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Sunday, August 15, 2010,

**The Honourable Madam Justice Heneghan,
Federal Court of Canada
180 Queen St. West, Suite 200,
Toronto, On, MSV 3L6**

Ref: Federal court File No. T-514-10

Honourable Madam Justice Heneghan,

I have received your direction dated August 4th, 2010 regarding my motion for stay and I confirm that I will respect it in all respects.

I would however like to bring following clarifications:

I take note of your conclusion that according to you a state of urgency does not exist. I would like however to bring to your attention that the continuation of the case is resulting in a continuation of slander of the defendants in the Ismaili community by the "friends" of the REAL plaintiff, which in turn has resulted in several death threats on my life as shown in the documents in the file of the court, and in the marginalization of my family in the community which for an devoted Ismaili family as mine, is the greatest psychological torture to which it can be submitted. All of this is explained in articles 10 and 22 of my affidavit. Thus from my perspective there was and still is effectively urgency that this file is closed very quickly. As a matter of fact there are even several postings since last week about excommunicating the defendants. Everyday the situation becomes worse.

Therefore the main purpose of the special sitting was NOT only to seek an Order staying the cross examinations currently scheduled to be carried out between August 9 and August 26, 2010, but was rather mainly to seek *"An order pursuant to Rule 90(2) of the Federal Court Rules ordering the attendance of the named plaintiff for an oral examination in Paris, France, within 21 days of the order being pronounced by this court"*, as mentioned in the article #2 of my motion. In fact the Counsel for Plaintiff, Mr Gray, by refusing to arrange a 5 minutes informal meeting to resolve the lawsuit with the Aga Khan has forced us to go the way of formal Discovery and Motions.

And this request has effectively a character of extreme urgency as the discovery which can happen very quickly would immediately bring the whole case to an end as there is a written commitment by both defendants to immediately abide by

whatever instruction the "named plaintiff", the Aga Khan would give to the defendants during the discovery and this would bring to an end the death threats to myself and the marginalization of my family. If, as we expect, The Aga Khan confirms that His name has been misused and he has not initiated the case as the 5 expertises of forgery confirms, at least justice will be done to us.

The order for staying all proceedings till discovery was requested as this would have saved substantial cost to all the parties as the discovery will compulsorily close the case as mentioned above, thus rendering all procedures unnecessary. As a non lawyer, I believed that this was also what the tribunal generally desired.

Your statement that the request by the Defendants to seek a stay of the cross "appears to be an attempt to derail the orderly progression in the perfection of the motion records", does not represent the context of the above, and I can assure you that there was NEVER any intention whatsoever to derail any proceedings, much on the contrary. Four cross-examinations have been completed this week as scheduled under your guidance. More will be undertaken next week. In fact even this process has not been fair as Mr Gray ordered an overnight transcript of my examination and probably discussed it with the two witnesses before their examination. In this regards, Mr Bhaloo confirmed during his examination that he had discussed the case with Mr Gray and Mr Sachedina prior to his examination.

Finally, the only purpose of this letter is to clarify what I believe to be misunderstandings and to reassure the tribunal that I have all the intention to always abide by directions and rulings from the tribunal.

Nagib Tajdin

CC: Brian Gray

CC: Alnaz Jiwa