Dear Respondents: Further to my Email of Dec. 16, 2016: Mr. Almeida received your respective "Factums" on Wednesday Dec. 14th, 2016; But the problem is y'all did not respond to Mr. Almeida's original "FACTUM" dated March 15, 2016; and which y'all all accepted (Both Orally and by email) as being the "FACTUM" of record for Mr. Almeida's CA Appeal. Specifically y'all did not respond to Mr. Almeida's:

1. Invoking Chairwoman K. Chalmers Ruling, "This is a new year, you are entitled to a new CA Application; what happened last year is moot". To continue on this path is to impose an unconstitutional penalty of "Double Jeopardy" on the Appellant! Mr. Almeida would not have undergone the laborious process of preparing a CA Application encompassing 36+ years and 300 Pages; had this Ca not already been approved! [Transcript of the Chalmers ORB Hearing Dated: November 24th, 2014. Paid for and provided to y'all free of charge, by the Appellant!]

2. The three times Mr. Goulard promised to set aside a FULL DAY to hear the CA Application: indicating he expected it would take a day to hear it; and he expected he would allow it to a Hearing! [Transcript of February 26th, 2015; ORB Hearing pp. 6-9; Transcript of June 23rd, 2015; ORB Hearing, pp. 53.]

3. Y'all did not address that Stanley proved he was the King of Canada in Real Time: He Publicly, Before the Devil-Possessed ORB Vetoed "Senate Reform" at a time when the polls showed the "Pro-Senate-Reform" PC & NDP parties were headed for a majority win! Proving that Stanley is the King and that ALL POWER STEMS FROM THE KING IN CANADA!!! [Feb. 26th, 2015; ORB Transcript, pp. 62-66; & 127-149.]

4. The Demonstration of Power in defeating Hillary Clinton who was leading in the rigged polls; yet lost because Stanley is more powerful than the System!. He said: I will kill you, and keep killing you: untill you stop rigging the elections! [Ibid.]

5. Y'all did not address the fact that to deny only NCR
patients the right to full constitutional relief in the form of: Damages, Costs And Declaratory Relief; is UNCONSTITUTIONAL: in that it denies them equal treatment under the law, contrary to section 15, of The Charter! Further y'all don't address Vancouver City Vs. Ward (July 23, 2010), SCC; "Which gives all courts of competent jurisdiction, a broad power to grant appropriate and just remedies, for charter breaches" -- WHICH INCLUDE DAMAGES FOR PAIN AND SUFFERING! [Chaudry (Re), 2015 ONCA 317 (CanLII); AND Starz (Re), 2015 ONCA 318 (CanLII).]

(6) Y'all did not address the sworn testimony of Ms. Lalancette about the Poison Gas (which she herself smelled), the Blood Test of Clozapine, The testimony of Semion Dashevsky on Poison Gas, the use of torture by the Hospital and Dr. Hill confirming that mental Torture alone, can cause death! [October 6th, 2015; ORB Transcript, Pp. 236-264; Ms. Lalancette; AND Pp. 273-289 Mr. Semion Dashevsky. AND "The Addendum" By Dr. R.W. Hill Pp. 129-131 of Mr. Almeida's Factum.]

(7) Y'all don't address the fact that the cases (Starz & Chaudry) used by Ms. Walker-Renshaw And Ms. Janice Blackburn were Moot Cases brought before a rigged Court Panel of (JJA's, Gillese, Lauwers & Speyer) to damage specifically Mr. Almeida's CA; and the fact that Amicus should not be appointed for frivolous and vexatious CA appeals because it harms serious and genuine Constitutional Applications for attempted Murder, Crucifixion and Torture To Death: from getting a fair Hearing! The Chaudry case was a frivolous complaint that his Annual Review Hearing was delayed by a few weeks; therefore denying him the ability to drink alcohol by a month longer! The Starz case was about being constitutionally harmed by being detained on a more restrictive ward by a week! These CA Applications are not of the seriousness that should ever have been allowed to the level of the ONCA: and the fact that it was, proves that a serious abuse of the ONCA's time and resources has occurred! In most civil cases (which CA Applications usually
are) there is a vetting process: whereby Legal Aid requires a Lawyer to provide an “Opinion Letter” vouching for the “Merits” of the “Appeal” and the chances of success; before funding is provided. Because Criminal Cases like the ORB are automatically funded; there was no vetting process involved; and so a miscarriage of justice has occurred against Mr. Almeida, due to the frivolous Chaudry & Starz Rulings. Both these cases were about two years old Appeals, the substratum or basis on which the Appeals were filed was long ago made Moot, by the discharge of these patients! Mr. Almeida has been in custody for 36+ years, every single year of those 36+ years the Anglo-Saxon System have tried to Crucify And Murder Mr. Almeida in a Systematic Attempt to Murder him by Torture unto death! As well as Physically Attempt to Murder him by Poison --of which the latest most lethal form has been Poison Gas into his Condominium!!! [Chaudry (Re), 2015 ONCA 317 (CanLII); AND Starz (Re), 2015 ONCA 318 (CanLII).]

Who appointed Amicus for these frivolous, Moot cases? Krongold claimed it was the ONCA; but we know that it is the AG that funds these Amicus, thus there is a conflict of interest, in that the Amicus will feel obligated to represent those who are paying him: The Court & The Crown! In fact Krongold did absolutely nothing for this Appellant Mr. Almeida; and instead tried to damage and obstruct his CA Appeal: by repeatedly ignoring Stanley’s informing him that the Disposition Order Or Significant Risk portion of the Appeal has been withdrawn; and not to contest the Appointment of Dr. Wilkie!!! Krongold is an arsehole that forwards none of the CA Appeal and refuses to address Ms. Chalmers’ Ruling!!! Mr. Almeida suggests you go back and read Mr. Almeida’s March 15, 2016; FACTUM and respond to it or simply concede to all of its arguments!!!

From: Stanley Almeida --Appellant-- Self-Represented
Dated: December 18th, 2016.
Addendum: re: Stanley Almeida

Continuation of Annual ORB Hearing adjourned November 24, 2014

Mr Almeida has recently prepared a “Notice of Constitutional Question”. This asks for monetary compensation for gross violations of his constitutional rights. Mr Almeida asserts that the ORB has the authority—it is a court of competent jurisdiction—to grant a remedy by referral of his claims to the Minister of Justice.

His arguments include the following:

1) Mr Almeida states he was never mentally ill and the forced medications were not only criminally illegal, but unconstitutional as well.

The hospital first used the diagnosis of Schizophrenia for 17 years. Now they use the diagnosis Delusional Disorder: Grandiose type. This means they were wrong about the first diagnosis. Dr Hill confirms he does not feel Almeida is schizophrenic. Mr Almeida asserts they are also wrong about the second diagnosis. He says he is not delusional when he says he is the King of Canada. He enlarges upon this by presenting proof, he says, of publically vetoing the Meech Lake Accord, the Charlottetown Accord, and “Senate Reform”

He has shown Dr Hill a letter he wrote to the Globe and Mail on June 8th, 1990, proclaiming himself the King of Canada and that he vetos Meech Lake. This accord was killed July 1, 1990.

He has shown Dr Hill a letter he wrote to Stephen Harper upon his election in 2008. In that letter, he reminds Harper that his about face from saying he was not the leader of the Conservative Party— they all ruled by consensus—to his asserting his power as leader of the Conservative Party, was an appeasement to Almeida, who has in fact chosen the Canadian PM since 1984.

Mr Almeida then warned Mr Harper not to pursue Senate Reform, but Harper eventually defied Almeida (“due to the satanic influence of the secret police”) and attempted to force an elected Senate. Then Harper suddenly announced the death of senate reform in March 2014. This was in keeping with Almeida’s de facto power over the Constitution.
2) A second demonstration of Almeida's power was seen in the recent USA midterm elections. The "Blonde English Aryan" System (with their secret police) have been rigging the electoral system for 200 years. In the recent election, the Democrats, favoured by the System, put $300 million into their campaigns, with ads to get the vote out, and favouring Hillary Clinton.

Almeida had telepathically ordered the killing of cops and on his blog site had supported the killing of cops. This was instrumental in forcing the System to "cry uncle" and back off. The result was the lowest voter turnout in over 80 years, the cessation of stuffing ballot boxes for Democrats, and a GOP victory. (With time, Almeida says, more people will listen to him, revolt against the System, and acknowledge him as King)

3) The secret police are isolating Almeida in the community, by telling everyone he meets that he is crazy. They try to turn everyone against Almeida, which is a painful form of torture.

They have caused the restaurants and grocery stores in Almeida's area to use mass poisoning of him. The secret police have also forced poison gas into his apartment in an attempt to murder him.

4) Mr Almeida is also vehement about the issue of torture during the times he has been incarcerated. The Hospital Reports which document "code whites" being called to violently restrain and seclude him were part of a deliberate scheme of torture; the sole purpose was to break Almeida into docility or death. They used this torture especially to stop Almeida's verbal abuse which he asserts is not a crime, but rather a means to assert his rights. Almeida asserts he was repeatedly and violently assaulted every few weeks for the first five years in Ontario shores.

5) Almeida raises the issue of racial discrimination against him. The "Blonde English Aryan" race are possessed by devils and try to portray him as East Indian. Almeida is in fact of Portuguese descent, coming from a 500 year old Portuguese colony in India, called Goa. They thus try to isolate him and cut him off from his own race and support, which is an extreme form of torture.
It is a historical fact, Almeida states, that the Portuguese were the first Europeans to settle in Canada. It is only logical that a Portuguese man would be the first King of Canada, and that is what Almeida has come to reclaim after a 200 year exile.

6) Almeida asserts a strong case for compensation has been made. He has shown his power to veto and to force the System to listen to him.

He has kept Quebec out of the Constitution, and strengthened his hand to eventually overthrow the system, with military recruits from Quebec.

By defeating Senate reform, he has established that Canada is a monarchy and that he is the monarch of record.

By killing cops, and stopping the 200 years of rigging elections, he has proven he is more powerful than the system, and it is only a matter of time until he ascends his rightful throne.

He has shown that a gross miscarriage of justice has occurred and he has been subjected to cruel and unusual punishment.

He asks the ORB to support his claims by referring his matter to the Justice Minister.

R W Hill, MD

February 20, 2015
Great West Life
Attention: Dr. Haig Baravryan
1350 Woodbine Ave.
Toronto M4C 4G2

Re: Stanley Almeida
Dob: 02/09/1960

Great West Life

Mr Almeida has asked me to write in support of his application to receive dental coverage above that routinely provided by ODSP.

There is extensive clinical literature, affirming a significant relationship between people who have taken psychotropic medication, and advanced dental disease. Dental decay is often assessed through standardized measures such as the mean number of decayed, missing and filled teeth (DMFT) or surfaces (DMFS). A primary outcome regularly noted about individuals with long term drug exposure is total tooth loss (edentulousness), the end stage of both dental caries and periodontal disease.

I would note that Mr Almeida has always maintained that he is not mentally ill. Since 1982 he was nonetheless, and through no fault of his own, exposed to Haloperidol, and has subsequently had exposure to a number of other psychotropic drugs including Pimozide, Resperidone, Olanzapine, Chlorpromazine, Modecate, and Clozapine.

At the present time, Mr Almeida is experiencing tooth loss, and the standard ODSP coverage does not cover the cost of treatment for this problem. He seeks additional coverage for his current difficulties.

Given the long personal history of exposure to psychotropic medication, and the noted associated dental disease regularly reported, I would ask you to consider his request, and provide appropriate coverage for dentures for his present dental condition.

If further information is indicated, please contact me.

Sincerely,

R.W.Hill M.D., F.R.C.P.
Forensic Outpatient Service
If further information is indicated, please contact me.

Sincerely,

Wood Hill M.D., F.R.C.P.(C)
Psychiatrist, Forensic.outpatient Service