- To: Court of Appeal for Saskatchewan
- CC: Office of the Director of National Intelligence Law Enforcement

September 21, 2022,

From: Dale J. Richardson, 1292 95th Street, North Battleford, SK <u>unity@dsrkarisconsulting.com</u> Tel: 306-441-7010 Fax: 639-630-2551

Re: Criminal activity by Amy Groothius in the Court of Appeal for Saskatchewan (CACV4048)

Dear Court,

This transmittal is to inform you of the serious nature of criminal activity that is occurring within the judicial system within the province of Saskatchewan. Amy Groothius has been reported to five divisions of the Royal Canadian Mounted Police, the Attorney General of Alberta and to the Federal Bureau of Investigation and to the Office of the Director of National Intelligence in the United States for numerous crimes which includes without limitation bioterrorism, child trafficking for the purposes of financial and sexual exploitation, torture, fraud, mortgage fraud, treason and crimes against humanity. Regardless of the opinion of persons in the Court, it is wholly unreasonable and outright criminal for Amy Groothius to be handling any matter that I am a part of.

The engineering report "THE ENGINEERING OF BIOTERRORISM, CHILD TRAFFICKING, TREASON AND THE CRIME OF AGGRESSION UPDATE (A PRELIMINARY REPORT AND ANALYSIS OF RISK)" is the basis for the criminal complaints which no person employed by the Court is competent to make a determination on. Furthermore, the engineering report is the basis for the separation of the matters and someone competent in the engineering sciences would have to make a determination on why they should be joined. While it is appreciated that Courts are well versed in areas of law, they are not competent in engineering sciences and Amy Groothius is making determinations based on engineering.

I have attached my credentials to this letter demonstrating my capacity to speak on the report in which I have submitted to the Court. When an expert like myself who has pioneered the research in an area in which the Court is not competent, the Court has an obligation to act on the advice of the expert especially when human lives are being lost.

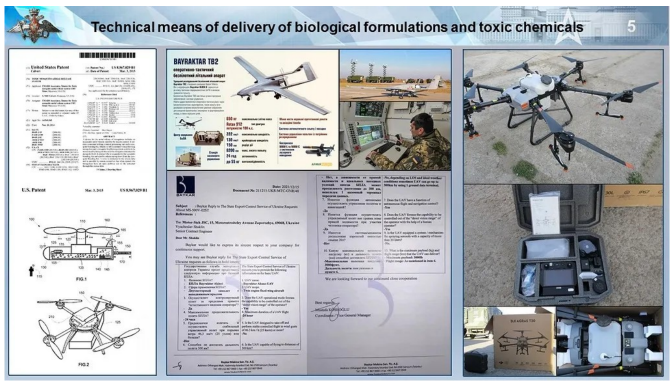


Illustration 1: Delivery of biological formulations

The illustration shown above outlines a potential risk of a delivery of biological formulations that could be introduced into ventilation systems to attack a population and mask it as a random outbreak. The research submitted to the court demonstrates methods to reduce risks such as this that would interfere with the territorial integrity of Canada and the United States. A risk such as this unmitigated is wholly unacceptable especially when the mitigation would reduce loss of life during the current pandemic and future contagions spread through aerosols and is in the public interest to hear in an expedient manner.

Failure to hear the matters separately and expediently is a national security risk and is not permissible by law. Furthermore since there are a number of parties within the Court who have been named as connected to these crimes, the utmost care must be taken to avoid conflicts of interest. It is highly probable that any person with a vested interest in these matters will abuse their position to take revenge on me for exposing their complicity to the crimes outline in the engineering report.

On numerous occasions I have requested that Amy Groothius remove herself from litigation regarding myself based on the volume of criminal complaints made against her. The reputation of a person in this matter means nothing. What matters is what the evidence says. The Court does not have the authority to violate the law, nor does it have the discretion to murder people. The Court does not have the discretion to leave Amy Groothius in a position to intimidate and retaliate against me, which she has demonstrated time and time again.

This document will be forwarded to the media and law enforcement as the Court has shown no regard for me as a person whatsoever. What I have seen from the persons that I have interacted with in the Court is extreme prejudice and bias. The actions cannot be joined together and must be heard on the dates they were scheduled based on the engineering report. Since there isn't a person in the Court competent to speak to the engineering report then the Court must schedule the matters to be heard expeditiously or be responsible for murdering the innocent citizens of Canada and the United States. Amy Groothius must recuse herself immediately.

Dale J. Richardson