

Court File No. T-1746-24



FEDERAL COURT

JULIAN DEVANTE

Plaintiffs

- and -

HIS MAJESTY THE KING IN RIGHT OF CANADA

Defendant

STATEMENT OF CLAIM

TO THE DEFENDANTS

A LEGAL PROCEEDING HAS BEEN COMMENCED AGAINST YOU by the Plaintiffs. The claim made against you is set out in the following pages.

IF YOU WISH TO DEFEND THIS PROCEEDING, you or a solicitor acting for you are required to prepare a statement of defence in Form 171B prescribed by the Federal Courts Rules serve it on the plaintiffs' solicitor or, where the plaintiffs do not have a solicitor, serve it on the plaintiffs, and file it, with proof of service, at a local office of this Court, **WITHIN 30 DAYS** after this statement of claim is served on you, if you are served within Canada.

If you are served in the United States of America, the period for serving and filing your statement of defence is forty days. If you are served outside Canada and the United States of America, the period for serving and filing your statement of defence is sixty days.

Copies of the Federal Court Rules information concerning the local offices of the Court and other necessary information may be obtained on request to the Administrator of this Court at Ottawa (telephone 613-992-4238) or at any local office.

IF YOU FAIL TO DEFEND THIS PROCEEDING, judgment may be given against you in your absence and without further notice to you.

Date:

11 - Jul - 2024

Issued by:

(Registry Officer)

Rachel Villeneuve

Address of local office:

90 Sparks St, Ottawa
Ontario, K1A 0H9

**RACHEL VILLENEUVE
REGISTRY OFFICER
AGENT DU GREFFE**

TO: HIS MAJESTY THE KING IN RIGHT OF CANADA
(ON BEHALF OF THE CANADIAN SECURITY INTELLIGENCE SERVICE)
Department of Justice Canada
284 Wellington Street West,
Ontario K1A 0H8

RELIEF SOUGHT

1. The Plaintiff, Julian DeVante claim:

- (a) A Declaration that the Defendant, referred to as the Canadian Security Intelligence Service or "CSIS", remove the Plaintiff, Julian DeVante from all security lists; this includes 'potential terrorist list', 'dangerous persons list; or any other 'threat' listing within the agency.
- (b) a Declaration that CSIS has breached the Plaintiff's rights under the *Canadian Charter of Rights and Freedoms*, ("Charter") Part I of the *Constitution Act, 1982*, being Schedule B to the *Canada Act 1982* (U.K.), 1982, c. 11,;
- (c) a Declaration that CSIS is liable to the Plaintiffs for the damages caused by its unjust and criminal acts and harms;
- (d) non-pecuniary general damages arising from CSIS's breach of it's own charter, in the amount of \$15,000,000;
- (e) pecuniary damages arising from CSIS's agents and contractors theft of high worth technologies and companies for the amount of \$15,000,000;
- (f) special damages in an amount to be determined, for damage to relationships and defamation of character;
- (g) aggravated, exemplary and punitive damages in the amount of \$5,000,000;
- (h) prejudgment and post-judgment interest;
- (i) the costs of this action, including HST and other taxes as applicable, on a substantial indemnity basis; and
- (j) such further and other relief as this Honorable Court may deem just.

The Parties

The Plaintiff:

2. The Plaintiff, Julian DeVante (“Julian”), resides in Ottawa. Julian moved with his family to Canada from British Guyana in South America when he was eleven (11) years old.

3. The plaintiff brings this action pursuant to the Federal Court Rules on his own behalf. 2002.

The Defendant

4. CSIS is an agency of the government of Canada supposedly engaged in investigating activities suspected of constituting threats to the security of Canada.

OVERVIEW

5. The Plaintiff in this case is dedicated, hard-working, technologist and entrepreneur and a father of three children. The plaintiff is no terrorist, dangerous individual, criminal nor pedophile. Despite this and since its inception in 1984, CSIS has placed the plaintiff, Julian DeVante on a suspected terrorist watch list since the age of twelve (12) – In the last forty years (40), CSIS has and is at all material times engaged in 24/7 surveillance and running interference operations on the Plaintiff.

6. In December of 1983 myself and my family came to Canada from British Guyana in South America. I did not know at the time that I was immediately placed on a terrorist watch list by the RCMP. I was 11 years old and did not engage in any terrorist activities of any kind. I did not know what a terrorist was nor did I have any friends or relationships in Canada other than my family members. My only activities were watching cartoons and playing with toys..

7. In 1984 the Canadian Security Intelligence Service (CSIS) was formed and took over specific intelligence gathering operations from the RCMP. CSIS took over my file and began conducting various operations on me without my knowledge; at the time, my parents were Muslim and by default I was also, although I was not practicing nor did I pray 5 times a day etc. I believe this was the only reason I was targeted not only for surveillance but for specific covert operations

8. I did not know at the time that in order to conduct these operations on myself that some of my human rights and Canadian Charter rights would have to be removed; that was only possible if

someone is placed on a terrorist watch list.

9. As with the RCMP, CSIS started a campaign of 24/7 surveillance on me and my family beginning after their inception in 1984. I was always followed where ever I went. 99% of the time I attended school and then came back home. I watched cartoons with my sisters, played with toys and listened to music on the radio. I was not a violent child nor did I commit any crime.

10. I did not know at the time that CSIS agents routinely used me as a training tool for their new recruits. At the time in 1984, they were hiring many people that needed to be trained.

11. I also did not know at the time that as part of their covert operations on some targets; they would spray knockout gas in my room each night and conduct deep hypnosis sessions in order to interrogate me. To erase the memory of these interrogation sessions they would use memory wiping drugs. I was beginning to find it difficult to wake up for school sometimes and became generally tired during the day. I was 12 years old at the time and did not engage in any terrorist related activities nor did I do any criminal actions or engage in dangerous behavior. Except for homework from school, I watched cartoons and played with toys.

12. At the time I also did not know that another reason I was added to the Terrorism Watch List was to inflate their list of potential suspect so as to increase their funding and personnel count. To create the façade of genuine fear towards the government; knowing full-well that I was an innocent child.

13. One of the things CSIS agents did was to use heavy metals to poison me through my food and drink. In 1984 and onwards I was being slow poisoned with lead, mercury and arsenic. I also became an unwitting test subject for various drugs developed by the pharmaceutical industry for the military that CSIS tested on me; all done covertly without my knowledge or consent. This lead to all kinds of health issues such as skin discoloration on my face, bleeding of my gums, memory issues and noticeable fatigue, breathing difficulties and tiredness. Before I came to Canada I did not have these problems. Testing of these drugs were profitable to CSIS and their contracting companies.

14. In addition to the newly develop pharmaceutical drugs that was being tested on me; there were also military grade body implants that were implanted in my body – these new technology developments were being field-tested in my body without my knowledge and consent. Those days, I would wake up with bumps and cuts in various parts of my body – I reported these things to my then

family doctor; he seemed genuinely concerned.

Physical Attacks

15. I was subjected to physical attacks by CSIS field agents:

- (a) In 1985, myself and my cousin Shawn was walking down bank st (and Gladstone) – 3 CSIS field agents posing as Neo-Nazi's started harassing us and then proceeded to physically attack us from behind – the other surveillance agents walking the street and driving taxi asked us if we needed help and if they should they should call the police - which they did. We were able to defend ourselves until the police arrived. I did not know at the time that CSIS was funding the Heritage Front - a NEO-Nazi group started by CSIS Agents
- (b) In 1994 I was physically assaulted in a night club in Hull by four CSIS agents; at the time I was dancing with my college friend at the club. We were not engaged in any hostile activity nor was any planned. I was jumped from behind by the four agents and assaulted. This resulting in a damaged right ear that has reduced hearing since that time.
- (c) There were more attacks that occurred at school as CSIS agents were always placed to sit behind me in every class – they would kick my chair, curse me and sometimes tried to provoke fights.
- (d) On several occasions CSIS agents used their vehicle to smash into my car – this occurred at least four times. In each case, the police noted I was not at fault for the accident.
- (e) 1990's Aggressive Vehicular stalking – tailgating – trying to start fights by bumping into me, cursing me, attacking me, playing with knife in front of me to intimidate me.
- (f) Smashing into my car several times over the year – when I call the police, the call was intercepted by CSIS and they said they do not come for accidents.
- (g) In 2011 they had one of their agents cut across 4 lanes on the 401 in Toronto and T-Bone my car – they tried to force the police officer to report 'it was my fault' when clearly it was their doing. The police officer refused and wrote a truthful report – I got a lawyer and they placed a CSIS agent at the lawyer's office to pretend to be his assistant so that the female lawyer did not have to deal with me – the other two

individuals in my car got more than \$30,000 compensation from the other side's insurance and I got \$0 – they forced my lawyer to drop the case for me and made sure I not only lost my car but got ZERO compensation.

- (h) They also took over the rehabilitation center I was sent to recover from the accident – Instead on receiving proper care and rehabilitation – they got their agent to give me an ice pack and at other times a hot pack – this crooked and psychotic actions is standard operating procedure with CSIS.
- (i) On other occasions I was placed at knife point by CSIS agents/contractors out of their aggression and ill temper. At no time was I doing anything other than sitting on a bus or in my car - the few times I manage to have a car over the years.

Blocked from Employment

16. As I was under 24/7 surveillance – this meant that I must be followed everywhere I go and all my phone/computer conversations were monitored in real-time. Unfortunately, this mean CSIS agents got the chance to interfere when I travelled to interviews or fill out applications for employment.
 - (a) On several occasions – CSIS agents threw my employment application in the garbage, after I had filled it out (Apple one employment agency).
 - (b) After I graduated from Algonquin College in Electronics Engineering – the tech industry in Ottawa and globally was booming – there were more jobs than people to fill them and the salaries were large as companies competed to get and retain talent. Despite this fact, every time I attended an interview, the salary offered was three to four time lower than advertised and what was the going rate for someone with my background. I did not know at the time that CSIS agents had already told the managers to ensure the salary is minimum wage (\$28,000) – this is for high technology positions starting \$65,000.
 - (c) 1996 - In my first job out of college, I worked for a small startup in Ottawa called VMI Technologies and I built a computer interface for UltraSound machines used in hospitals – I also wrote the control software so the machine can be controlled by the computer – the company founder was so grateful – he said I have a job for life. I travelled to the USA installing this digital system on various hospitals and teaching doctors how to use it. CSIS agents came to the company and told the founder and his

business partner that I was a 'engaging in terrorism activities' – they fired me the next day. When I asked why I was suddenly being fired, I was told that I should know why. It was not until 2020 that I found out that it was CSIS that had me fired.

- (d) Between 1986 and 2004 CSIS employees and contractors had blocked me from numerous employment opportunities. They usually got to the company ahead of me and lock the place down; they would pretend to be the manager or the interviewer:
- (e) In some instances they let me fill the application then threw it in the garbage while I was right there.
- (f) Sometimes, they pretend to be the interviewer, ask me the most simple and basic questions then inform the manager not to hire me.
- (g) In 2004, I returned from California and had worked as an engineer for Fujitsu, Cisco Systems in Silicon Valley, TollBridge in Santa Clara, and Diebold in North Los Angeles. Although there were many jobs in the high tech sector and I had acquired excellent work experience from the US – the only job that was open to me here in Ottawa/Toronto from recruiters was manual labor: breaking bricks and cleaning floors. This was only a few years after 911. At the time, I did not know CSIS agents were actively informing the recruiting firms I reached out to - not hire me. I was blocked from working in my field (technology sector).

17. By controlling and blocking my employment opportunities and the related salary, I was kept poor. I later found out that this is a common tactic CSIS used for individuals they place on a terrorist watch list.

Relationship Destruction

Nicole Pooran

18. At the age of seventeen, my first girlfriend was Nicole whom I met in Merivale High-school. I did not know at the time that CSIS agents in my class told her I was a Terrorist and that she had to go through security screening- training if she wanted to have a relationship with me. She was later pulled into the service and worked for CSIS as an agent. Lies such as I was a Terrorist and dangerous person were told to her that degraded our relationship. As a CSIS agent, she was placed with various male agents whom forced her into having sexual-relationships and that ended our

relationship.

19. In the year 2000, I was working for Cisco Systems in San Jose California. I was actively looking for a girlfriend. I was introduced to Luciana by a friend. I did not know at the time that it was CSIS that hired Luciana as a contractor to pretend to be my girlfriend. We started going out and within two months we were married in Las Vegas. We were married for one year. During that time I did not know that CSIS agents – as part of her employment with them – ordered her to have sex with multiple male managers each day. They basically used her as a prostitute while she pretended to be my wife.

Luciana DeSouza

20. At that time they began administering in my food and drink, sexual blockers. They continued with the nightly hypnosis – employing suggestions to not engage in sex with Luciana. This resulted in myself never once making love to my wife for the entire year we were married and never ever questioning why this was happening. This is the power of hypnosis. After, almost one year of prostituting Luciana they sent her to Brazil then utilized hypnosis to get me to wire all my life savings to her bank account in Brazil - close to \$30,000 USD. This money she promptly stole to which I was only able to recover a small portion. This is extreme abuse of power - Their crimes are always unchecked and kept secret.

Caroline Postrero

21. In 2003 – I met Caroline on the internet Yahoo Chat – she invited me to visit her in California where she lived. I traveled to California and stay with her and eventually found a technology job (Diebold) - I worked in North Los Angeles and lived in Van Nuys –south Los Angeles and visited Caroline several times a week – usually sleeping over on those visits and on the weekend. Caroline and I grew very close.

- (a) Several months later, while shopping, I was approached by a man whom asked me if I was Caroline's boyfriend, I said yes and he told me that our relationship will be coming to an end. At the time, I did not know, that man that had approached me was a CSIS agent – that, CSIS sends teams of people to where ever I travelled to always keep me under surveillance 24/7. The CSIS agent had approached me because they were about to take overt action to end my relationship with Carol.
- (b) Just like Nicole (they placed an agent to watch her named 'Mercy'), they placed a

female CSIS agent to be with Caroline – this female agent told Caroline that I was a terrorist suspect and to break off our relationship; when Caroline refused – CSIS approached the United States government – the immigration department and got them to send me a letter stating that I was to leave the United States immediately. The letter never gave any reason why and did not allow for any recourse. I drove to the US Immigration Dept in Los Angeles and spoke to them in person – again, they gave no reason and told me I must leave. I was forced to leave and in so doing, my relationship with Caroline ended.

Cristina Casicas

22. In 2004, I returned from California and was blocked from working in my field (technology sector). The only job I was able to find was cleaning. The cleaning contractor was an older Chinese man that worked with his Filipino wife doing the contracts. The man seemed friendly and invited me to dinner one night. During dinner, he said I was a handsome guy and I should not be alone – that he met his wife on an online website.
 - (a) He urged me to go on that website to meet a beautiful Filipino girl. He also said he was moving back to Philippines and that I should join him – that we could work on a business together and help each other. I did not know at the time that this man and his wife were CSIS contractors hired to lure me to marry a Filipino girl that they will draw into the service and train to be their agent.
 - (b) I went on the website and chatted with several girls including Cristina. I chatted each night with Cristina and we formed an online relationship. In 2005 I moved to Vancouver, while I was there I met one of my old manager named Hope. Hope allowed me to rent a room in her house where she lived with my cousin whom was her friend. After a few weeks I travelled to Philippines to meet Cristina whom I spent three weeks with. I then met her family and we got married.
 - (c) At the time, I did not know that CSIS followed me to the Philippines. They not only had me under 24/7 surveillance but were doing other illegal covert activities on me. They had met with Cristina in private before I travelled there and got her to accept a job as a contractor/informant, informing her that I was a terrorist suspect. They provided basic training to her. As part of their contract with Cristina – she had agreed to do anything they asked – this included have sex with them whenever they wanted.

- (d) At the time I did not know that on our wedding night – they used drugs to knock me out then proceeded to have Cristina have sex with several men (agents and contractors) that night. In the morning I had no memory of my wedding night because I was unconscious the whole night from the drugs. Cristina kept everything secret.
- (e) After four weeks in the Philippines, I returned to Vancouver and continued working as an I.T support for the NCO Call Center in Surrey BC. I filled out all the paperwork to Sponsor Cristina. What I did not know at the time was that several CSIS agents and contractors moved in to the shared house Cristina was staying and began prostituting her among themselves. CSIS delayed the application for almost two years so that Cristina and I could not be together while they were sexually exploiting her. During this time, Cristina never contacted me but I did contact her and kept sending her money.
- (f) When Cristina finally came to Canada in 2007 – I picked her up from the airport. After we drove to the apartment I was renting – she left the apartment and disappeared for several hours. I did not know at the time that Cristina had met with several male CSIS agents and was having sex with them during that time. From that time forward they used her as a prostitute and an informant.
- (g) I was married to Cristina for seven years until I left her in 2013 (separated) – During that time we live in Vancouver until May 2008 – during that time Cristina worked as an contracted informant for CSIS and engaged in prostitution with management from the CSIS contracting company, agents from CSIS and other informants they placed her with while I was at work during the day.
- (h) In 2007 Cristina became pregnant from one such informant – a Chinese male that was placed in the room next to where we lived. In 2008 we moved to Ottawa to live with my parents as my mother was sick. Alex was born in Ottawa in 2008 – she tried to convince me the child was mine but it was obvious Alex was not my child as I have dark skin and the child had only white skin and shared no features with myself.
- (i) In 2010 Cristina and Alex travelled to the Philippines. Our plan was for her to purchase a house and I would work in Canada to send her money. We were going to start a small store using the house as a store. I was again blocked from my technology jobs by CSIS and had to settle for a labor job working in a factory for minimum wage.

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I eventually started living in my car so I could send money to Cristina to pay for the house and store. What I did not know at the time was that CSIS agents were staying with Cristina during her entire time in the Philippines and using her for sex.

- (j) In 2011, Cristina changed her mind and did not want me to move to the Philippines despite purchasing a house and having work done to make a store-front on the house. Cristina and Alex returned to Canada and I rented an Apartment for the three of us in North York Ontario. I did not know at the time that CSIS agents were giving orders to Cristina and directing what to do.
- (k) CSIS agents took over the apartment building management we were renting in North York. They flooded the apartment building with their contractors and agents – they continued surveilling me 24/7. They also started a noise harassment campaign against me. They placed agents in the next apartment to ours to play music so loud that it can be heard ten blocks away. Our apartment wall was shaking. I complaints to the ‘agent’ posing as the neighbor and management, but it made no difference. Alex was only a few years old at this time. I did not know at the time that this was a standard harassment and entrapment operation CSIS conducts to try to put the target in jail by harassing then relentlessly to provoke them to violence.
- (l) At that time I also started spitting up blood, bleeding from my ears and internal bleeding. I did not know at the time that they ordered Cristina to poison me with rat poison – I had asked Cristina what the substance was in the brown bag, she said it was rat poison her friend gave her – but we did not have a rat problem – I never saw a single rat and she was not putting the substance in on the floor or in the vent.
- (m) 2013 – I decided that despite my love for Alex – the child from her relations with the CSIS contractor agent – I could no longer accept her behavior – I had found out that she was engaged in having sex with at least twenty different CSIS related individuals in the neighborhood each day.
- (n) In 2015 – Cristina gave birth to a second child (Zander) conceived from having sex each day (I later learned) with her friend’s husband (CSIS handler for Cristina ordered her to engage in these activities) – both were surveillance contractors for CSIS. Despite both Alex and Zander not being of my blood, I still love them because they are innocent children.

23. In 2008, after I returned to Canada from China – having completed my development of my Sodium-Ion Battery. I spent many weeks staying with Alex and Zander at their apartment in Toronto at the request of Cristina – As she was out all day ‘working’, I took care of Zander and Alex. I moved to Ottawa later in 2018 but still spoke with both of the children each day on the phone and visited Zander and Alex on weekends; however, in 2021 Cristina was told to keep the children away from me and limit my contact with them – in 2022 – she completely blocked my access to both Zander and Alex- from visiting and by phone. She gave no reason for this action – In 2022 - Despite starting and winning a family law case for time with Zander and Alex – Cristina still blocked access to the children. It was not until later on that I learned that it was on the request of her CSIS handlers – CSIS did not care that it is against the law to force their employee/contractor to engage in illegal actions nor did they care that the mental health of the children would be severely impacted.

My family Members

24. Between 2018 and 2020 - CSIS had a meeting with my Mother, father and sisters – informing them that I was a terrorist suspect. When my parents did not buy into that lie – they decided to try to frame me as a suspected pedophile – that was the new lie they hoped my family will buy into. I suspect CSIS fabricated and socially engineered evidence to make it appear that I MAY be a suspected pedophile as my family went from loving to hateful and resentful overnight. My mother and father started yelling, screaming, accusing me of things I never heard of – their mood had changed 100% into the opposite direction. What I did not know at the time, was that CSIS had hired my family members into their service via contracting companies in-order to be able to share ‘confidential’ fabricated negative information they created to defame me. The same tactic they used in the online website setup by Wayne J Berry and Arnold Beckerman – this time on a more confidential nature. CSIS was now engage with feeding my family lies about me. As a result of this, my parents kicked me out of their house.

Human Trafficking and Sexual Slavery

My daughter Cassidy

25. In 2005, after I married Cristina in the Philippines, I returned to Vancouver and continued working for NCO Group as an I.T professional – the pay was low but it was the only job I could find at the time. I filed the paper-work with Canada immigration department to sponsor Cristina to come to

Canada. It would be almost two years before Cristina would come to Canada. During that time CSIS paid an informant named “Liza” and socially engineer a situation in which we would meet ‘randomly’ at a bus stop. I did not have a car at the time. Liza and I had a brief friendship and she asked me for help to move.

- (a) According to Liza, she was in an abusive relationship with her boss – the family that sponsored her to come to Canada and take care of their child. In any case, I was with Liza one time and within two days, Liza informed me that she was pregnant with my child. Liza said that she was only a few days pregnant. I told Liza that I was not in a financial situation to have a baby nor to give the proper care and asked her to take a pill to abort the few days old pregnancy. She refused and within nine months Cassidy was Born.
- (b) I saw Cassidy as a baby once; after spending 15 minutes with baby Cassidy - individuals I did not know took her from Liza into a car and drove away. About a month or two later – I got a call from Liza asking me to meet her at a community center. I went to meet Liza – I was surrounded by Liza and people I did not know urging me to sign a document allowing Liza to travel to the Philippines with Cassidy. I was told it was for less than one year as Liza has to work and cannot take care of Cassidy and that her sister will care for the baby for a short while – I refused to sign the document and they insisted that I will be able to speak to Cassidy on the phone/computer and she will not be gone for long – that it was temporary. Eventually, I was strong-armed into signing the document allowing Cassidy to travel that one time.
- (c) I did not know at the time that the people that were with Liza and forcing me to sign the document were CSIS employees. I also did not know at the time that CSIS had paid Liza a large amount of money to ‘entrap me’ into having a child with her – it was a standard entrapment operation done on targets. The whole thing was a setup by CSIS.
- (d) I also did not know that they had plans for Cassidy –Everything they had told me to get me to sign the document was a lie. They kept Cassidy in the Philippines until the age of nine years old and blocked ALL communication from me to her. I was only able to briefly speak to Cassidy at the age of 5 years old on Skype for a few minutes. I

had briefly visited Cassidy in 2014 at the age of eight years old and saw her for a short while under the supervision of her mother's family.

- (e) I later learned from Cassisy in 2023 at the age of 17 – that during the age of four to nine years old – the house and people she were forced to stay with – they use her as a sex slave for profit – all kinds of men from all over the world would travel to the Philippines and to her house to engage with these vile acts – CSIS had engaged in human trafficking of my daughter to sell her into the sex trade for profit – I later learned that the intel-agencies operated the human trafficking networks around the world and that this is a standard practice with children of targets. They always squeeze as much profits from the targets as possible.

Technology and Intellectual Property Theft

Mars Communications Inc

26. In 1998 I incorporated a federal corporation named Mars Communications Inc. with Industry Canada.
 - (a) I had developed a website for online chat using a new technology from Microsoft. It allows for chatting using pictured characters – semi-Animated chatting. Users can create their own characters and backgrounds - This is a stark contrast to the text based chat technology at the time – IRC chat rooms with only text. Each page would have a spot for advertising banner – this was my marketing strategy.
 - (b) I launched an advertising ad in the Ottawa Citizen, registered a phone number with Bell and hired my cousin Natasha, to answer the phone. I had a different web-chat page for each country and an ad spot on the top of each page as I was going to do advertising on a country specific basis.
 - (c) I was planning on doing other marketing locally – I was to charge a basic subscription fee to use the picture/animated characters web chat – what I did not know at the time was CSIS blocked the phone number so no one can call in to my company to signup – if I called, the number would work but if anyone else tried to call it would not work. CSIS blocked my IP address with Rogers internet services – This IP address allowed me to host my website using Microsoft Web servers I setup at my aunt's house as

Rogers High-Speed cable modem service just came out at the time and was not available in my area (South-Ottawa). By blocking my IP address – this blocked anyone from reaching my website-web-services – rendering my company useless. I later dissolved the company not understanding what happened.

- (d) What I did not know at the time was contractors from CSIS had stole my business idea, received funding and profited from it while I was cheated out on an amazing opportunity in the early days of the Internet (1998).

Ice Tower Inc.

27. In 2004 – after I returned from California, I started working on a three-in-one state of the art security product – Sentinel: It combined remote-access, video surveillance recording, and access control with RFID badge access I worked on the hardware, software, firmware and product design myself. I developed functional prototyped and demonstrated those prototyped with the friends I was sharing a house with: A CSIS contractor named ‘Hope’ - At the time I did not know Hope worked for CSIS.
 - (a) In 2006 I incorporated Ice Tower Inc. in Vancouver BC. I had a registered office downtown Vancouver on Pender St. I also employed three newly graduated college/university students to assist me. Since 2004 I had been developing an advanced security product called Sentinel – It utilized RDIF, Digital recording, sensors and Picture ID software all running on a single server. – controlled by a single piece of highly integrated software. By 2006 I had expanded the technology to a six in one security solution:
 - (b) Transmax: RFID tap card payment & pass system to replace paper transfers in transit vehicles
 - (1) I designed the main systems and had a functioning prototype I demonstrated to my friend at the time Hope and her associate Gurgeet.
 - (c) SecureMax which consisted of:
 - (1) AccessWave – Real-time Access control system with remote capabilities
 - (2) Real-Time object Detection using Active RFID – Track staff and equipment for Hospitals, Warehouses etc.

- (3) Digital Video surveillance – with area detection
- (4) Motion Detection and standard sensors
- (d) M-Vision : Real-Time video surveillance monitoring service
- (e) AdMax – serve ads remotely via small flat LCD Screens in public areas/transit

28. Although I never solicited funding for Ice Tower Inc. my parents lent me \$120,000 after they visited my office and met with my three employees. That money was used to pay rent and salary as well as purchase equipment for the business.

- (a) What I did not know at the time was that all three employees were CSIS contractor hired to surveil and record everything pertaining to my business.
- (b) After giving a demonstration to Hope and Gurgeet – both CSIS agents, of my TransMax prototype (RFID tap card system for Transit) – My prototype, related technology (hardware, firmware, computer code and microchip hardware designs) were stolen by CSIS contractors that were surveilling me– they then either sold it or setup their own company in Toronto called Metrolinx (registered in 2006) that used my designs and technology to develop an exact duplicate transit solution called Presto – the Presto Pass. They have made hundreds of millions off my technology.
- (c) To make matters worse the CSIS agent Gurgeet – friend of Hope, informed me that she would like to see my company office, meet with my employees, view my other technologies and if she liked what she saw – she would be interested in investing with my company. Gurgeet came to our Pender St office – I introduced her to my three employees, demonstrated some of my surveillance technologies and she said she wanted to invest. She requested an installation of some cameras and a video recorder at her house in Surrey – which was done for her. She then invited me to dinner at her house. Gurgeet had the papers ready to sign but said she needed some time to get the money from her husband. The next day Gurgeet went to visit my lawyer downtown Vancouver and demanded he hand over a copy of my business plan to her – my lawyer called me and told me what she was up to. I later found out that Gurgeet had no intention to invest a penny with Ice Tower Inc – she only wanted a copy of my business plan so she could profit from it. On the advice of my lawyer – I never spoke to her again.

- (d) My AdMax technology was stolen by the same group of CSIS surveillance contractor agents that had used it to get funding for the concept + technology. They setup a startup Company that installed Remote LCD screens in elevators for public buildings in busy areas. Once again this criminal surveillance gang stole and profited from my technology.
- (e) Other parts of my technology was sold by the CSIS surveillance contractors to established companies that profited from my innovations. This included My real-time object tracking technology that was later used in Hospitals to track equipment and New Born Babies (active tags on their feet), warehouses to track large equipment.
- (f) When CSIS and their crooked gang steals from you – they will start to use various drugs to attack your health – For a few years after the theft - I felt like my brain was turned-off every day after they stole my technology. I did not know that they utilized deep hypnosis to ensure I stop working on developing my technologies they stole. They also socially engineer situations to block you from funding , make you poor and keep you that way.

29. I was unable to continue my company after the damage CSIS contractors had done – they had made multi-millions by stealing my hard work and ingenuity while I was left with nothing. A year later I had to dissolve my company and take a job working in a call center for minimum wage. I had lost everything.

PSIFORCE

30. In 2008 I incorporated Psiforce Inc. I had moved from Vancouver to Ottawa to help my ailing mother. I rented an office in the World Exchange Plaza. My business for Psiforce was a completely scaled down version of the M-Vision real-time video surveillance monitoring I had developed for Ice Tower. I was only doing video monitoring. I was on Employment Insurance (EI) at the time and went through a program they had to help unemployed individuals start a business – they partnered with the YWYMCA as a service provider to run the workshops. Because I signed up for the classes, CSIS agents took over the workshop. Everything was now being run by them.

- (a) I took the classes start and completed it – I was ordered to submit my company's business plan containing all the details of your business strategy, competitors, equipment list with cost and vendor names and any promotional materials – basically

everything.

- (b) What I did not know at the time was the main CSIS agents running things at the small business workshop had taken a copy of everything I submitted, traveled to France and started a company there after receiving funding for my business plan that they used as their own. On top of the theft – CSIS agents socially engineered situations to ensure that I got into financial difficulties and had to give up the company. Once again I lost everything to these organized criminals.

Royal Bank of Canada

31. In 2012 I got a job working for the Royal Bank of Canada. CSIS had socially engineered thing so that salary wise I was making four times less than others with my experience and job position. I had solely developed a number of automated test software for my manager to assist in work being done on RBC billion dollar data center in Stratford Ontario.
 - (a) What I did not know at the time was, CSIS had created a special group at RBC. This group consisted of only CSIS agents to which I was surrounded with at all times. The manager, Adam, became more and more abusive over time – Adam eventually stole my automation scripts and software – telling his superiors that it was his and getting the accolades.
 - (b) I was personally working on a project of my own. A smart piece of software that talked to Cisco Routers & switches to automate various complex tasks. It had a built in client-server chat for communicating with colleagues or others on a project and many amazing functions for testing complex networks – I had demonstrated the functional prototype software to Arjun Chahal – a team member at RBC. There was nothing on the market like it. I solely custom built it on my own. CSIS agents stole the software and my source code then deleted it from my computer and my backups. I lost it all.
 - (c) To make matters worse Adam and the other CSIS group socially engineered things to get me fired. When I asked HR what the reason was that I was being let go, they could not provide a reason; none was given. Not only had CSIS agents stole my technology but had me fired right after.

Synthion Energy Inc

32. In 2012, I incorporated Synthion Energy Inc. Since 2008, I had solely been experimenting with a new printable battery chemistry invention. The printable battery utilized nano-composite inks that could be printed on metal foil – it could also be printed on paper and layered with metal foil. I developed several prototypes and wrote documentation. While I was working at RBC to pay the bills, I was trying in parallel to get funding from the Government of Ontario through various technology innovation programs. I had approached MaRS Innovation Hub in Toronto and demonstrated the technology but the MaRS people I was working with wanted stock in the company upfront for nothing - and the lead guy wanted to know my confidential process and materials. I declined to work with them simply of lack of trust.
- (a) In 2012 I built a one meter by one meter prototype and demonstrated the technology to Arjun Chahals– a person I met at RBC whom became my Synthion business partner. I took video and pictured of the prototype functioning. At the time I did not know that Arjun was a CSIS contractor/agent that was assign to infiltrate and destroy my company.
 - (b) After meeting Arjun I applied to and met with various government funding organizations – some of which I painted the battery and charged it – showing it working as a demonstration of the technology. Despite showing interest, they simply disappeared and never contacted us again. I did not know at the time that that CSIS had visited everyone I spoke/met with and told them to not assist/invest with Synthion Energy Inc.
 - (c) I also applied to several technology investment firms in California, BC, Ontario and various other placed. CSIS contacted each investment firm and warned them to not make any investment as it would be investing in ‘potential terrorism’.
 - (d) All the investments in my company were my own money and I was struggling financially. In 2013 after I separated from my then wife Cristina – I flew to India to meet Arjun – Arjun had promised me that his family own a company in the Hydro Power sector in India and had high level connections with the government there and it would be easy to secure funding for my technology there. After I was in India, I ordered materials and constructed a one meter prototype to demonstrate the functional battery to investors.

- (e) Everything Arjun had told me turned out to be a lie – he got two individuals pretending to be investors who wanted me to give them my functional prototype that they would use to try to get funding from the ‘Indian military’ – I refused. It was only later that I found out that CSIS agents had followed me to India and those two individuals claiming to be investors were CSIS agent and the whole things was a sham. I also did not know at the time that the CSIS contractor agents there used my video/documentation and prototype I left behind to apply for funding in India using their own company they had setup. They had just lured me to India to build a prototype and write the documentation specific to India – which I had done. They stole everything without my knowledge.
- (f) I stayed only a few weeks in India and was about to come back to Canada when I spoke to an associated who told me that her husband (Jordan) was in Beijing China and he has high level contacts to investors and local government that would be interested in my clean energy technology.
- (g) I wrote a technology document and made a simple printable battery video demonstrating the technology. I sent these materials to Jordan in China. Jordan then contacted me by phone and convinced me that I should come to China – and that he had high level individuals lined up to invest in my technology; that we could build a factory and produce the technology in China – that there was a big market there for clean energy storage technology such as mine.
- (h) I did not know at the time that Jordan was a CSIS contractor tasked with luring me to China to employ the exact same scam as in India. That is exactly what happened. Through Jordan and the individuals he lined up as investors – stole everything, profited by gaining land and investment from local governments through various established companies. All of these fraudsters and criminals were associates of Jordan. The CSIS contractors and Jordan were acting on orders from their CSIS handlers.
- (i) The only exception was Alfa Bus Company and a battery startup in China that I had approached without Jordan. I had demonstrated my technology and had it tested by the Bus Company– they made genuine offers to me.
- (j) In September 2013, I returned to Canada because my six months visa expired and wanted to spend time thinking over my options; either choose to manufacture in China

or go with the two individuals here in Canada; Wayne and Arnold. Arjun was in talks with them while I was in China.

- (k) I met Wayne and Arnold and later demonstrated the technology by printing a battery from scratch and demonstrating its functions – quick charge, cannot explode etc. I did not know at the time that both Wayne and Arnold were CSIS contractors acting on CSIS orders.
- (l) Both Arnold and Wayne warned me to not accept any offers from China as ‘they would steal your technology and you will be left with nothing’. Wayne and Arnold assured me that they had several high level individuals lined up to invest in my technology and safely bring it to market.
- (m) In January 2014 I signed a contract with Wayne and Arnold in which they had three months to gain investments and meet certain milestones for Synthion Energy Inc. They never met those milestones nor gain investment for Synthion Energy Inc. Instead, they stole technology materials and equipment packed up to be shipped to me in California as we were going to build a pilot facility in California and close down Synthion Energy Inc. They stole the materials when they took all the boxes to their apartment instead of shipping it to California as I was waiting for it. I later reported this theft to Toronto Police and kicked them out of the company as I was 97% shareholder at the time. I did not know at the time that CSIS agents had contacted the Toronto police and had the investigation for fraud and theft I placed, terminated.
- (n) According to an emails Wayne and Arnold sent our corporate lawyer; they had lined up investors that were eager to view a technology demonstration and invest in my technology – this is after they were removed from my company. To prove to investors that they magically owned ALL of my technology and 100% of my company (I was 93% shareholder) – they brought a civil court case filled with lies to get the judge to give them all my technology and my shares.

33. In February 2015 at their first motion – the judge ordered their motion to get everything dismissed, changed the application to an action and ordered a trial. Cost for their failed motion was to be determined by the trial judge. After Wayne and Arnold’s failed motion – their CSIS handlers utilized social engineering tactics: buying out my then lawyer (Jonathan Burshstein) and instead of preparing for the trial as ordered by the judge this is what they did:

- (a) The bought out my lawyer (Jonathan) and made sure he will not submit my affidavits that were already written and ready to go for their second motion. My affidavits were withheld (not submitted) to the judge for the second motion. Instead, my then lawyer submitted Wayne and Arnold's affidavits instead of mine. So the Judge received only Wayne and Arnold's affidavits (full of lies) as evidence from both sides (my lawyer and their lawyer) – My documentary evidence was withheld from the motion judge - this is a serious perversion of justice.
- (b) What's worse, Synthion's so called corporate lawyer, Paul – withheld all the email communications between him, Wayne and Arnold telling him all the illegal activities they were engaged in (I did not know Paul was Wayne's friend) – by right of law, Paul was legally bound to inform me of all the illegal activities Wayne and Arnold was engaged in. To make matters worse, Paul withheld all of these emails, phone calls and other information for almost a year – so that I could not use that evidence in court when Wayne and Arnold brought a second, third and fourth motion to steal my technology and company.
- (c) What I did not know at the time was that CSIS intervened in the court case by sending CSIS agents to speak to court officials, this included all the Judges, court officers, security guards – literally everyone engaged in the court process. They made me out to be a terrorist threat – that if I was to win the court case that they were potentially enabling funding for terrorism. With the use of lies and falsehoods they made it look like I was a fraud and a threat. CSIS had perverted justice and made it 100% impossible for me to attain any recourse from the court for the crimes Wayne and Arnold was doing per their instructions from their CSIS controllers.
- (d) The second Motion was in May 2015 and it was for Wayne and Arnold to access my then confidential patent so they can gain the process and materials – the recipe. CSIS agents deleted key documents from my computer and backup (An NDA document I signed with NRF Fullbright) that blocked NRF from disclosing my confidential patent to anyone other than the patent office and myself – the inventor. They deleted various information/documents that I needed as evidence. None of that mattered because their trump card was ensuring my lawyer did not place my documentary evidence (affidavits) before the judge for this motion.

- (e) I lost the motion and Wayne and Arnold got a copy of my then confidential patent for only 'testing purposes' – What I did not know at the time was Wayne and Arnold had lined up investors to invest with them but needed to do a technology demonstration – this was not possible without access to the process and materials – step by step process how to create the nano-materials for the battery only found in the patent documents.
- (f) I tried to do an appeal but again, my then lawyer, Johnathan, ensured that my affidavits were not submitted to the appeals judge – without proper documentary evidence – the appeal failed. Both motion and appeal generated cost for me.
- (g) The next thing Wayne and Arnold needed was to fabricate fake shares and corporate books for Synthion Energy Inc. because the real books and shares certificate were with me – the Chairman of the Board of Directors. If they were to solicit funding they would have to provide share certificate to the investors. This crime is a felony under the Canadian Criminal Code.
- (h) Embolden by the help from CSIS to aid in their crimes, Wayne and Arnold forged a fake shares certificate to gain the 93% ownership of my shares in Synthion. They brought it to the Toronto Sheriff and asked him to create a writ for sale. The sheriff refused and called me to let me know what was happening. I filed a protest letter and went to show the real corporate records, including the authentic shares certificate with the sheriff. The sheriff told his office to put a hold and NOT sell the shares certificate unless ordered by a Judge. What I did not know at the time was that CSIS went to the Toronto Sheriff office and tried to strong arm the sheriff in to selling the fake shares certificate but still he refused. They then took over the counter service of the office to block me from further communicating with the sheriff's office under the guise of preventing terrorism.
- (i) In 2015 - I visited Toronto police and sat with a constable, showed him all my official corporate records and explained the situation – the constable initiated a fraud investigation into the fake shares certificate created to steal my 93% ownership in Synthion Ennergy Inc. What I did not know at the time was CSIS agents visited the Toronto Police and using federal laws to override and halted the investigation. There would be no investigation into the CSIS contractors (Wayne and Arnold) fraud to steal my company.

- (j) In 2014 - I also did not know at the time that Wayne and Arnold (2% ownership in Synthion Energy inc) had told investors that they were 100% owners of Synthion and my technology and that I was no longer part of Synthion or have any ownership in my own technology. They racked in investments from a consortium – group of investors for themselves and funneled it to a bank account they opened without my knowledge - consent or authorization – a bank account they controlled. CSIS contractors Wayne J Berry and Arnold Beckerman profited from their crimes with the aid of CSIS interference in the justice system. I was left with nothing but a pile of legal bills.
- (k) Now that Wayne and Arnold had access to my then confidential patent – they worked with their associate Loudon Owen who has global connections in the investment/banking/technology and business sectors and Alfred A. DiMorra who has connections in the Telecommunication Power-Backup and Electric Vehicle industry – to start one or more companies to utilizing my technology: “Beckerman and Berry want to take my technology and marry it to other technology to refile new patents owned by themselves.” This is technology theft and corporate espionage. Wayne and Arnold received assistance and direction from CSIS each step of the way.
- (l) In 2015 I started developing a Sodium-Ion battery that is very inexpensive, does not use Lithium or expensive materials, can be charged in a few minutes and cannot explode or catch fire – in 2016 – I travelled to China to meet with an associate that promised me funding and manufacturing assistance – I did not know at the time that CSIS followed me to China and started their operations on me .
- (m) I had the early version of the technology tested at a technical University in China and a test certificate issued – one test involved the prototype – fully charged, placed in an oven at above 400 deg Celsius for 30 minutes – the prototype never exploded and were found to be fully functional after the high temperature test – a giant breakthrough in battery innovation. I had pictures taken of me took and other business associates holding the test certificate. Later, all my official documents were stolen, backups deleted and pictures and scans of the certificate wiped from my PC and online backup. My technology was stolen and CSIS affiliates whom they illegally sold my technology to setup their own companies and profited from my research and innovation. This technology can replace lithium batteries and is worth countless billions.

- (n) In 2006 - Knowing that I left Canada for China (CSIS informed Wayne and Arnold) and was self-representing (no lawyer) – Arnold Beckerman and Wayne J Berry brought a motion to force the judge to sell the fake shares certificate they manufactured to gain 93% ownership in my company – because I was not present and my documents were not before the judge – they succeeded – the Judge forced the Toronto Sheriff to sell the fake shares certificate – Arnold Beckerman bought the fake certificate they manufactured – allowing them to steal ownership of my company for \$0 as the money they paid for the certificate went straight back into their pocket. CSIS has socially engineer and perverted justice to give their two crooks my company and my technology for virtually free.
- (o) Embolden by their crimes – and having inside knowledge that I had developed a more powerful Sodium-Ion technology than the paintable battery they stole – they decided that the only way to stop me from marketing my new battery technology - was to defame me online – they setup a fake Synthion Energy website: synthionenergy.co – in which they completely destroy my character with false and defamatory statements – They said I was a crook, and they I stole my own technology and the police was after me, including Interpol – they lied to investors that they owned my company and my technology since 2014 – all the while perverting justice – using the court system to make legitimate their crimes. This is CSIS hard at work.
- (p) The online defamation basically destroyed any chance I had to partner with the industry and bring my newer technology to market. This coupled with deleting of evidence, stealing of my corporate books and corporate documents, deleting my corporate emails, deleting all videos of my large scale prototypes, blocking me from contacting the court by phone/email/fax and perverting the court process made it impossible to gain any relief to their non-stop crimes.

Interference in the Justice System

- 34. In 2022, after communicating with the Toronto Crown; I brought a private prosecution against Arnold Beckerman and Wayne J Berry – at the time, the Justice of the Peace for Toronto Jurisdiction resided in the ‘old city hall’ – I sat before a Justice of the peace and went through each charge of breach of the criminal code – These were the charges I brought forth with the consent

and approval of the Justice of the peace:

- (a) Beach of Contract: Section 422(1) of the Criminal Code of Canada
 - (1) Wayne and Arnold (CSIS contractors) paid themselves and kept those payments secret off the official books of Synthion Energy and secret from Arjun and Myself - then directors and officers of Synthion Energy.
- (b) Criminal Breach of Trust: Section 336 of the Criminal Code of Canada
 - (1) Knowingly committed this crime by secretly creating a new class of shares to illegally raise investment for themselves and secretly trying to lure their associates and consortium of investors into purchasing those shares for their own gain and profit. All without my knowledge or consent and off of Synthion's official books
- (c) Theft: Section 322(1) of the Criminal Code of Canada.
 - (1) Stole Proprietary and confidential materials and equipment relating to my battery technology and patent. These materials and equipment were boxed and agreed to be shipped to me in California. I reported this theft to the Toronto police for investigation. CSIS interfered and halted the investigation.
- (d) Obstruction of Justice: Section 129 of the Criminal Code of Canada
 - (1) Beckerman and Berry contacted the Toronto Police and provided false information, convinced the officers (using his CSIS credentials) to not pursue the investigation of theft of materials. Berry successfully obstructed and ended the investigation of theft (of technology materials and equipment).
- (e) Forgery - Section 363 & Section 374 Drawing document without authority
 - (1) Beckerman and Berry fabricated a fake shares certificate to gain ownership of my 93% ownership in Synthion. The certificate is signed by Berry, not signed by me and has a different seal than the official seal of Synthion. In 2022, I contacted the sheriff's office to get a copy of the documents for the sale of the forged shares-certificate Wayne and Arnold concocted and sold to themselves – they Sheriff's office said that those documents were moved to long term storage and from inspection – they no longer exist as they have gone missing – basically, official records and documents of the fabricated shares certificate being sold to Wayne and

Arnold has gone missing – no official record of their crime exist now – however, they now own 100% of my company. CSIS has deleted the evidence of their people's crimes.

- (f) False pretence - Section 361 (1) of the Criminal Code of Canada
 - (1) Berry and Beckerman visited the Toronto's Sheriff Office and under false pretence convinced the Sheriff that forged shares certificate as genuine. They requested the fabricated shares certificate be sold for 93% of my ownership in Synthion Energy Inc - My Company.
- (g) Perjury - Section 131 (1) Misleading Justice - the Criminal Code of Canada
 - (1) Berry and Beckerman committed numerous acts of Perjury & outright lies - in their affidavits on which their entire court case is based on. Each instance is documented in my civil suit affidavit with direct evidence.
- (h) Identity Theft - Section 402.1 of the Criminal Code of Canada
 - (1) Berry changed my address on the US Patent office listing for my patent to Berry apartment address to illegally intercept all correspondence from the patent office to him.
 - (2) Berry Filed a USPTO form to convey my Patent to Synthion – He placed my name and used his personal (Berry's) apartment address as the address of Synthion.– I had no knowledge nor did I authorize such action. The patent is in my name and is infarct my property
- (i) Fraud - Section 380 (1) of the Criminal Code of Canada
 - (1) Between 2014 and 2017 - Berry/Beckerman has illegally updated Industry's Canada Online database of Directors (adding themselves and removing myself) more than eight times
 - (2) Created a new class of shares without the consent of majority shareholders, directors and the Chairman – myself. Illegally and secretly sold the new shares in Synthion Energy Inc to raise investments for themselves (their own bank account); not Synthion's official Bank account.
 - (3) Illegally filed a patent assignment with the USPTO after they were removed from

Synthion – using my name as the conveying party without my consent or authority. There was no court order for this conveyance as stated on the document hence this is fraud.

- (4) Worked with a University through a grant to use my technology and marry it to another technology to form new patents owned by them –despite their lawyer telling the Justice Newbould in the May 2015 motion, they needed access to the patent to test it only. That “no one” outside Synthion will view the patent. A complete lie.
- (5) By their own court documents recently filed: they had not only gained funding for my technology but has setup a lab to conduct research on creating more patents related to and stemming from my technology.
- (6) In the 2015 motion – stated they needed complete access to my then confidential patent information to test the technology – when infact – they had investors waiting to invest into my technology and because NRF blocked access to my USPTO patent filing - they planned to use the may 2015 motion to force NRF to gain access to my then confidential patent.
- (7) Corporate law is very clear – With a shareholders meeting - A majority shareholder can remove a director – especially for such criminal conduct. I was 93% shareholder until 2017. Beckerman and Berry were removed on November 19th, 2015. The meeting was held at the Toronto Police Station downtown Toronto in full view of the officers. Beckerman and Berry never showed up. Despite me notifying by email with all the removal documents – Beckerman and Berry continue to act as 100% owners of Synthion Energy and complete owner of my technology – collecting investments and making deals with investors; including licensing my technology to electric car manufacturers – between 2014 and 2017. All in secret without my knowledge and consent and off of Synthion’s official books.
- (j) Defamation - Section 298 (1) Libel of the Criminal Code of Canada
 - (1) Beckerman and Berry setup a fake Synthion Energy website synthionenergy.co to solely defame my character. The website had a fake company address (a print shop in Toronto) and an email address that was not real. Berry posted that the judge said I was a ‘crook’ and that I stole the company and technology from Beckerman and

Berry – that I stole their money and ran away. They also said I was wanted by the Police and that it was only a matter of time before I would be in Jail.

- (2) This complete defamation of character was posted online to sway investors into their favor and make them (the real crooks) seem legitimate – these lies allowed them to illegally act as directors of Synthion after they were removed and allowed them to open bank accounts owned by them in the name of Synthion's AFTER THEY WERE lawfully REMOVED. In 2022 I brought a defamation libel lawsuit against Beckerman and Berry.

(k) Mischief - Section 140 (1) Libel of the Criminal Code of Canada

- (1) Beckerman and Berry placed false complaints to the Toronto Police in 2014: “that I was removed from my company and that they are the sole owners of Synthion Energy Inc”. This is contrary to the fact Berry stated in their 2024 affidavit (for online Defamation I brought against them)

35. On the day of the trial for the private prosecution – held via Zoom Video Call – CSIS setup a mock trial that lasted a few minutes in which – no one from the crown showed up – the defendants did not show up and the judge sounded clueless as to the law – I later learned that CSIS had the private prosecution against their agent ‘dropped’ by the Toronto Crown without my knowledge. They held a fake zoom trial with their agent pretending to be a Judge that was clueless about law to make it appear that there was a trial – there was none and I was unable to obtain a ‘transcript’ of the court proceeding because NON EXISTED. All email communications between the Toronto Crown and myself were completely DELETED from my GMAIL account. CSIS had not only gone against their ‘charter’ – to not interfere in justice but have gone above and beyond to outright block justice allowing their crooked goons to run amuck doing all kinds of HARD crimes in society.
36. Between 2014 to 2016 – I had retained several lawyers for the civil suit with Wayne and Arnold – I did not know at the time that CSIS agents visited each of those Lawyers and swayed them against me in favor of their contractors Wayne and Arnold – My then lawyers included : Jonathan Burshtein , Kira Taylor, Matthew R Harris, and several others. CSIS agents made deals with my then lawyers (on many occasions, my affidavits were withheld from the motion Judge – withholding my documentary evidence) and money was paid to them – this is bribery and obstruction of justice – this is criminal.

37. In 2023, CSIS agents stole my official Books/ledgers/shares certificates for Synthion Energy Inc and Global Energy Storage Corporation from my residence. This included all the original signed and dated corporate documents that there exist no copies. This was their final criminal act to erase all evidence I needed as evidence for the court cases I was filing against their agents Wayne J Berry and Arnold Beckerman.

Criminal Attacks and Interference in this Court Process

38. This is only a partial list of interference in my fight for Justice perpetrated by CSIS:
- (a) Since Beckerman and Berry stole my technology and company in June 2014 – Evidence vital to my court case were continuously being deleted from my computer and my off line hard drives
 - (b) Recording of Alfred DiMora talking about my battery technology to be used in his electric vehicle were deleted from my computer and never made it to the court.
 - (c) Recording of my conversation with Loudon Owen was deleted from my mobile phone
 - (d) All the videos of my large scale prototypes were deleted from my backup hard-drives and computer
 - (e) I was forced to dispose of all my chemicals and battery equipment from my residence in 2020/2021
 - (f) I was poisoned several times, the brakes on my car tampered with, rat-poison, toxins and chemicals sprayed in my car vent and the vent of my residence while I slept
 - (g) On several occasion I was hemorrhage blood from my brain after CSIS contractors used knockout gas on me while I was parked in my car (car had a full tank of gas and was turned off) – they used a hose to connect the tail pipe of my car and placed it into the cabin where I was knocked out – they ran the engine for hours and burned half tank of my fuel – they then removed the hose and left. After I regained consciousness, I was bleeding from the brain. I went to a hospital and was blocked from seeing a doctor in the emergency of the hospital. It took weeks to regain regular cognition.
 - (h) I lost my employment several times and was blocked from regaining any employment despite hundreds and hundreds of applications over the years. I was also blocked from

finding a place to live after I left the current residence (in February 2022) due to the rat-poison, toxins and chemicals being sprayed on my while I slept. After I left my health immediately began recovering. There is a clear effort to make me destitute and homeless.

- (i) All my devices and email accounts hacked. Emails have been deleted, documents altered or outright deleted. I struggled to put together the affidavits, factum documents for the online defamation Action I brought in the superior court - as the evidence kept getting deleted. I went through six printers in a row as the hardware was sabotaged. Power supply stolen from my laptop. Several Laptops destroyed. My phone and wallet with all of my bank cards, credit-cards and passport stolen. Passwords changed on my protected court document file – court documents altered.
- (j) I was unable to upload document to the superior court's JSO web portal. My calls to the court are always blocked. My emails from three different accounts to the court are blocked. I cannot email the sheriff's office as calls are dropped and redirected. The responding affidavit I uploaded to caselines had the back page removed and text altered.
- (k) My credit cards and bank card had been routinely blocked or passwords changed.
- (l) In 2019 - I had contacted the largest law firms in Ontario and in Canada to help me to bring justice to these criminals. The law firms were interested in taking the case then after a few days they contacted me saying they were 'not allowed' to take the case. When I asked what that means and what the reasons are they said they 'cannot talk about it'. I did not know at the time that CSIS agents contacted them and scared them off. Smaller lawyers and independent lawyers interested in taking the case when I spoke with them then within 30 minutes they called me and changed their minds. I was blocked from seeking any meaningful Justice.
- (m) My mails were being opened and then stolen outright. On advice of one lawyer, I registered a company to continue my research in Energy Storage and clean fuels. The business license was stolen from the mail by CSIS agents.
- (n) In 2020, CSIS agents/contractors drugged me up so much that I was in the hospital critical care for eight days with severe loss of cognitive functions due to the chemicals being sprayed on me in my living space and my car. After I got rid of the brand new car and moved from the room I was renting – my health came back. I visited the

RCMP and CSIS to get answers as to what was happening but was told “it’s is not them doing this” – They acknowledge that it was happening– only that it wasn’t them.

- (o) I found out that CSIS agents or contractors was coming into my living space when I am asleep or knocked out by their sleep gas and uses my devices; my laptop and mobile phone. I learned about this because they always clear the ‘history’ – this prompted me to do some digging and I found all kinds of nefarious scripts running on my browser that made it look like I was visiting gambling/crypto coin/pornography sites that I never visited – I can only imagine what else they are doing with my devices to make me look like a ‘potential terrorist’ or ‘dangerous person’. I also did not know that this has been going on without my knowledge for decades

I had reported all of these things to the Police but they were never investigated; however, I was told that some of my reports were ‘kept on file’.

Torture Techniques and Technologies employed by CSIS

39. In 2017, I had completed my Sodium-ion battery development while I was in China. I was working with Intel Corporation in USA remotely and they were interested in investing in my technology – I had completed functional prototypes and test videos on prototypes – I had written technology documents detailing the technology. Intel was excited as the testing and videos proved a big breakthrough – this included demonstrating setting the prototype (raw cell) on fire while it powered a 12V 100 watt motor and its fast charge capabilities.

- (a) I did not know at the time that CSIS had informed Wayne J Berry and Arnold Beckerman that I had developed a new battery technology that is better than that printable battery they stole from me – Wayne and Arnold immediately put online a hit piece – a defamatory website so vile that anyone reading it would not wish to work with me on my new technology – Wayne and Arnold called me a crook and made false statements that the judge said I was a crook that I stole my own technology that belonged to them and ran away with their money – they said the police was looking for me and that I would be in jail soon. Defamation of character is one of the tactic used by CSIS on targets to degrade their ability to survive.

- (b) I later found out that CSIS contractors had stolen and sold my Sodium-ion battery

formula to various research institutes and corporations for large sums of money. Once again, I lost my technology that can easily replace Lithium-Ion and worth countless billions of dollars.

- (c) In addition to destroying my reputation and character online – CSIS began spraying more and more chemicals in my living space to degrade my health. This was the beginning of a complete life destruction to prevent me from profiting from my newly developed technology they had stolen and sold.
- (d) I also found out that I was implanted with technology implants in various parts of my body that allow CSIS to remotely induce crippling pain on specific areas of my body. These technologies are created by various military contractors – CSIS utilize targets to field test these new technologies for profit (contracting companies); all without knowledge and consent from the target.
- (e) Another tactic employed by CSIS against me was recta- feeding – this is essentially rape by another name. They would use knockout gas in the night to ensure you do not wake up then rectal-feeding is a way to get drugs/chemicals and technology into the target that would normally cause problems if put into the targets mouth.
- (f) CSIS also sent agents provocateurs to try to start fights, make noise and generally harass me whenever I am outside. This is a simple task due to being under 24/7 surveillance.
- (g) With the help of my daughter – we discovered hundreds of injection marks all over my body – mostly in places like my back that I cannot see – there is also many deep surgical scars on my back and behind my ears that I did not know about previously. I recently found out that that security and surveillance contracting companies CSIS employs – generally put targets into non--consensual testing programs for both the Military and pharma industry – using the targets as guinea-pigs to test new drugs and chemicals. It's a money making business. All to the detriment of the targets.
- (h) CSIS agents placed all my communication devices (laptops/cell phone/tablets) into a digital 'prison' meaning that they had full control of my devices – they can not only turn them off at any times but can control(block/allow) all incoming and outgoing calls – delete or alter documents on my laptop/computer. This turned into a nightmare

when I took Wayne J Berry and Arnold Beckerman to court for online defamation and CSIS to federal court – documents were deleted, altered, replaced and evidence deleted/altered – they also completely blocked me from calling and emailing the court – it was almost impossible to fight for justice – complete perversion of justice – all against their stated mandate (no interference in the Justice).

- (i) In 2023, while I travelled to Vancouver BC – CSIS agents stole my suitcase, which included; all my clothes, government documents, hard-drive backups, laptop, cell phones, birth certificate and banking cards - blocking me from employment and a place to live, I was forced into homelessness. This is the perfect situation to block the inventor from bringing my technology to market by making him destitute and stealing all the evidence while at the same time, leaving him with NOTHING – absolutely everything stolen.

Trip to Mexico 2021

- 40. In November 2021, I travelled to Mexico to meet with a Australian video caster – the meeting never happened. Instead, I was harassed by the Mexican Federal Police in an extreme fashion. Not only was I surveilled 24/7 but the gassing at the hotels I stayed at followed me everywhere I went. When I asked the federal police ‘why I was being treated this way’; they responded “Julian, we don’t want to do this, but the orders are coming from outside of Mexico” –

- (a) I visited the Canadian Embassy in Acapulco – just down the street from one of the hotels I stayed at – they were closed due to COVID but they posted their contact info on their door – after calling and speaking to the staff – they informed me they can and will help me to wait for them at the hotel. They never showed up and stopped answering the phone.
- (b) CSIS constantly blocked access to my ATM banking card blocking me from accessing funds on many instances.
- (c) CSIS also interfered with and block all calls to the Airlines to prevent me from altering my flight to leave Mexico earlier. Internal flight to Mexico – although I printed the boarding pass – disappeared when I showed up at the airport. I was also blocked from boarding flights I already paid for – gone through security successfully.

Proactive steps to bring an end to the abuse at the hands of CSIS

41. Between 2021 and 2022 – I wrote to CSIS, in a short and brief letter, I informed CSIS that ‘it seems I was mistakenly placed on a security list of some kind’ and as a result, harm was being done to me – I described the gasses, theft and other criminal occurrences – CSIS replied and acknowledged that these things I listed in the letter ‘was happening’ but that it was not them.
42. I also filed for a copy of my file from CSIS through the Freedom of Information Act – CSIS denied the request on the grounds that I was on a list – this was the proof that alerted me that I was wrongly placed on a ‘terrorist watch list’. I then wrote to the director of CSIS requesting a meeting to see what the steps are for proving my innocence. The only reply I got was that the things that was being done to me was not done by CSIS.
43. I also wrote to the Prime Minister, the Governor General, the Chief of Police for Toronto (I lived in Toronto at that time) and Interpol – Alerting them that I was wrongly placed on a security list and as a result I was being harmed – I requested assistance on a process to prove my innocence and get off the list. Interpol responded that I was NOT on their list or any list they are involved in.
44. In 2021, I spoke with several lawyers. The lawyers said it would be difficult to bring CSIS to court – while this was disheartening I still hold on to my faith that it is possible to get off the security list.
45. In 2023 - As a last resort, I visited the American Embassy in Vancouver to apply for Asylum – CSIS agents physically blocked me and my daughter from going into the American Embassy by getting two of their agents to tell me that I need to make an appointment – which was not true – they then called the police on me saying that I was harming my daughter – my daughter was with me and had to explain to the police that this is not true – the police turned out to be a CSIS agent posing as a police officer – No badge number. It was illegal to block me from going to the American Embassy in Vancouver. This action was conducted on the sidewalk outside the American Embassy by CSIS agents/contractors.
46. Fast forward to 2024 and I am still on the terrorism watch list. I have been under 24/7 intrusive surveillance for forty (40) years and have suffered through the most horrendous covert operations.

CSIS Liability

47. CSIS is directly and vicariously liable for the irreparable harms to myself and my family arising from being wrongfully being placed on a 'potential terrorist watch list' – subjected to invasive 24/7 surveillance, relationship destruction, Wrongful Acts, including torture, theft of high value technologies and property, damage to my body and the implanting of devices for remote torture - carried out by the Service directly and/or through its agents.

Breach of the Charter of rights and freedom, Ontario Human Rights Code (OHR), CANADA ACT 1982 / Constitution Act 1982, United Nations - Universal Declaration of Human Rights

48. CSIS and its management knew, or ought to have known, that the Wrongful and criminal Acts and CSIS criminal acts described above were occurring and were of a nature that would cause myself great harm, loss of health and property – damage to my family and my relationships.
49. The Charter provides that every individual is equal before and under the law and has the right to the equal protection and equal benefit of the law without discrimination and, in particular, without discrimination based on race, national or ethnic origin, colour, religion, sex, age or mental or physical disability. The Charter also enshrines the fundamental freedom of religion.
50. The wrongful and criminal acts committed by CSIS, its agents and contractors violated federal and provincial laws of Canada. CSIS also violated its own charter: not to interfere in the Justice system and not to engage in rape – rectal feeding is rape.
51. CSIS, its agents and contractors also violated the Ontario Human Rights code (OHR), the Canada Act of 1982, the Constitution Act 1982, the United Nations and the Universal Declaration of Human Rights as it unleashed decades of wrongful acts, torture and criminal activities on the Plaintiff and his family.
52. The Plaintiff state that these breaches, violations and forty (40) years of wrongful acts, including torture - caused the Plaintiff Harms. The Plaintiff is entitled to damages as a result.

Vicarious Liability

53. CSIS is directly and/or vicariously liable for the Wrongful Acts committed by CSIS agents and contractors of the organization against the Plaintiff, and is thus liable to pay damages for the Plaintiff's Harms that have followed.

DAMAGES

54. The Plaintiff have suffered at the hands of CSIS, and they are entitled to damages, including pecuniary and non-pecuniary general damages, special damages and aggravated, exemplary and punitive damages.
55. As a consequence of the harms and breaches set out above, the Plaintiff have sustained and will continue to sustain injuries as set out in the Plaintiff Harms. In addition, the Plaintiff have lost companies, technologies worth hundreds of millions of dollars, relationships, theft of high value property, damage to body and reputation – basically, complete life destruction. The Plaintiff seek recovery of all of these damages.

Grounds for Punitive, Aggravate,/ anti Exemplary Damages

56. CSIS knowingly failed the Plaintiff. The Plaintiff plead that CSIS had knowledge of the widespread harms and criminal activities engaged in against the Plaintiff. As an intelligence agency – all actions require authorization ; it is clear management at CSIS knew that the Plaintiff was wrongly placed on a 'potential terrorist watch list' and after forty years (40) – despite the Plaintiff complaints to CSIS and its director – the harms did not stop – on the contrary – it increased as CSIS became aware the Plaintiff was planning legal action against the service and stepped up its operations against the Plaintiff. This included blocking all calls and emails to the court(s). Evidence and documents was deleted and laptops critical to writing the court documents were interfered with in a negative way. There were many social engineering psyops to 'degrade' the Plaintiff was conducted against him – this included drugging that shut off his cognitive abilities for days at a time.

CONCLUSIONS

57. CSIS is a unique organization, entrusted with extraordinary and intrusive investigative powers for the purpose of investigating threats to the security of Canada. It operates under a veil of secrecy which has been used by senior managers and their agents and contractors to harass and intimidate, cause harms, steal from and profit from the Plaintiff with apparent impunity. Keeping the Plaintiff on a 'potential terrorist watch list for forty (40) years for their own profit and enrichment is unjust and criminal.

APPLICABLE LEGISLATION

58. The Plaintiff plead and rely upon the following:

Federal Courts Act, R.S.C., 1985, c. F-7;

Federal Courts Rules, SOR/98-106;

Crown Dability and Proceedings Act, R.S.C. 1985, c. C-50, ss. 3, 21, 22, and 23;

Canadian Charter of Rights and Freedoms, ss. 2(a), 15 and 24;

Canadian Human Rights Act, R.S.C., 1985, c. H-6; and

Canadian Security Intelligence Service Act, R.S.C., 1985, c. C-23.

The Plaintiff propose that this action be tried at Ottawa, Ontario.

July 11, 2024

I HEREBY CERTIFY that the above document is a true copy of the original filed in the Court.
JE CERTIFIE que le document ci-dessus est une copie conforme à l'original déposé au dossier de la Cour.

Filing date 11-Jul-2024
Date de dépôt

Dated
Fait le

11-Jul-2024

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Self Representing

JULIAN DEVANTE and HIS MAJESTY THE KING IN RIGHT OF CANADA
Plaintiff Defendant

Court File No.:

FEDERAL COURT OF CANADA
Proceeding commenced at Ottawa

STATEMENT OF CLAIM

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