2016: Goulard Dismisses Mr. Almeida's CA, without ever giving him a Hearing on his 300+ page Constitutional Application!!! His *Res Judicata* argument is Totally False, because it would be "Double Jeopardy", as Chairwoman, Ms. K. Chalmers had already ruled on the *Res Judicata* argument by the Hospital on Nov. 24<sup>th</sup>, 2014; and dismissed them. Furthermore Mr. Goulard had repeatedly promised to set aside a whole day for the CA to be Heard AND Former Hospital Counsel Mr. Gibson Had Never Made Any Objection To The CA Hearing After Numerous Hearings When He Had A Chance To, Over A Full Year!!! Mr. Goulard simply adopts all the Fallacious arguments of the Hospital & Crown: But those issues had already been addressed in his CA, by the Appellant! IT TURNS OUT THERE WAS AN ONGOING CONSPIRACY BY THE SENIOR HOSPITAL STAFF, (Dr. DeFreitas, Mr. Rice, Dr. Hill, Ms. Walker-Renshaw, Ms. March. Mr. Senecal, Ms. Taylor) ALL ALONG: TO

**POISON MR. ALMEIDA WITH POISON-GAS: GET THE ORB TO DISMISS THE GAS AS A "DELUSION"; THEN GET THE ORB & THE OCA TO CONSPIRE WITH THE HOSPITAL, TO RENDER FALSE UNCONSTITUTIONAL RULINGS REMOVING: COSTS, DAMAGES & DECLARATORY RELIEF FROM ONLY NCR LITIGANTS: AND THEN GET THEIR ORB PUPPETS TO DISMISS STANLEY'S CA ALTOGETHER --WITHOUT EVER HAVING A HEARING!!! [pp. 40-60].**

**13. On March 8<sup>th</sup>, 2016: Mr. Joe Wright, The ORB Counsel, finally admits he did receive Mr. Almeida's Jan 11<sup>th</sup>, 2016; Email of "Written Submissions", only after Ms. Walker-Renshaw Emails him, admitting she had received it on Jan. 11<sup>th</sup>, 2016; cornering Mr. Wright into finally admitting the truth! But Ms. Renshaw does not explain, why she did not respond to Mr. Almeida's Jan. 11<sup>th</sup>, 2016; "Written Submissions", On her Jan. 18<sup>th</sup>, 2016, Email, which Lying Mr. Goulard accepts verbatim; so they are both at fault! [pp, 40]**

### **PART 3: THE GROUNDS OF THIS APPEAL:** **THE GROUNDS FOR THE APPEAL are as follows:**

- 1. The ORB (Called The "Board") erred in fact and in law in dismissing the Appellant's Constitutional Application (Called The "CA").**
- 2. In Its Ruling, The Board Aped The Hospital Counsel Ms. Walker-Renshaw; (Who was never present for any of the previous Hearings related to the Disposition Order, Nor Constitutional Application; Where Their previous Counsel (Mr. Gibson) And Mr. Goulard, Never raised this issue prior: Repeatedly Assuring Mr. Almeida: "A Full Day Will be set aside for The Material Arguments In His CA --Not For Vexatious Arguments Over "Jurisdiction"!!!) But after Mr. Almeida Emailed Goulard's Counsel, Joe Wright, His "Final Submissions Part 1"; He accidentally Also Emailed Deputy Administrator of Psychiatry, Dr. Karen DeFreitas A Copy: Dr. DeFreitas, And Mr. Mark Rice Deputy Administrator In Charge Of Forensics: it seems the Hospital Satanically freaked-out; and colluded with Mr. Goulard (Who it turns out was a Total PUPPET of The Hospital's DeFreitas & Rice, And Not Independently Authoritative at all): To Dismiss Stanley's CA as a Punitive measure! Goulard Lied that he never received The First Or second Submission of Mr. Almeida, And Dismissed The CA on The Hospital's & Dr. DeFreitas' orders. A Total Puppet, Maybe Realizing He too Was Guilty Of Colluding In Attempted Murder (Using Poison Gas) And Constantly Interrupting Stanley) He Aped The Hospital's Counsel's Arguments And Found that:
  - 1. Mr. Almeida's *Charter* Application is estopped on the grounds of *Res Judicata*;**
  - 2. There was no *Charter* breach established in Mr. Almeida's Application, and****

3. The Board has no jurisdiction to award the remedies sought by Mr. Almeida.

Mr. Almeida's *Charter* Application is dismissed.

DATED this 26th day of February, 2016, at the City of Toronto, in the Toronto Region.

Hon. G. [pp. 40-122].

3. Mr. Almeida Can legally defeat this nonsense by Goulard:

Mr. Goulard is in error to use, as his sole basis to dismiss the Appellant's Appeal, The Reasons copied verbatim, from the Hospital Lawyer Walker-Renshaw's Arguments: Showing his total Bias! Mr. Gibson, The Hospital's original Lawyer had left their employ, and their new lawyer was not privy to the facts in this case: and Mr. Almeida warned Mr. Goulard, that her arguments should be given lesser weight: But he adopted her misinformed opinions entirely!!! The *Res Judicata* argument was dismissed by The Hon. Ms. Chalmers on Nov. 24<sup>th</sup>, 2014: When she advised Stanley he could file another Constitutional Application: Giving Notice To The AGs of Ontario & Of Canada! She mentions orally that she is overruling the Hospital's contention that The CA is *Res Judicata* or that Mr. Almeida needs to Appeal the Feb. 14<sup>th</sup>, 2014; Yaskiel Decision, to the *Ontario Court of Appeal*; in her 'Reasons For Decision'. Thus to bring forward the *Res Judicata* argument again one year later; after the Hospital had numerous occasions in which to bring it up would be grossly unfair to the Appellant and After The Hon. Ms. Chalmers Had Overruled it, Would be contrary to the constitutional principle of "Double Jeopardy"!!! [pp. 129-140].

1b. In Both The Feb. 26th, 2015; & June 23rd, 2015; And Oct. 6th, 2015; Hearings: Mr. Goulard mentions repeatedly that Mr. Almeida would get a Full Day for his CA hearing; The Hospital Lawyer at that time was Mr. Gibson: He made no objection to the Hearing at all these times. It was only after a year had passed, and Mr. Gibson left their employ: That The Hospital uses another Lawyer Ms. Walker-Renshaw, who was never present at all these previous Hearings, and was not privy to the Facts In This Case: That Mr. Goulard & The Hospital's New Lawyer Renshaw: Suddenly Reverse Themselves: And Renew Their Objections based on *Res Judicata* again! Stanley Had Been Given No Indication That The Hospital Was Going To Contest Jurisdiction For A Hearing; Nor That The Compensation Jurisdiction Was In Question!!! The Hospital Had A Whole Year, Where Numerous Hearing Had Been Set, And Then Reneged Upon: To Indicate These Objections: So That Mr. Almeida Could Reply To Them: At This Late Stage: The CA Should Have Been Heard On Its Merits!!! [See Letters Of Mrs. Dr. W. Hill & amicus Mr. Paas, Ms. Lalancette; pp. 4-9, 'Facts in Case']. Secondly: The Issues In The Two Constitutional Notices of C. Question; are totally different: In The 2013 Notice, The Chair Ms. Yaskiel clearly claims that she has no jurisdiction to make rulings on Capacity Issues: "Capping Provisions", "Wrongful Imprisonment": The Problem With The Satanic

**Yaskiel Decision: Was It Was Made Without Mr. Almeida's Presence At The Teleconference Hearing, Because He Was Never given Notice of it, nor was he aware that the Crown & Hospital suddenly began opposing a Hearing of the CA; after not opposing it initially: And It Was Made Without Ever Giving Mr. Almeida A Full Hearing On The Evidence! Mr. Almeida's Current CA is based on Torture, Attempted Murder, Cruel And Unusual Punishment, Unequal Treatment under The Law, Unreasonable Detention, Fundamental Crimes Against Humanity, Strip-Searches As Fundamental Crime of Mass Sexual Assault, War Crimes As Stanley Is A Political Prisoner, Genocide, Forced Treatment contrary to the Principles of Fundamental Justice; Transfer of Prospective Sentences Of Child-Rapists & Murderers Onto Stanley Like In Jesus' Crucifixion, Total Ostracism, Blackout Incommunicado, Poison Gas, Poisoning In The Community AND THE GREATEST CRIME OF ALL: HIGH TREASON: AS STANLEY HAD PROVED TO THE BOARD THAT HE HAD PUBLICLY VETOED THE MEECH LAKE ACCORD, THE CHARLOTTETOWN ACCORD, AND AN ELECTED SENATE: BECAUSE ALL POWER COMES FROM THE KING --Himself!!! [pp. 139-177].**

**4. Mr. Goulard, adopts the Renshaw-Walker Hospital position that there was no charter breach established; First of All: If A Man Has Never Committed A Crime Nor Ever Been Mentally-Ill; Yet Has Spent 35+ Years In Custody: Imprisoned, Forcefully Medicated With The Most Toxic Chemicals On Earth: Poisoned, Crucified And Attempts Made To Murder Him: It Is By Definition A Charter Breach! problem is that there was evidence that the Hospital tried to Torture Mr. Almeida To Death, Poison him with toxic chemicals And Attempt To Murder him with Poison Gas, transfer the prospective sentences of murderers onto Mr. Almeida, Commit High Treason on Mr. Almeida (Because he had proven he was the King of Canada by vetoing the Meech Lake Accord & Senate Reform), Incarcerate him and try to Murder him for 35+ Continuous Years For NEVER COMMITTING A CRIME NOR EVER BEING MENTALLY ILL IS THE DEFINITION OF A CHARTER BREACH YOU MORON! etc, etc! (See His 300+ Page CA! Without even a Hearing such a decision should not even have been made, *In Vacuo*: and is Totally wrong in Law! [300+ Page CA!].**

**5. The Hospital's Walker-Renshaw and The blind, dumb and deaf Mr. Goulard's following her arguments verbatim, that the ORB has no jurisdiction to award damages, even if a constitutional violation has been proven is beyond stupid! The Starz (Re), 2015 ONCA 318 (CanLII) Case And the "Damages" sought in that case were totally different than Mr. Almeida's Case And the damages he is seeking! The Starz case is more in the category of vexatious and nonsensical claims of charter breaches; and cannot be compared to the System's attempted Murder and Crucifixion Of**

Stanley Almeida Over 35+ Years Of Repeated Torture Attempted Murder for Political Reasons: i.e. Stanley Is The True King Of Canada! The breach that Starz was alleging, was that “his ORB Hearing was delayed beyond one year: inconveniencing him from drinking Alcohol” --This is a preposterous waste of the Court's time! In The OCA's Reasons for Decision it says, “Consequently, if costs orders were available, hearings would likely become more adversarial and less inquisitorial, with a shift in focus away from the twin goals of public safety and the fair treatment of NCR accused persons.” The OCA's reasoning was totally Fallacious: The OCA was pretending to be trying to protect the Hospital from: financial jeopardy, Less emphasis on Significant Risk Inquiries, and adversarial animosity, from constant litigation: But The ORB & Hospital's Functions of Detaining Patients And Forcefully Medicating Them Is Always Adversarial: While Allowing accused to get charter relief would make them less adversarial --so the OCA's ruling was completely false and in Error. As for less Inquisitorial: What About A Patient's Rights? What about if the Hospital Was Falsely Diagnosing An Accused And Forcefully Medicating Him: He Has A Right Against unusual treatment and/or punishment! What if he was not a significant risk, but was being held in custody for 35+ years simply for verbal abuse --he would have no remedy? Furthermore These Satanic Rulings: Are Denying Mr. Almeida Fundamental Justice By Denying All Remedies To The Horrific *Charter* Breaches He Has Suffered Over 35+ Years! The NATURE of Mr. Almeida's Constitutional Application is Deadly Serious: furthermore Mr. Almeida is not burdening the Hospital financially with this CA: The Federal Justice Minister will be liable for the Compensation!! Secondly the constitutional breach was of a much more SEVERE Nature than (“loss of privileges for two weeks longer, spent in a more secure ward”) as the Chaudry (Re), 2015 ONCA 317 (CanLII) Case: These are basically FRIVOLOUS And VEXATIOUS Charter Breaches: USED BY THE SATANIC HOSPITAL, ORB, AMICUS and OCA TO MAKE VEXATIOUS AND FRIVOLOUS RULINGS: WHICH IS A MOCKERY OF THE LAW AND THE JUSTICE SYSTEM! Mr. Almeida has spent 35+ years in false

custody where the System tried to Murder him every year for those 35+ years-- two weeks in a more secure ward is nothing! Mr. Almeida was Subject To Attempted Murder, Torture To Death, Total Satanic CRUCIFIXIONS: FOR 35+ CONTINUOUS YEARS! The OCA is the most Satanic And Regressive Court In Canada and its decisions cannot be definitive in determining Case Law: So How Did These Frivolous Cases Ever Get To The Highest Court in Ontario? Stanley Believes The Hospital, The ORB, The OCA, And The Amicus Curiae Conspired With Each Other To Bring These Frivolous AND “MOOT” Cases To The OCA, In Order To Get Them To Make Fallacious and Frivolous Rulings: To Obstruct Mr. Almeida’s Legitimate Constitutional Application!!! Legal-Aid Would Never Fund Such A Frivolous Appeal: To Circumvent The Legal-Aid vetting process: The Hospital, ORB, & AG (Crown): (Who Appoint And Fund The *amicus curiae*!) Got The *Amicus Curiae* To represent the accused and/or Appeal This Case To The OCA, and help the Hospital to resurrect Moot cases: The *amicus* Had To Get Funding From The ORB, And AG: And To Get The OCA To Make A Ruling Favourable To The Hospital’s Pending CA, With Mr. Almeida: (The OCA then Denied Costs, Damages, & Declaratory Relief!) They Had To Have All Colluded With Each Other!!! There is an apprehension of bias re: the *amicus curiae*: (Who appealed or participated in both the *Starz & Chaudry* Cases) Because it gets its funding from the ORB, and the AG: The very same people that were openly hostile to Mr. Almeida, throughout the whole CA process! And it is quite clear, from the ORB’s ruling to dismiss Stanley’s CA, call the POISON GAS a “Delusion” and Impose a Detention Order, that the ORB & AG are PUPPETS of the NCR Hospitals: Who desperately wanted Mr. Almeida’s CA Application to be dismissed!!! [Note: To get a *charter* case or a Constitutional Application to the ORB, Or the OCA, or SCC: is an arduous and difficult, and very expensive process! Stanley has never had the help of a lawyer or *amicus curiae*: yet he has successfully appealed his cases to the SCC (twice), and OCA (Many times): Which proves he is not mentally-ill: What was so unfair & unjust about these counsel & *amicus* assisted appeals of mentally-ill persons, on

frivolous appeals: is that it negates the uniqueness and appreciation of Mr. Almeida's GREATNESS!] FURTHER PROOF of This Collusion. is that the Attorney For Two Of The Hospitals Involved (Starz, Chaudry, & Mr. Almeida's CA Dismissal) Was One: Barbara Walker-Renshaw for both The Chaudry Case & The Almeida Case, The Chaudry Decision [Chaudry (Re), 2015 ONCA 317 (CanLII) amicus: M. Davies] --Does The Name Walker-Renshaw Sound Familiar??? & J. Blackburn, was For The Starz Case; The Starz Decision [Starz (Re), 2015 ONCA 318 (CanLII) amicus: J. R. Presser and B. Saad] BOTH THESE SATANIC OCA DECISIONS CAME FROM ONE OCA PANEL: [Gillese and Lauwers JJ.A. and Speyer J. (ad hoc)] And Both Were probably Moot Cases' whose Declaratory Judgements, Were Released On May 7<sup>th</sup>, 2015; although they were litigated at disparate times: proving Preplanning and Collusion; and Well After Stanley Had Been Given Permission To File His CA To The ORB on Nov. 24<sup>th</sup>, 2014; By The Hon. Ms. K. Chalmers; [pp. 129-140] And His Filing of the CA On Feb. 20<sup>th</sup>, 2015 --This Cannot Be A Coincidence!!! Both These "Cases" (Starz & Chaudry) Seem To Have been filed over two years ago: and seem to be "MOOT" And/Or "abandoned appeals": (Moot Because the Patients Were Long Since Discharged Into The Community, Or Abandoned Because The "damages" or "costs", they were seeking was much, much less than the cost of litigating or fighting this appeal.) Thus The Hospital's Lawyers, and *amicus curiae*, colluded, and intentionally pursued these uncontested, moot, abandoned appeals, simply to get declaratory judgements: which is never ever given or done By "Honourable" Courts --Simply to adversely damage Mr. Almeida's CA! The Satanic Injustice Of This OCA Ruling Is That: The NCR Hospitals And The OCA: Removed Declaratory Relief For NCR Litigants: But The Hospitals Received, And Were Given Declaratory Relief by the OCA, And The OCA, *in addition*, Made A "Declaratory Judgement" On Moot Cases! The Charter of Rights Has Been in Effect Since 1981: It Is Not By Coincidence, That Just Three Months (May 7<sup>th</sup>, 2015) After Stanley Filed His Constitutional Application (Feb. 20<sup>th</sup>, 2015): That The Satanic OCA Panel, Suddenly Decided To Remove The Remedies Of: Costs, Damages



And Declaratory Relief From Just NCR Patients!!! Which seems to prove that the OCA Satanically Colluded with The Various NCR Hospitals, the amicus, And The ORB: To Arbitrarily Remove Most Charter Remedies From Charter Appeals emanating from the ORB --Which would affect only NCR patients: AND ESPECIALLY STANLEY ALMEIDA's PENDING CA! All Civil Litigations Allow The Winning Party To be awarded Costs, Damages & Some Declaratory Relief: To Deny only NCR Patients The Right To That Relief Is Contrary To The Equality Clause, s. 15 of the Charter of rights relating to a mental disability! Charter Breaches Should Be Treated As Materially More Serious, And Deserving Of Greater Relief Than Run-of-the-mill civil litigation: Thus to Satanically discriminate against only the labelled mentally-ill charter-litigants amounts to an evil inversion of fairness, Justice and the intent of the Charter Itself!!! It is also in diabolical opposition to The Supreme Court Decision Of: Supreme Court of Canada Vancouver (City) v. Ward (July 23, 2010); Which specifically states that damages may be awarded for a breach of Charter Rights: "the Court noted that section 24(1) of the Charter gives "courts of competent jurisdiction" a broad power to grant "appropriate and just" remedies for Charter breaches"!!! You can't be half-pregnant: you either are a court of competent jurisdiction, or you're not! Furthermore There Is Hierarchy In Determining Correct Legal Jurisprudence: The Definitive or Final Jurisprudence on Determining if the Board has Jurisdiction in awarding Charter Breach Compensation Has to Reside with The Supreme Court of Canada --up until the SCC overturns its own ruling in Vancouver City v. Ward (2010): the SCC decision must prevail over the OCA's!! Mr. Almeida Already Anticipated This False Argument By The Hospital & OCA, And Uses The Supreme Court Ruling To already Answer It in his Constitutional Application: "The Appellant respectfully requests damages of \$35+ million dollars (Or one \$\$\$Million Dollars For Every Year Of Unlawful Imprisonment, Unrelenting Torture, Attempted Murder) by so Ordering the Justice Minister. The authority for this remedy is the Supreme Court of Canada:

Supreme Court of Canada Vancouver (City) v. Ward (July 23, 2010) held that damages may be awarded for a breach of Charter rights, even where public officials have not acted in bad faith and the individual has not suffered any monetary damages. In a unanimous decision, the Court noted that section 24(1) of the Charter **gives courts of competent jurisdiction a broad power to grant "appropriate and just" remedies for Charter breaches.** Prior jurisprudence should hold what the appropriate and just remedy should be. **Supreme Court of Canada Vancouver (City) v. Ward (July 23<sup>rd</sup>, 2010)** held that damages may be awarded for a breach of Charter rights, violation of charter rights, vindication for being right, and deterrence from future injustice; makes it imperative that he be awarded these damages. **The pain and suffering the Appellant endured was unequalled in the annals of human history and has to be judged in that context; the fact that Mr. Stanley D'Almeida is still alive is not from the System's and Hospital's wont of trying to murder him; but due to his toughness.** But 35+ years of incarceration and long-term side-effects of these toxic poisons has greatly affected his quality of life, past income earnings, ability to earn future income, and must be compensated. Stanley Has no money to support a family or the earnings potential --due to the poisoning and its debilitating effects. He has no "pension plan" like the Demonic "liberal" Politicians want "relatively rich" people to all have, Yet these same Politicians turned a Blind Eye, Or who tried to murder him with their deficit spending: which Stanley Has To Pay for with his taxes --while Stanley was trying to save mankind in prison & Psychiatric Murder Hospitals! **Stanley is the poorest man on Earth: Where is the charity for him? Where is the compassion for: the most Persecuted, the most maligned, The Man The Satanic System has tried To Murder The Most? He must get compensation, to lead a normal life."**

Mr. Almeida's Case Is Totally Unlike The Starz or Chaudry, Cases, Mr. Almeida is not alleging Charter Breaches by the Hospital or the Board alone: He is claiming Charter Breaches By The Entire Blonde-Angle-Saxon-Aryan Government System, Over 35+ Years, of which only 18 Years have been at the indirect hands of the ORB! Again Mr. Almeida Already Answers

**Why The Board Has Jurisdiction To HEAR AND AWARD THE COMPENSATION HE IS OWED IN HIS CA: Again It Is From Another Ruling By The Supreme Court of Canada: "[Note: The SCC has already laid the groundwork for the ORB to accept jurisdiction of this case: [In *R. vs. Conway*, 2010 SCC 22, (2010) 1 S.C.R.]; and has already given it the authority to grant him the remedy that he is seeking [In *Vancouver City vs. Ward* SCC, July 21, 2010]!!!] And although Mr. D'Almeida was not under the ORB for every single moment he was in custody (He Has Been 18 Years Under The ORB, for a total of 35+ murderous Years.); to give due justice to Mr. D'Almeida's legally entitled to, constitutional hearing: All the relevant evidence must be allowed to be presented for the full period of Mr. D'Almeida's Genocidal, Murderous, High Treasonous Crucifixion: From Sept. 4<sup>th</sup>, 1981 To The Present ("The Facts In This Case")!!! There Is A "Pattern of Persecution", that can best be elucidated from a full Hearing of the evidence! The SCC Ruled: First: That The ORB is a "court of competent jurisdiction", (With the Same Powers To Grant Relief As The: SCJ, OCA or SCC!) under s.24 of the *Constitution Act, 1982*; to hear this application and Grant Mr. D'Almeida the relief he is seeking; or to recommend to the Justice Minister that said Compensation be awarded. In *R. vs. Paul Conway*, 2010 SCC 22,[2010] 1 S.C.R. 765; The SCC Ruled that an "administrative Tribunal" like the ORB is a "court of competent jurisdiction" to hear a case under s. 24(1) of *the Charter*: "In this case, C seeks certain *Charier* remedies from the Board. The first inquiry, therefore, is whether the Board is a court of competent jurisdiction under s. 24(1). The answer to this question depends on whether the Board is authorized to decide questions of law. The Board is a quasi-judicial body with significant authority over a vulnerable population. It operates under Part XX.I of the *Criminal Code* as a specialized statutory tribunal with ongoing supervisory jurisdiction over the treatment, assessment, detention, and discharge of NCR patients: accused who have been found not criminally responsible by reason of a mental disorder. Part XX.I of the *Criminal Code* provides that any party to a review board hearing may appeal the board's disposition on a question of law, fact or mixed fact and law. The *Code* also authorizes appellate Courts to overturn a review board's disposition if it was based on a wrong decision on a question of law. This Statutory' language is indicative of the Board's authority to decide questions of law. Given this conclusion, and since Parliament has not excluded the *Charier* from the Board's mandate, it follows that the Board is a "court of competent jurisdiction" for the purpose of granting remedies Under s. 24( 1) of the *Charter*." Thus The SCC, Has Already Ruled That The ORB Is A *Court Of Competent Jurisdiction*, To Not Only Hear Complex *Charter* Arguments: But To Remedy Those *Charter* Breaches As Well. The SCC was making new jurisprudence in ruling: that the "administrative tribunal" does not have to have actually made these constitutional decisions before; but have the ability to decide such complex questions of law! The OCA is trying to go back to the bad old days: when the ORB was restricted to only considering actions it has traditionally made: and not take on constitutional**

Applications! Because To Restrict the kinds of relief normally granted Charter Breaches: would be to nullify the worth of the ORB as a court of competent jurisdiction --and violate the intent of the above SCC rulings!!! But The OCA can protect the Hospital from frivolous litigation, in that even the SCC did not intend for Major Damages or Compensation be awarded to Obviously Minor, Frivolous or Vexatious Charter Breaches! But The REMEDY To This By The ORB, The Hospital, the amicus Or The OCA: is simply to RAISE THE THRESHOLD: as to what constitutes a Charter Breach, And When Damages Can Be Awarded: Not Deny Remedies Like: Damages Or Compensation Altogether --Which would Constitute A Gross Unconstitutional Denial Of Mr. Almeida's And Other NCR Patients' Charter Rights! For The SCC Nor The OCA ever Intended That A Person Who Was Almost Murdered Due To A Gross Violation of Charter Rights: Be Denied Any Redress Whatsoever! These Frivolous Charter Breaches Should Not Be Compared to Life And Death Charter Breaches --THE RIGHT TO COMPENSATION, And THE AMOUNT OF COMPENSATION, Awarded: is all in the NATURE of, and the SEVERITY of, the charter breach! Finally, The ORB and Hospital's Decision was so Satanic, that it cannot stand: For even if the ORB could not grant damages, costs & declaratory relief via an order for same: Mr. Almeida had as the alternative ruling: "A recommendation for same to the Justice Minister" Which does not require legal power "or jurisdiction" at all; but it does have the same legal effect through moral persuasiveness!!! [R v. Conway; Vancouver City v. Ward; R v. Chaudry; Starz v. Ottawa Mental Hospital; Mr. Almeida's CA; The Charter Itself!!]

6. Mr. Almeida REPLIES TO THE DISPOSITION ORDER Dated Nov. 8<sup>th</sup>, 2015; IN HIS EMAIL: Dated Feb. 25<sup>th</sup>, 2016; Which Mr. Goulard lied, that he never received! Yet the other parties who were copied along with Goulard in the Email: all received their Emails! [pp. 40-54] This written submission also addresses CA arguments: which was always the focus of Mr. Almeida --the Disposition Order was worthless to Stanley: After they tried to Murder him for 35+ years: He Needed Compensation, Not Simply Release from Custody! For example in Oct. 19<sup>th</sup>, 2016: Justin Trudeau won a Majority Federal Election: Stanley had told the Board, that he has already proved that he is the King of Canada: By publicly vetoing the Meech Lake & Charlottetown Accords; And now was in real time proving it again in their presence, by vetoing an "elected Senate"! [pp. 160-166: Letters to the PM Stephen Harper, & Newspapers Globe & Mail, & Toronto Sun]. Now, both the Harper and Mulcair Parties promised to support each other in supporting "Senate Reform" in the form of an "Elected Senate": Stanley had told the Board that "All Power Comes From The King: STANLEY": Thus He Vetoes Senate Reform! The complete defeat of both these parties (Who were leading in the polls throughout 2015) proves once again that Stanley is the King of Canada!

7. Here is a copy of the Written Submissions Dated Feb. 25<sup>th</sup>, 2016: Goulard lies, he didn't receive: REPLY TO Nov. 27<sup>th</sup>, 2015; Disposition Order & The CA Hearing Expected To Follow:

<Email To ORB's Chair G.Y. Goulard; Dated Feb. 25<sup>th</sup>, 2016.>

TO The ORB Panel: Attention: Chairman G.Y. Goulard:

Mr. Almeida's FINAL WRITTEN SUBMISSIONS PART 1:

To Recapitulate and Add to Mr. D'Almeida's Constitutional Application (CA):

(1) The Just concluded Canadian national election October 19th, 2015, just proves again that Stanley D'Almeida is the King of Canada: The Majority Victory of the only candidate opposing Senate Reform of The Constitution, (Justin Trudeau), has proven what Stanley had said at the ORB Hearing in February 26th, 2015; (That He Vetoes Senate Reform!) Stanley had said that he has already proven he is the King of Canada, by Publicly Vetoing The Meech Lake Accord, The Charlottetown Accord, And now "Senate Reform" of our Constitution!!! The Constitution Is The Fundamental Law Of The Land: Our Constitution Dictates That Canada Is A MONARCHY, Since The Blonde-Saxon-Aryan System And Queen Elizabeth II, Openly Favoured Senate Reform To An Elected Senate, And LOST: AND ONLY STANLEY D'ALMEIDA OPPOSED SENATE REFORM (Because All Power Comes From The King), AND WON: STANLEY HAS PROVEN ONCE AGAIN Absolute Power over our Constitution for 26+ Years Now, Despite Desperate Attempts By The Blonde-Aryan System For Senate Reform; Thus Stanley Is The De Facto And Proven All-Powerful King of Canada!

(2) From the above stems a total vindication of all Stanley was saying in his Constitutional Application: That Mr. D'Almeida never ever committed a crime nor was ever mentally-ill. Much of the mental-illness allegations were over claiming he was the King of Canada: With this demonstrated proof to the ORB, in a real time demonstration of his Constitutional Power: There is nothing the Hospital, The Psychiatric System, nor The Saxon-Aryan System can now counter with. Stanley D'Almeida now asks the ORB to Order The Full Compensation of \$\$\$35 MILLION Dollars For his 35+ Years Incarcerated in Prisons and Psychiatric Hospitals where the Blonde-Angle-Saxon-Aryans systematically tried to Murder and Torture Mr. D'Almeida to DEATH!!! To attempt to murder an ordinary man would itself justify such compensation: But To Attempt To Murder The King of A Nation For Such An Extended Period Of Time: Is Not Only Genocidal Murder, War Crimes, Torture, Cruel and Unusual Punishment: IT IS HIGH TREASON AGAINST CANADA'S ONLY MODERN LANDED-IN-CANADA ANCESTRALLY-NATIVE-CANADIAN-PORTUGUESE-EAST-INDIAN AND PAN-NATIONAL KING: AND THE COMPENSATORY DAMAGES MUST REFLECT THE SEVERITY OF THE OFFENSE!!!

(3) The Hearings: At The November 24th, 2014 Hearing, Chairperson Ms. K. Chalmers Overrules The Hospital & Crown, who were desperately arguing Res Judicata, over the Constitutional Application (CA) Proposal of Mr. Almeida; Ms. Chalmers Then Advises Mr. D'Almeida To Prepare A Full "Constitutional Application", With Evidence And A List Of Witnesses, and properly File it with the appropriate Attorney Generals of Ontario & Canada! Mr. Almeida would not have filed such a massive undertaking, with

evidentiary documents, if he was going to be denied a FULL SERIOUS HEARING Of His CA! At The Beginning of the February 26th, 2015 Hearing: Dr. Hill Introduces a three page ADDENDUM that finally corrects the totally false Record and absolute lies of the Satanic Hospital's "Annual Administrator's Reports", and summarizes a "Meeting Of The Minds Between The Hospital And Mr. Almeida For The First Time" [pp. 129-131] AND SHOULD BE REQUIRED READING FOR THE CONSTITUTIONAL APPLICATION HEARING!!! [Note: This ADDENDUM was not on the RECORD of DOCUMENTS entered into evidence at the October 6th, 2015 Hearing; and Mr. Almeida asks the ORB counsel Joe Wright, to correct this omission!!!] The ORB Panel did not keep its word on certain decisions it made orally on February 26th, 2015: For example Mr. G.Y. Goulard The Chairman, had said at the end of the February Hearing, that his Panel was "NOT seized", and that another Panel would Hear the Constitutional Application; (Saying, "You do not want this panel to hear your application"! Because Mr. Almeida had called Ms. Dr. Lightfoot a "fucking bitch" for openly disrespecting Mr. Almeida, and showing open bias in calling him "delusional" for saying he was being subjected to "Poison Gas" being pumped into his Condominium Unit, by forces unknown --Stanley would later prove to the Panel by blood tests and eye-witness testimony, that he was being poisoned! The Fucking Bitch Dr. Lightfoot, Did Not Understand, That An ORB Member Is Supposed To Be Impartial In Adjudicating The Hearing: She Cannot Call Someone Delusional Or Mentally-ill, When That Issue Is In Dispute: The Issue Of Poison-Gas Was Never Before, Raised By Dr. Hill As A Delusion --Except Just Moments Before: Previously Dr. Hill Agreed With Dr. Gojer, The Initial Diagnoser In 1998, That Mr. Almeida Had No Other Thought Disorder Other Than 'Being King of Canada'; So The New Delusion Issue Was Clearly New Grounds Of Contention! The ORB Seems To Think They Can Abuse, Cut-Off, Interrupt, Insult And Threaten Assault of Mr. Almeida With Security Staff, And Get Away With It! Mr. Goulard Cut Stanley Off, at the Feb. 26<sup>th</sup>, 2015; Hearing; Then Had The Satanic Audacity, To Write His Assumption, of what Stanley was going to say, In His July 9<sup>th</sup>, 2015, "Reasons for Adjournment & IA" [pp. 125-128] --His presumptions were totally false-- [Stanley did not decline requesting an Absolute Discharge because he would be at risk of poisoning, nor because he wanted "support": It was because He wanted to explain that it was NOT because he believed he was a "significant risk" --as the Hospital was assuming-- He Did Not Believe He Was A Significant Risk!, it was because of the New Satanic Administration Of Poison Gas Into His Private Condo As Somehow OKAY; It was because the Hospital were Poisoning his food in the community And using dentists to damage his teeth; And By Cutting Stanley-Off From Talking About It, Or Them Dismissing It AS A Delusion It Would All Go Away --As Mr. Goulard Falsely Assumed!] Although Goulard Was Totally Wrong; Mr. Goulard didn't have the grace to apologize, For Cutting Mr. Almeida Off, From Making His Final Submissions --As Was His Right As Counsel!!! For Stanley was about to make a crucial point: That He

**Was Denying an Absolute Discharge, Not Because He Believed He Was A Significant Risk; But Because Of The Continued Lethal Poison Gas (Especially Just Before The Feb. 26<sup>th</sup>, ORB Hearing!), Dentists Damaging His Teeth, & Poisoning Of His Food In The Community, And Attempted Murder By The System! By The Satanic Board Dismissing The Poison Gas Issue: It would escalate into threats made against Dr. Hill, A Police Complaint, and an even Worse Disposition, than ever --And Stanley Almost dying!) Furthermore The Chairman Mr. Goulard, had also already Dismissed The Res Judicata argument, like Ms. Chalmers had; And had promised that Mr. D'Almeida WOULD GET A FULL-DAY HEARING FOR THE CONSTITUTIONAL APPLICATION ON OCTOBER 6th! BOTH THESE PROMISES WOULD EVENTUALLY BE RENEGED ON. He also said, that there would be a Teleconference presided by another Chairman, on the issue of setting a date and a full day, for the Constitutional Hearings To Be Heard By Another Panel, and to settle the issue of appointing an Independent Assessor (IA) To Reassess Mr. Almeida's Risk Assessment. Mr. Almeida made it clear to both Chairmen: That he would not participate in any reassessment, (because it was disrespectful of his honour to subject him to questioning his sanity) and wanted the assessment to be done from the Record alone; But he also disagreed with the Crown And the Hospital's Mr. Gibson, and That The ORB Panel did have the Jurisdiction to Appoint an Independent Assessor (IA) from CAMH! At The June Teleconference Mr. D'Almeida Changed His Position on his disposition "Request", he now stated: "Because of the near lethal "Poison Gas" being pumped into his Condo, he no longer requests for an "Absolute Discharge", But is now forced to request to remain under a "Conditional Discharge"; Because this was not Mr. Almeida's concept of increasing freedom --IT WAS A QUESTION OF QUALITY OF LIFE-- STANLEY'S QUALITY OF LIFE WAS NEAR ZERO, IF HE WAS RELEASED, BUT POISONED TO DEATH! Stanley was near Death, at this time, and was in worse health than anytime in years --And the Board were wanting an IA to grant him an Absolute Discharge"; which was absurd under the dire circumstances --But He Did Want The Constitutional Application (CA) to proceed, To obtain some Compensatory Relief And Obtain a Transition Of Power To The New King!!!! At the Oct. 6<sup>th</sup>, 2015 Hearing: Mr. Goulard did not give Stanley the credit for concurring with him; and disagreeing with Gibson, who had said the Board had no jurisdiction to order the Hospital to enable an independent assessment. And Mr. Goulard attributed Stanley's comments to Mr. Gibson --as part of historic attempts by the ORB, to deliberately disrespect Mr. Almeida --to maintain the fiction that he was mentally-ill. The Board Chairman also deliberately repeatedly interrupted Mr. Almeida, and refused to allow him full ability to cross-examine witnesses and give evidence: Even though Mr. D'Almeida was representing Himself --with Amicus Curiae Anthony Paas, clearly, openly biased and hostile to Mr. D'Almeida! [pp. 92-122; "Poison Gas" Issue & Blood Tests!].**

**(4) At the October 6th, 2015, Hearing: Even the biased Dr. Hill & Mr. Paas**

disagreed with the ORB's Mr. Goulard for falsely recollecting the facts, renege on his promise to use this Hearing, to give a FULL DAY Hearing to the Constitutional Application, and to have another Panel adjudicate it. Instead the Same Board used the Hearing to renege on its Decision to grant Mr. Almeida the same Conditional Discharge, as the year before; (The IA was only to determine if Mr. Almeida should get an Absolute Discharge or not --A Conditional Discharge had already been Agreed-Upon in February!) and instead used the Hearing at the Hospital's sudden request: to Reopen the February Hearing, to go backwards and reassess for a Detention Order --illegally. Totally Negating the February 2015 Hearing --which had gone well for Stanley!! Stanley Now Made It Clear To The ORB That He Reluctantly, No Longer Wished For An Absolute Discharge; (Because He Was Being Poisoned By Poison Gas!) But Was Now Requesting A Conditional --Which Had Already Been Granted In February!

(5) At The October Hearing Independent Blood-Test Evidence would prove that Mr. D'Almeida had been subjected to Much Greater Than Ten Million >>10,000,000 nano-Moles/Litre serum concentration of clozapine and metabolites, a LETHAL DOSE of this neuroleptic drug, which was never legally prescribed for Mr. Almeida, with the normal concentration for serum clozapine being 2,400 nM/L, Mr. ALMEIDA HAD BEEN SUBJECTED TO 1,000 TIMES THE NORMAL IN VITRO SERUM CONCENTRATION OF Clozapine BY VIRTUE OF THE UNTRIED POISON-GAS DELIVERY SYSTEM --WHICH ENTERS THE LUNGS, BLOOD & BRAIN MUCH QUICKER, AND DOES MORE DAMAGE!! --and former Medical Student Semion Dashevsky, AND DR. HILL Testified To These Scientific Facts --By backward exponential extrapolation to July 15<sup>th</sup>, 2015; from the LO <310 nmol/L blood-test results From ~57 Days Later, after the poison gas had stopped!! Stanley gave evidence of the side-effects of the Poison Gas: Parkinsonism, Severe Muscle Weakness, Persistent Nasal Drip, Loss of Lung Function, Inability To Breathe, Constant Sneezing, Cracked Bleeding Dry Skin, Cessation of Cell Division In The Epidermis, Stupor or Knockout Sleep, Persistent Injuries Never Healing, Hair Loss Grey Hair, Premature Aging & Death, Severely Blurred Vision, Noxious Odour of Poison Gas Permeating His Unit, This was Attempted Murder! [pp. 92-122]. ACT Team Worker Marie-France Lalancette Testified In Writing And In Person: That she witnessed a propane-like odour emanating from Unit#1702 next door, and observed a "hole" in the "imitation-duct" (NOT AN AIR-DUCT!!!) alongside the ceiling, where the gas was coming from! In his "reasons" Mr. Goulard tries to dismiss Ms. Lalancette's testimony by lying about it! Mr. Semion Dashevsky also testified he witnessed the severe gas odour that caused him to feel "Toxic", and go nauseous --even though Semion regularly takes normal doses of *clozapine*! Semion also testifies that he too witnessed the hole in the wall where the gas was coming from and that "Security" had been called and witnessed this "Gas" too. Mr. Almeida filed an official criminal complaint against OntarioShoresCMHS, and was given an official "GO# 1519922" from The Toronto Police Dept., 54 Division, Toronto. The demonic Police refused



to investigate the Hospital, nor obtain evidence! But Stanley has amassed substantial evidence, that a Crime of Attempted Murder did occur here!!! Furthermore Dr. Hill did tacitly admit to Stanley that it was indeed the OSCMHS Hospital that was poisoning him; and he assured Mr. Almeida that the poison Gas would now stop! And it did stop for many months from July - Sept. 2015. But when Stanley confirmed on his website that the Blonde-Saxon-Aryans would be exterminated from the Americas; the poison Gas resumed by late Sept. of 2015 in anticipation for the Satanic Oct. 6<sup>th</sup>, 2015 ORB Hearing! It was clear at the Hearing that although Dr. Hill did not feel threatened by Mr. Almeida; He was overruled by the *OSCMHS* Team, and they overruled him on resuming the Poison Gas as well! The Fact That Historically Just before each ORB Hearings, The Poisonings Intensify: Proves That The ORB & Hospital Is Complicit In These Crimes: And are using the Poison Gas & Poisoning Of Food, To "Violently Control" Mr. Almeida By Murderous Poison, during the Hearings --For Neuroleptic Drug Poisonings Are A Murderous Violent Act That WILL Be PUNISHED ACCORDINGLY!!!!

(6) At The Hearing Mr. Almeida Introduces New Evidence Of The Satanic *Modus Operandi* Of The Blonde-Saxon-Aryan System: Every year since 1981, The Aryan System has been releasing a vicious Murderers and (Child) Rapists into the community, and transferring their prospective sentences onto Stanley D'Almeida (Like in Jesus Christ's Crucifixion, Barabbas's Murder sentence was transferred onto Jesus, and Barabbas set free!) Starting In 1981 When Stanley's Murderous Incarcerations began: a child rapist and murderer named Gregory Guerin who impaled a six year-old nude, Lizzy Tomlinson, through her Genitals, letting her bleed to death, then superficially burying her in a Toronto Park, was inexplicably acquitted, after a "legal-Aid-Paid" Defence By Jew-Lawyer Brian Greenspan; and his Prospective life-sentence transferred onto Stanley: Beginning Stanley Almeida's Repeated 35 Year, Yearly **MURDEROUS CRUCIFIXIONS!!!** Guerin admitted it was his cousin Lizzy's BLOOD smeared on his shirt in two places, reacted violently after being first questioned by Police, by punching the mailbox; tried to commit suicide, exactly matched the appearance of the "composite sketch" of a bearded man, that had led Lizzy into the Park; had his "Player's Light" cigarette Butts (The only Brand he smoked) found all around Lizzy's Body, was seen walking with Lizzy to the Toronto Park willingly, proving that she knew him, as he was a cousin of six year-old Lizzy, Was Mentally Handicapped; But was still released, through Brian Greenspan's evil defence tactics! Note: The Jew Connection To Both Jesus' Crucifixion And Stanley's! (The Jews Had Screamed "Free Barabbas Crucify Jesus"!) Every Year Since Then Murderer after Murderer has been set free and Stanley has had to suffer for their sins: By Way Of Murder By Lethally Toxic Poisons, Torture, Incarcerations In Prison or Hospitals --That Would Have Easily Murdered An Ordinary Man! Here Are Just Some of the deliberately unsolved murders and prospective sentences transferred onto Stanley: Sharmini Anandavel 15, was murdered in 1999 by Stanley Tippett,

**A Mentally Handicapped And Disfigured Man; but the Satanic Police refused to lay charges or investigate, Tippet's Prospective sentence was transferred onto Mr. D'Almeida! Christine Jessop 9, Raped and murdered in Durham Region, in 1984 by Guy Paul Morin; Morin was found "wrongfully imprisoned" and his sentence transferred onto Stanley D'Almeida. Nicole Morin 8, murdered in 1985, her Murderer's sentence transferred to Stanley; Kristen French 15, Murdered by Karla Homolka in 1992; Leslie Mahaffy 14, Tammy Homolka 11, both Murdered in 1991; Karla Homolka was acquitted --although Bernardo did serve some time --He Was Not The Murderer-- Karla was! A Jew named Robert Baltovich murdered Elizabeth Bain in 1990, got life in 1992, served just eight years, but was released on bail without any new evidence in 2000, by Satanic Jew-Judge Marc Rosenberg and the evil 'Association in Defense of the Wrongly Convicted'; and his life sentence transferred to Stanley! Even in 2014 Leighton Hay a Black Murderer & schizophrenic, was deliberately released by the Supreme Court of Canada, without any new evidence: To spite Stanley: Who is neither schizophrenic nor mentally-ill --who said Blacks are an inferior race! The Blonde-Aryan-System Runs the Justice System: They have chosen to abuse their power to CRUCIFY Stanley D'Almeida: Rather Than Prosecute Real Murderers: But Stanley has borne this suffering with forbearance: And He will ascend his throne and get Justice so long denied him by the Satanic-Evil-Devil-Possessed Aryans!!! [pp. 110-122].**

**(7) The Chairman Mr. Goulard's LIES In His "Reasons For Disposition": of Nov. 27th, 2015!**

**(a) Page2: Mr. Almeida only reluctantly declined requesting an absolute discharge, because he was in dire health, due to the "Poison Gas" being pumped into his condominium by the Hospital for Two-and-a-half Years now! And he repeatedly made this clear: Yet Mr. Goulard lies about this! Mr. Goulard has a fixation with continuously demonically interrupting Mr. Almeida from talking, while letting the other counsels rant on and on for hours and hours! Mr. Goulard has a Demonic Bias against mentioning the facts on the "Poison Gas"; which was proven on the Criminal Standard of "beyond a reasonable doubt" by the "Blood Tests" and the Eye-Witnesses' Testimony --and the fact that it so affected Mr. Almeida, that he was willing to decline getting an Absolute Discharge over this Poison Gas issue!!! [pp. 92-110; 105-106].**

**(b) Page4 Mr. Goulard recklessly misrepresents the truth, when he lies that Mr. Almeida had eight admissions to WPH/WMHC as a result of assaultive behaviour. The reason this is so upsetting is that it is totally untrue: and done by a supposed impartial chairman --no less!! As most psychiatrists know: the committal criteria for psychiatric Hospitals are worded very strictly: there has to be significant danger of serious bodily harm to oneself or another person --thus reasons were usually exaggerated and falsified to obtain a committal-- (Otherwise the admitting Doctor would refuse admission!!!) and were recanted later! The Hospital's Admitting**

Doctor Would Deliberately Force Stanley's Parents To Make False Accusations, Or Else They Would Refuse To Admit Stanley To The Hospital!! Mrs Almeida Recants The False Accusations Later, Where Mrs Almeida states, "Stanley has never been a violent person" On Pages 30-36 of His Constitutional Record (CR) On His Notice of Constitutional Question Binder (NCQ). On Pages 262-283 (NCQ) Mr. Fenelon Almeida testifies in Court under fear of persecution from cops: That it was the Police Who Assaulted Stanley in 1981!!! Even though Stanley was falsely and absurdly convicted of assaulting six-foot-six 200 pound police officers!!! The lies are so upsetting, because even the two criminal common-assaults in 35 years, that Stanley was convicted of, were totally false!!! On Pages 39A-47 Stanley only weighs 75 lbs, due to fasting, from the continuous fear of being poisoned to death by forced medications --Which happened relentlessly, year after year: As They Attempted To Murder Stanley With Poison!!! In Prison or society who could a bone-thin skeleton weighing 75 lbs Assault??? The Record Will Show That Stanley Has Always Lived With His Parents: And He Has Always Been Welcome In Their Home: If he had ever genuinely assaulted them: This would not be true!!! His Parents have purchased a \$120,000 Condominium for him; and furnished him with retirement income from their meagre resources. They have spent a great deal of their time and energy; looking after Stanley, In Prison & Psychiatric Hospitals: As The Blonde Aryan System tried to Murder him. Most Recently Stanley Enjoyed A Christmas Visit With His Parents And Siblings From Dec. 16th, 2015 To Jan. 5th, 2016.

(c) On Page4 Goulard Parrots The Lies Of The Hospital's Clinical Reports That Stanley had stated were "ALL LIES 100% LIES"!!! It Was Stanley who was systematically assaulted, tortured, abused and attempts made to MURDER HIM!!! Systematic abuse and continuous TORTURE Over 35 Years, to a HIGH HONORABLE MAN CAN RESULT IN DEATH FROM THE TORTURE ALONE --As Dr. Hill Concurred That This Is Possible-- "Dr. Hill Said: "Prolonged Trauma: Can Cause Death! That Is Why The Geneva Convention Forbids Torture On Political Prisoners & Prisoners Of War!!!! Stanley Is The King Of Canada: A PARAGON OF VIRTUE: INCAPABLE OF ERROR: INCAPABLE OF SIN: PERFECT IN EVERY WAY: THESE STATEMENTS OF RIDICULE, INSULTS AND DISPARAGEMENT: ARE GROUNDS FOR CHARGES OF HIGH TREASON: AND DEATH! WHEN STANLEY COMES INTO POWER!!!

(d) On Pages 8-9 Mr. Goulard misstates the facts: And Shows Contempt For The Truth: There is no air-duct in Stanley's Condominium: Ms. Lalancette misstated the facts --Which She Is Now Willing To Correct!!! Mr. Goulard was told repeatedly: The Poison Gas is entering from a hole drilled from the adjacent Unit#1702's Wall, At A 45 Degree Angle: and through the eight-inch-solid Concrete Wall, and through a Solid Plaster Filled Structure That Imitates the shape of a duct --but is not an air duct!!! Ms. Lalancette was told this repeatedly by the Property Manager & By Stanley; but misunderstood --out of fear of persecution if she helps Stanley! There IS

**NO AIR-DUCT! There can be no possibility of odors entering from this structure because it is solid PLASTER!!! AND THE WALL IS SOLID 8" OF CONCRETE!!! Ms. Lallancette Now Knows This And Is Willing To Correct Her Testimony! [Ms. Lalancette is willing to give Testimony].**

(e) On Page10 Goulard Dismisses all of Stanley's Extensive testimony, in a brief lying paragraph! The Lying Fucking Bastard! Stanley never ever said he influenced decisions regarding Meech Lake; Stanley never ever said that the reason he filed his notice of constitutional question, had anything to do with renovating his condominium! The Lying Fucking Bastard Goulard!  
**STANLEY PUBLICLY VETOED THE MEECH LAKE ACCORD DEMONSTRATING HIS *De Facto* VETO POWER: AT A TIME WHEN EVERY SINGLE PERSON IN CANADA, BELIEVED MEECH WAS A DONE DEAL: On JUNE 8th, 1990!!! IN PUBLIC LETTERS TO THE *GLOBE & MAIL*, And *THE TORONTO SUN*! MULRONEY WAS STILL BOASTING IN AN INTERVIEW WITH GLOBAL TV THAT "HE HAD CHOSEN, WHEN TO ROLL ALL THE DICE!". AND EVERY SINGLE NEWSPAPER WAS CROWING "OH CANADA", AND WORDS LIKE: "CANADA IS SAVED"! IMMEDIATELY AFTER STANLEY'S PUBLIC ROYAL VETO: THE COUNTRY MADE AN ABOUT-TURN AND SUDDENLY ACCEPTED STANLEY'S DECREE THAT *MEECH LAKE WAS DEAD*!!! IN THIS VERY ORB HEARING STANLEY REPEATEDLY DECLARED THAT "SENATE REFORM" IS DEAD, BECAUSE ALL POWER COMES FROM THE KING (STANLEY): IT WOULD MAKE CANADA A DEMOCRACY: FROM ITS CURRENT MONARCHY (STANLEY AS KING!): AT A TIME WHEN HARPER & MULCAIR (WHO BOTH FAVORED SENATE REFORM) WERE LEADING IN THE POLLS! THIS DEMONSTRATION OF STANLEY'S POWER WAS DONE IN REAL TIME, UNDER THE VERY NOSES OF THE ORB: WHICH IS 100% PROOF THAT STANLEY IS THE KING OF CANADA!!! [pp. 160-167].**

(f) On Page12 Mr. Goulard repeats the lie from page2 that Mr. Almeida did not want an absolute discharge because of his constitutional damages! (This Is Partly True --Stanley Does Believe That The Only Way He Can Be Released Is If He Gets Compensation: Because Fundamentally: The Reason He Is Incarcerated: Is Because He Is The King Of Canada: Without That Admission By The System, He Cannot Be Released Until The System Is Destroyed!!!) But The Other reason Stanley RELUCTANTLY RECANTED HIS REQUEST FOR AN ABSOLUTE DISCHARGE: WAS BECAUSE OF LETHAL IMPAIRMENT OF HIS HEALTH, DUE TO ALMOST TWO-AND-A-HALF YEARS OF POISON GAS BEING PUMPED INTO HIS CONDOMINIUM THROUGH A HOLE DRILLED TROUGH HIS WALL BY *Ontario Shores*!

(g) On Page24 Mr. Goulard emits his biggest lie yet! Goulard talks out of both sides of his mouth: to say that Ms. Lalancette was not an expert on poison gas or Clozapine; yet Goulard uses Ms. Lalancette to dispute the INDISPUTABLE INDEPENDENT BLOOD TEST RESULTS --based simply on hearsay speculation from some biased Nurse & Dr. Lightfoot Bitch! Ms. Lalancette Is Now Willing To Revise Her Testimony To Now Verify: That She Has Since Spoken To A Nurse-Practitioner, Who Told Her That The Levels

Of Clozapine In Stanley's Blood Were "Relatively LO Compared To Active Users Of Clozapine", But SIGNIFICANT --And Not "Inconclusive"! The Crucial Fact Here Is That: The Poison Gas Had Stopped 57 Days Prior To The Blood Test Results: Thus The Very Fact That Clozapine Was Still Being Detected: Proved That There Was A 10,000,000 nM/L Serum Concentration In His Blood On July 15<sup>th</sup>, 2015; When The Poison Gas Had Ceased, Due To The Discovery Of The "HOLE IN THE WALL"!!! The Biased Satanic Police refused to Investigate the "Attempted Murder Attempt" Using Poison Gas, Because Satan Does Not Want To Fight The Satanic "Ontario Shores" Version Of Satan. The System Was Guilty Of Murder In The First Degree! And Was Covering-Up Its Arse!!! [pp. 94-110].

(h) On Page25 Mr. Goulard Again Omits Most Of Mr. Almeida's & Semion Dashevsky's Testimony: Stanley had proven, beyond a reasonable doubt, that he had been poisoned by a lethal dose of *clozapine*! Extrapolating 57 Days Backward To July 15<sup>th</sup>, 2015: On A Logarithmic or Exponential Rate-Of-Excretion: Because serum-*clozapine* has a 36-72 Hour Half-Life In The Body: Semion Used The Most Conservative Estimate For The Half-Life at 72 Hours; And Then Could Prove That Mr. Almeida Had A Serum-Blood Concentration Of ~10,000,000 (Ten-Million) nM/L Of *Clozapine*: A LETHAL LEVEL, ON July 15<sup>th</sup>, 2015 --Enough to murder a person!!! And That Semion Dashevsky was "visibly shaken", "felt toxic mentally & physically", and had to immediately sit down; from the noxious odour of the poison gas he breathed and eye-witnessed! --even though he normally uses high doses of legally prescribed *clozapine* himself" [pp. 94-110]

(i) On Pages27-29 Goulard makes his biggest lie of his 'Reasons'. Goulard Lied That Mr. Almeida Was Aggressive & Rude! The Fact Was That Mr. Goulard Was Contemptible, Abusive And Violent To Mr. Almeida: Goulard Like A Trained Seal: Rudely Interrupted And Cut-OFF Mr. Almeida --Who Was Acting As HIS OWN Counsel-- While Allowing Other Counsel To Ramble On-And-On For Hours! He Wouldn't Let Stanley Get A Word In Edgewise. Stanley Repeatedly Told Him To Stop Interrupting, He Said, "OK I'll Give You Five Minutes"; But Then Would Rudely Interrupt Again, After 5 Seconds! He Was Possessed By A Devil, And could not stop talking --while Stanley Was making argument-in-chief! The guy was whacked in the head! These rude interruptions by the ORB had been going on for years: as a deliberate demonic means to disrespect Mr. Almeida: And Try To Lie That He Was Mentally-Ill: By Making him seem incompetent as Counsel. Finally Stanley had had enough of Goulard's evident demonic-possession, and loss of control of his senses: And told him, "Just Shut-Up for One-Minute, Let Me Talk You Crazy Devil-Possessed Mother-Fucker"; And Goulard Was So CRAZY, He Literally Couldn't Keep His Mouth Shut For Even One Second!!! Since Stanley Was Showing Goulard-Up As CRAZY; To Save Face, He Called Security, To Violently Eject Stanley From The Hearing Room! The Fundamental Problem With The ORB: Is That They Are Trying To Maintain A Lie, That Stanley Is Mentally-ill When He Clearly Isn't: They Are Biased Against Stanley, When They Are Supposed To Be Impartial;

**They Want To Lie That Poison Gas Does Not Exist, When 100% Proof Was Presented To Them; Because They Are Colluding In The Attempted Murder Of Mr. Almeida --Instead Of Halting It! When The Tribunal Being Appealed To Is Worse And More Evil, Than The Hospital & Saxon-Aryan-System Who Is Trying To Murder You For 35 Years: You Are In Dire Straits. The ORB Is Not An Impartial Arbiter Of Justice, But Enthusiastic Gung-Ho Cheerleaders For More Horrific Poison Murder Attempts, And More Lethal & CRUEL TORTURE Of Mr. Almeida!!! Under s.672.55 (1) of THE CCC, "No Disposition made under s.672.54 shall direct that any psychiatric or other treatment of the accused be carried out or that the accused submit to such treatment."** Yet The ORB Is Obsessed With Forced Anti-psychotic Drugs *Ad Infinitum* Be Imposed On NCR Accused: This Is Satanic And Contrary To The Spirit and Intent of The *Criminal Code of Canada!* Studies Have Shown, There is no correlation Between Taking medication, and the amelioration of Risk: That is why the Board's Obsession With Forced Medication Is Satanic And Evil: It Is Cold Blooded MURDER! The Only Reason The Satanic System Were Able To Incarcerate And Poison Mr. Almeida To Death, For The Last 18 Years, Was Due To The ORB Enabling Them To Murder Stanley. Stanley Lost His Rights Of Appeal Of A Forced Treatment Order, Only Because The ORB Detained Him For So Long, That Civilian Statutes' Protections Against Arbitrary Treatment, And Treatment Against The Fundamental Principles Of Justice were denied Stanley; Because Statutory Protections Were Never Intended For Such Long Detention Periods, the protections Simply Expired! The Courts Never Ruled On Stanley's Capacity Appeals, They Just Dismissed Them; And Stanley Was Almost Murdered By Default, A Crime Of Omission By The Courts, Governments & ORB! In Its Disposition The ORB Is Clearly Again Violating The Spirit Of The Law (s.672.55 (1) of the CCC) By Satanically Advocating Forced Treatment, And The Satanic Means To Carry It Out --Even Advising The Hospital To Replace The SDM With The PGT! The ORB's Hearing Conduct In Continuously Interrupting Mr. Almeida, And Dismissing The Use Of Poison Gas For Attempted Murder, As A "Delusion": Was Clearly Contrary To s.672.55 (1)! There Must Be Consequences For The ORB: When Their Illegal Conduct Is So Satanic And Evil, And Excessively Lengthy (18 Years!) Then They Must Face Punishment! The ORB's Conduct Against Stanley D'Almeida Was Egregious And Murderous: He Appealed To Them For Relief: They Tried To Murder Him Worse Than Ever Instead! [pp. 61-90].

(j) Actually After The Hearing, Mr. Goulard Was Very Conciliatory, He came up to Stanley To Personally Shake his hand, withdrew his threat to hold the Constitutional Application Hearing Immediately after the 6:10 PM Disposition Hearing; And intimated that Mr. Almeida had won the Hearing 100% --And would receive a Hearing date for the CA later! He obviously changed his mind a week later, at the intervention of devil-possessed secret police or by other outside forces. Even Mr. Dashevsky & Ms. Lalancette believed Stanley had won on all fronts, at the time of the Hearing, On Oct. 6<sup>th</sup>, 2015; At ~6:10 PM! The Poison Gas Stopped

Immediately After This Hearing; But Then A Week Later The Poison Gas Resumed And Two Weeks Later, A Satanic Disposition Order of a Detention Order, Was Imposed, (~Oct. 23<sup>rd</sup>, 2015) Completely Discordant To What Goulard's Body-Language Had Intimated At The Hearing!

(k) On October 19<sup>th</sup>, 2015; Senate Reform Was DEAD! As Harper & Mulcair were trounced by Justin Trudeau: The Only Candidate Renouncing Constitutional Changes To The Senate! A Total Victory & Vindication For Mr. Almeida!!! Yet The Poison Gas Continued Unabated, Obviously The Blonde-Saxon-Aryan System Wanted To Murder Mr. Almeida Whether He Was Proven The King of Canada, Or Not. They Only Seem To Understand Violence.

(l) On Dec. 16<sup>th</sup>, 2015 - Jan. 6<sup>th</sup>, 2016; Mr. Almeida visited with his Parents in Ottawa; Because the Hospital uses his parents to poison his food, while he is there: Mr. Almeida hadn't visited them in Three Years. The Hospital Is Cruel And Evil, to use family visits for opportunities to Murder Him By Poison! Stanley was heavily poisoned in his first few days: and lost a portion of his Tooth #16, as a side-effect of the poisonous drugs! (See Letter Of Dr. Hill, Requesting Additional Dental Insurance From ODSP) This was Stanley's Darkest Hour: On Dec. 24<sup>th</sup>, 2015!!! But The Hindu Christmas Arrived On Dec. 25<sup>th</sup>, 2015; Marking The Sun's Returning To The Northern Hemisphere (See Greatest Conspiracies On Stanley's Website: Dec. 25<sup>th</sup>, is actually an ancient Hindu-Zoroastrian Celebration, marking the return of the Sun, And The God Mithra's Birthday! This Holiday was Stolen from the Hindus, By The Roman-Hittite-Aryans and falsely attributed to Jesus' Birth.) And Things Began Looking-Up!!! As Stanley has told The ORB: He has had his teeth deliberately damaged by Dentists in Toronto: Just as recently, on Nov. 12<sup>th</sup>, 2015; A Devil-Possessed Chinese Dentist Dr. Norman Mak & His Evil Black Dental Assistant, deliberately damaged the Enamel & Dentin of several of Stanley's teeth --causing enormous suffering! Stanley desperately asked Ms. Lalancette for help, but has yet to obtain a dentist who will assist, rather than damage his teeth from her. At The End of the visit to Ottawa, things finally began to look up, after Dec. 25<sup>th</sup>: His Parents were very pleased with the Visit: And the poisoning seemed to have stopped as well. Things are also looking-Up with the ORB and Mr. Almeida's Constitutional Application (CA). And Marie-France now says she believes she can finally obtain a Dentist who will help Stanley, rather than Murder Him By Torture, through damaging his teeth! There is a new issue where the Hospital had ENTERED his Condo while he was away and poisoned his food he had left in the Condo, as well as some "Spirulina" supplements he had there! The issue here is the cost of throwing away substantial amounts of food that has been poisoned at considerable COST! The System Must Place A LIMIT on their actions, and stop escalating: Poison Gas And ENTERING His Private Residence Is Unacceptable!!! Ms. Lalancette Is Now Willing To Correct Her Errors In Testimony: She Now Understands That There Is No "Air-Duct" In Stanley's Condo Kitchen, What She Thought Was A Duct, Is Filled With Solid Plaster, And That There Is No

Possibility Of Odours Coming Through The Wall: As It Is 8 Inches Of Solid Concrete! The Only Way Odours Came Through The Wall: Was Because The Hospital Had Drilled A Hole Through The Wall (That Ms. Lalancette Witnessed And Felt) And She Smelled The Odour Of The Gas As Well!!! She Is Also Willing To Correct That The Clozapine Levels (After 57 Days Had Elapsed) Were "LO", In Comparison To Active Users; But not "Inconclusive"!

(8) We now Return To The Constitutional Application: Which Was Always Mr. D'Almeida's Most Important Issue: For There To Be A Transition Of Power From The Satanic, Devil-Possessed Blonde-Aryan-World-Wide-System, To Stanley D'Almeida The King Of Canada: Stanley Must Obtain Full Compensation: At The Rate Of At Least \$\$\$One Million Dollars For Each Year He Was Incarcerated And Crucified, And The System Attempted To MURDER HIM WITH RELENTLESS TORTURE, GENOCIDE, VIOLENCE, PROPAGANDA, LIES, POISON, POISON GAS, ISOLATION, PERSECUTION, TOTAL OSTRACISM, BLACKOUT INCOMMUNICADO For A Running Total Of \$\$\$\$35+ Million Dollars And Counting!!!

\*\*\*\*THUS ENDS PART 1 OF MR. ALMEIDA'S FINAL SUBMISSIONS

PART 1\*\*\*\*

From: Stanley Almeida, 1701-5 Massey Square, Toronto, Ontario, M4C 5L6.

Tel: (416) 699-6724.

Email: stanley\_xvidalmeida@yahoo.com

DATED: February 25<sup>th</sup>, 2016.

<End of Email to Goulard>

8. Such further and other Grounds the Appellant may adduce as the requested Transcript becomes available and He Perfects his Appeal.

March \_\_\_th, 2016.

---

STANLEY ALMEIDA  
1701-5 Massey Square,  
Toronto, Ontario,  
M4C 5L6.  
Tel: (416) 699-6724.

Email: [stanley\\_xvidalmeida@yahoo.com](mailto:stanley_xvidalmeida@yahoo.com)

--Appellant Acting in Person



**TO:** The Ontario Review Board, 151 Bloor St. West, 10<sup>th</sup> Floor,  
Toronto, ON. M5S 2T5. Tel: (416) 327-8866. FAX: (416) 327-8867.

**AND TO:** Barbara J. Walker-Renshaw, LLB., Scotia Plaza, 40  
King St. West, Toronto ON. M5H 3Y4. Tel: (416) 367- 6744. FAX:  
(416) 682-2823.

**AND TO:** Ms. N. MacDonald, Crown Attorney's Office, 150 Bond St.,  
3<sup>rd</sup> Floor, Oshawa, ON. L1G OA2. Tel (905) 743-2700. FAX: (905)  
743-2484.

**AND TO:** Mr. Anthony Paas *Amicus Curiae*, 27 Prince Arthur Ave.,  
Toronto, ON. M5R 1B2. Tel: (416) 960-3066.

**AND TO:** ATTORNEY GENERAL OF ONTARIO Constitutional Law  
Branch, 720 Bay Street, 4th Floor, Toronto, ON M5G 2K1. Tel.: (416)  
212-7244. Fax: (416) 326-4015.

**AND TO:** ATTORNEY GENERAL OF CANADA Suite 3400, 130 King  
Street West, Exchange Tower, Box 36, Toronto, ON M5X IK6.  
Tel.: (416) 973-9241 Fax: (416) 973-3004.

**PART 3: THIS IS THE EVIDENCE THAT MR. ALMEIDA**

**WILL RELY UPON: Mr. Almeida asks the Court**

**Registrar to transfer the Record, and Evidence**

**files from the ORB to the OCA! Mr. Almeida will**

**try to present all the Evidence as he perfects his**

**appeal.**

**THE EVIDENCE IN THIS CASE**

**TABLE OF CONTENTS:**

## **DESCRIPTION**

## **DATE PAGE**

8. Email from Joe Wright, admitting he did receive Jan. 11<sup>th</sup>, 2016; Email of "Written Submissions" but still lying that Were caught in a spam filter. (Mr. Almeida's Email Was already on his Email account, as a frequent recipient.) Mar. 8<sup>th</sup>, 2016 40
9. Email from Ms. Walker-Renshaw admitting she did receive Jan. 11<sup>th</sup>, 2016; Email of "Written Submissions"; that she Did not reply to! But proving Joe Wright is a liar! March 7<sup>th</sup>, 2016 40
10. Copy of Email from Mr. Paas, confirming all the recipients Were copied on the Jan. 11<sup>th</sup>, 2016, "written Submissions": Joe Wright, Nancy MacDonald, PaasLang, Walker-Renshaw, Dr. Hill; Of These cc. only Mr. Wright lies not receiving! March 3<sup>rd</sup>, 2016 41-53

## **DESCRIPTION**

## **DATE PAGE**

11. Stanley's Email to ORB Counsel Joe Wright, admonishing Mr. Goulard for lying not receiving any Email: Jan 11<sup>th</sup>, nor Feb. 25<sup>th</sup>, 2016; He wouldn't have used Feb. 26<sup>th</sup>, To dismiss Mr. Almeida's CA if he hadn't received the Feb. 25<sup>th</sup>, Email! Feb. 26<sup>th</sup>, 2016 54
12. "Charter Ruling" of Mr. Goulard "estops" The CA! Feb. 26<sup>th</sup>, 2016 55-60
13. The Satanic "Reasons for Disposition" of Goulard Illegally instructing OSCMHS to appoint the PGT to "treat" Mr. Almeida, Contrary to s.672.55(1) of the CCC!!! Nov. 27<sup>th</sup>, 2015 61-90
14. "Notice of Hearing", for Oct. 6<sup>th</sup>, 2015, FULL DAY set aside to hear Mr. Almeida's CA Aug. 11<sup>th</sup>, 2015 91
15. "Constitutional Application Supplemental Evidence": Letter from Stanley's Mother: confirming 35 Years in Psychiatric Hospitals or Prison! Sep. 20<sup>th</sup>, 2015 93
16. Statement of Stanley Almeida to the Police, RE: Attempted Murder by POISON GAS, Symptoms of Poison, where Stanley Almost Died!!! Lethal Levels of Clozapine 10Million nmoles/L July 14<sup>th</sup>, '15 94-99
17. Complaints to Property Manager of Poison Gas, But no Evidence from neighbour in #1702, was given to Stanley, so He didn't have enough proof to lay charges!!! Feb 21<sup>st</sup>, '14- July 16<sup>th</sup>, '15 100-104
18. Letter from Marie-France Lalancette, confirming she too Smelled "natural gas" coming through the kitchen wall Feb. 12<sup>th</sup>, 2015 105-106
19. Blood Tests Proving Beyond A Reasonable Doubt That Mr. Almeida was being poisoned by Clozapine Gas, never Legally prescribed for him! This was proof of Attempted Murder --As Stanley almost died! Sep. 11<sup>th</sup>, 2015 107-110
20. The Crucifixions: Deliberately Unsolved Child-Rapes And Murders of Children: Year After Year After Year: And the Prospective Sentences of these Murderers Transferred To Mr. Almeida: Crucifixions! Sept. 4<sup>th</sup>, '81-March 15<sup>th</sup>, '16 111-122
21. Notice of Hearing: The Day Mr. Goulard promises a FULL DAY Would be set aside for the CA: No objections were made by the Hospital's Counsel, Mr. Gibson! No Res Judicata! June 11<sup>th</sup>, 2015 123

22. Assessment Order, that Stanley feels is beneath his contempt,  
To participate in. It shows no respect: Since He is not  
Mentally Ill, He deserves compensation for 35+ Years of  
Attempted Murder by Poison And Continuous Torture! Aug. 6<sup>th</sup>, 2015 124
23. “Reasons for Adjournment and order for IA” The Chair mentions a  
FULL Day would be set aside for the Charter Application. But  
Ominously the Board seems to think it can order medical treatment  
In a roundabout manner: which is contrary to the intent of  
S.672.55(1) of the CCC! Medication is not shown to be correlated  
With risk! And hence the Board lacks expertise to interfere in  
Treatment Decisions: That the Arsehole Goulard seems to  
believe! July 9<sup>th</sup>, ‘15 125-128

## **DESCRIPTION**

## **DATE PAGE**

34. THE ADDENDUM TO THE ADMINISTRATOR’S REPORT  
WRITTEN BY Dr. HILL: OUTLINES A MEETING OF THE  
MINDS, AND SUPPORTS STANLEY’S CA FOR \$\$35 MILLION  
THIS IS REQUIRED READING FOR THE CA! Feb. 20<sup>th</sup>, 2015 129-131
25. This is an Exchange of Emails between: Dr. Hill, Mr. Jamie  
Gibson - The Hospital Counsel, Mr. Paas - Amicus, Dr. Hill,  
Where Dr. Hill advises Staff, that Stanley Almeida, was not  
Given any NOTICE of the Teleconferences, ordered by Ms. Chalmers  
To set a date for the Hearing of his CA! Dec. 19<sup>th</sup>, 2014-Jan. 14<sup>th</sup>, 2015 132-138
26. Reasons For Adjournment: Ms. K. Chalmers: Who had Dismissed  
The Res Judicata argument of the Hospital & The Crown!!! Although  
She doesn’t explicitly mention it in her “reasons” it can be inferred by  
Her saying: “he was advised that his avenue of appeal was to the OCA,  
[By the Hospital] but he refuses to take this route; [She Then Dismisses  
the Hospital’s Res Judicata argument here.] She then advises Stanley to File a  
New Application, With notices to the respective AGS! Nov. 25<sup>th</sup>, 2015 139-140
27. “Reasons for Disposition” Ms. Yaskiel: Dismisses Stanley’s hastily  
Written CA, in a teleconference, where Stanley was never given Notice of!  
And then presents him with a *fait accompli*! Ms. Yaskiel cryptically hints  
that the Hospital intends to POISON Stanley with POISON GAS composed  
Of Clozapine delivered in gaseous form!!! Feb. 24<sup>th</sup>, 2014 141-159
28. Letter To The Globe & Mail: Publicly Vetoing The Meech  
Lake Accord: Which Proves Stanley Is The De Facto King of  
Canada! June 8<sup>th</sup>, 1990 160-163
29. Letter To PM S. Harper advising him not to pursue  
Senate Reform or an Elected Senate: Because Stanley is The King  
Of Canada: And All Power Comes From The King: Stanley Himself!  
The PM is weak, evil and finished in politics! May 19<sup>th</sup>, 2011 164-166
30. Complaint to “College of Dental Surgeons” Dentists possessed by  
Devils deliberately damaging Stanley’s teeth! Nov. 21<sup>st</sup>, 2008 167-172
31. This was the hastily drawn up CA with capacity issues, that  
Mr. Almeida never wanted heard: but Ms. Yaskiel, misunderstood,  
And dismisses it without his presence to speak to it; as he was going

To make completely different arguments: ORALLY! July 4<sup>th</sup>, 20013 173-178  
32. A Synopsis of The Case Against The System: A Synthesis of  
Stanley D'Almeida's Political Beliefs! Feb. 2<sup>nd</sup>, 2000 179-197  
33. AFFIDAVIT OF SERVICE March \_\_\_\_\_ 2016 199

## THE EVIDENCE

## **Court of Appeal for Ontario**

**IN THE MATTER OF an Appeal under s.672.72(1) of the  
*Criminal Code of Canada***

**BETWEEN:**

**STANLEY. A. P. ALMEIDA**

**----Appellant**

**-and-**

**Ontario Shores CMHS, Ms. Glenna Raymond,  
Dr. DeFreitas, Mr. Mark Rice, The ORB Hon.  
G. Goulard.**

**----Respondents**

### **AFFIDAVIT OF SERVICE:**

**I, Stanley Almeida, The King of Canada, of the city of Toronto, in  
the province of ON, MAKE OATH AND SAY:**

**1. That on the \_\_\_\_\_ day of March \_\_\_ 2016; I did personally  
serve Mr. Joe Wright or His Representative  
\_\_\_\_\_ Counsel for the  
Respondents----- With The annexed DOCUMENT by delivering to  
the said person a copy thereof, while at the same time exhibiting  
the original.**

**Sworn before me in the )**

City of Toronto, in the ) \_\_\_\_\_  
Province of Ontario, This ) Stanley Almeida  
\_\_\_ Day of March \_\_\_ 2016)

---

**A Commissioner for taking Affidavits**