

Canadian Citizen told that he may not be allowed to present the TRUTH as a Defence!

KPMG - the world's 4th largest accounting firm, is driving force behind the push to have Canadian convicted

Satinder Paul Singh Dhillon, a Canadian citizen by birth and the son of Punjabi immigrants, has been charged with Criminal Contempt of Court for allegedly posting a blog about KPMG and others. He is owed over \$3 million dollars.



On Wednesday, September 17, 2014, the trial entered a pivotal point to determine if the Truth can be used as a Defence.

Transcripts from those proceedings can be viewed here:

PART ONE

<http://www.justiceandtruthforall.org/uploads/selection-1.pdf>

PART TWO

<http://www.justiceandtruthforall.org/uploads/selection.pdf>

Mr. Dhillon has been told that just because the blog may be true, that doesn't mean that he can use the truth as a Defence in the trial!

During the second round of the trial that took place last week, Dhillon stated in open court, while referring to this upcoming hearing that **“you might as well change the name of the government to KPMG”!**

At Wednesday's hearing, the judge presiding over the matter (Madam Justice Holmes), came early to court and booked a special emergency hearing for 9:00 AM, which was scheduled to last only for one hour, before she began her regularly scheduled hearings at 10:00 AM, but the arguments, as predicted by Dhillon, lasted over three and a half hours, and even then they were not complete and Dhillon requested extra time so that he could submit more arguments in writing.

The judge had only given Dhillon approximately one hour to argue whether or not the use of ‘truth as a Defence’ will be permitted. It should be noted here, that KPMG and the Government of British Columbia are on the same side in this matter and are working together, hand in hand.

Mr. Dhillon had the following to say; ‘It boggles my mind that I am being challenged on this. If the blog is true, then why can’t I use that as a Defence? Are we not allowed to speak the truth in this country anymore? It is well known that truth is a standard Defence in a case like this one.’

Dhillon submitted an additional, approximate, 975 pages of submissions and case law on September 26th, 2014, due to the fact he was not given additional court time to make his arguments orally.

Other points of interest in this matter are as follows:

The law that is being applied in this case is some 800 years old and dates back to the Middle Ages, the death penalty still technically applies, even though Canada abolished it in 1976, the year before the accused was born.

Dhillon is being tried by Judge alone, at taxpayer’s expense, and he does not have the option to have a jury of his peers, despite potentially facing time in jail and technically the death penalty.

None of KPMG’s staff or legal representatives, mentioned in the blog post (which are the subject of the Criminal Contempt Charges against Dhillon), are ready to testify voluntarily and are fighting the subpoenas that have been issued to them by Dhillon.



KPMG is refusing to hand over their file to Dhillon voluntarily, despite the fact that he is

entitled to it under the law. The government is helping KPMG in this matter as well, and not wanting Dhillon to get the file.

KPMG has stated they want to **“silence”** Dhillon. During his interrogation, an RCMP officer stated to Dhillon that he was ‘served on a platter’ by KPMG, and the officer went on to state to Dhillon, “you got a target on your back”.

The interrogation also revealed that KPMG is on a mission to stop anyone from speaking about this matter and that they have a “serious amount of resources” with which to do it. The officer also states to Dhillon that *“it’s quite obvious they’re after you”*. Dhillon responds to being arrested, and learning what the officers are telling him by stating, **“next they will put a bullet in my head, because there’s \$800 million dollars involved”**.

These proceedings have seen Mr. Dhillon nearly die from an ulcer that was bleeding in his stomach, a result of stress from the court proceedings and the previous years of persecution by KPMG and their associates.

Dhillon argued in court, sometimes sitting, sometimes standing, with a wheelchair, yoga mat and pillow nearby, in case he collapsed during the proceedings, as he spent three nights in the hospital, leading up to the eve of the trial. Mr. Dhillon decided to check himself out on the third day so that he could attend court and fight the ridiculous charges. (The first round of this trial was held in courtroom 20 – the special \$7.2 Million high security courtroom that was built for the Air India trial – to read more about that courtroom, please click here: <http://www.theglobeandmail.com/report-on-business/industry-news/property-report/what-will-the-courthouses-of-tomorrow-look-like/article17641040/>)

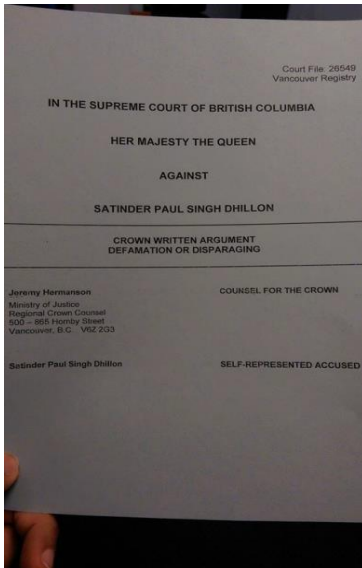
It should also be noted that two days after Dhillon told the Court that he would be making an application to have the trial televised in August, the Court, in an interrelated proceeding, put a Warrant out for his arrest, in a secret hearing, whereby Dhillon was not even present and was not even informed that a hearing was taking place!

At the secret hearing it was granted by the Court that Mr. Dhillon was to be imprisoned at British Columbia’s worst facility (North Fraser Pre-trial).

After having the Warrant reversed, and attending the second round of his trial, after having to stay at an undisclosed location for almost 10 days, Dhillon was denied an adjournment by Madam Justice Holmes. This was despite the fact that he laid out why he could not have prepared properly for the trial. **He was then told he could no longer even make the application, to have the trial televised!**

It should also be noted that the Criminal Contempt proceedings that Dhillon is facing now, were first authorized in secret hearings whereby Dhillon was also not notified and was therefore not present in Court, so that the judge then could have made an informed decision at that time.

"I am fed up with being treated as a second class citizen and having to live at the whim of KPMG's power in this country," said Dhillon.



"Some of my friends, when we try to make light of this whole situation, now call me **'second class Satinder'**! Without a sense of humor I would likely already be dead"

In an Affidavit filed in these proceedings, Mr. Dhillon stated *"It truly is ironic that not one person mentioned in the blog postings is willing to appear voluntarily and in fact they are seeking to avoid having to testify altogether. These actions really do speak volumes about what is really going on,"*

"At the end of the day I'm just the child of Punjabi immigrants who grew up picking berries in Abbotsford, and KPMG is a multi-billion dollar conglomerate with unlimited resources, power and political clout. I should be flattered that they are paying so much attention I guess," Dhillon said in an Affidavit.

This past week, Dhillon fought through the second round of the trial and many members of the public and media attended the hearings and witnessed it all first hand.

On Wednesday (September 17th, 2014), the very foundation of the country was tested, as the arguments being presented were to see if the **TRUTH is allowed as a Defence in Canada!**

IS JUSTICE REALLY THIS BLIND? HOW CAN THIS BE HAPPENING IN A FIRST WORLD COUNTRY LIKE CANADA?



The historic judgment of whether or not the TRUTH will be allowed as a Defence is expected to be rendered October 8th, 2014 at 9:00 AM. The country awaits with baited breath.....

If a decision is pronounced against the Accused, and he has to continue on with the trial, but is not allowed to have the TRUTH available to him, it will have tremendous ramifications for the average citizen in Canada and all taxpayers.

All members of the public and media are welcome to come on Wednesday, October 8th, 2014, and witness the continuation of these historic proceedings!

For more information please visit:

<http://satinderdhillonkpmg.wordpress.com/>

<http://www.briefingwire.com/pr/canadian-citizen-being-prosecuted-under-archaic-law-for-allegedly-posting-a-blog>

Below is the transcript from September 11th, 2014, whereby Mr. Dhillon was told he had only a few days to prepare his arguments. Mr. Dhillon states in open court that it's not fair how he is being treated and rushed by the judge and how KPMG is withholding key evidence. Mr. Dhillon also states during the proceedings that you '*might as well change the government's name to KPMG*'. –

http://www.justiceandtruthforall.org/uploads/September_11_2014_Transcript_With_Excerpts.pdf

Videos and more information about Mr. Dhillon can be viewed here: <https://www.facebook.com/satinder.dhillon1>