

**This is Exhibit "7" attached to the
Affidavit of Nagib Tajdin
Sworn on May 8, 2012**

MRC

Nagib Tajdin

From: Jiwa Law [jiwalaw@yahoo.ca]
Sent: Tuesday, November 23, 2010 8:31 AM
To: Dickenson, Alison
Cc: WhyteNowak, Allyson; CMT_Ottawa; <nagib@tajdin.com>; Gray, Brian
Subject: Re: Federal Court File No. T-514-10 - Attention Prothonotary Tabib

URGENT for the attention of Prothonotary Tabib.

I require a case conference to be arranged immediately.

Mr. Gray has failed to abide by your direction and also failed to comply with rules governing motions in that he has in his revised memorandum of fact and law improperly added facts concerning matters over and above the affidavits and cross examinations.

The revised memorandum was allowed to refer to cross examinations conducted on the affidavits, but he has gone much further. Mr. Gray has often commented on his being an Officer of the court and yet he deliberately breached your direction concerning this issue.

His memorandum must be ordered expunged from the court file, and perhaps either redone or just leave the earlier one as is and we can refer to the court parts of the cross examination in oral arguments.

I cannot prepare my revised memorandum until this issue is resolved, as otherwise I will have to respond appropriately in preparing my revised memorandum.

Alnaz Jiwa
Sent via iphone

_____ NOD32 4978 (20100326) Information _____

This message was checked by NOD32 antivirus system.
<http://www.eset.com>

2012-04-14

Nagib Tajdin

From: Dickenson, Alison [Alison.Dickenson@cas-satj.gc.ca]
Sent: Thursday, November 25, 2010 4:04 PM
To: BrianGray; AllysonWhyteNowak; Nagib Tajdin; Nagib Tajdin; Jiwa Law Office
Subject: T-514-10 His Highness Prince Karim Aga Khan v. Nagib Tajdin et al.

Dear Sirs and Madam,

This is to advise of the following Directions of Madam Prothonotary Mireille Tabib dated November 25, 2010:

"The Defendants' objections to the revised memorandum of fact and law of the Plaintiff (except for that relating to paragraph 110, discussed below), are to the conclusions drawn by the Plaintiff from certain facts, and not to the Plaintiff having made unauthorized reference to the basic facts. These objections are better left to be argued before the Judge hearing the motions on the merits.

The Plaintiff is to serve on the Defendants and bring to the Court, in a sufficient number of copies, a revised page 31 of its revised memorandum of fact and law on the Plaintiff's motion for summary judgment, restoring paragraph 110 to its original formulation. The Registry shall substitute the current page 31 of the revised memorandum with this new page. The Plaintiff will also send to Mr. Tajdin a non-red-lined version of the said revised memorandum with the substitution effected.

The red-lined version of the Plaintiff's combined revised memorandum of fact and law will be returned to the Plaintiff.

The time within which the Defendants may serve and file amended or revised memoranda of fact and law is extended to November 29, 2010."

Yours truly,

Alison Dickenson
Federal Court
Registry Officer, Case Management
Tel: (613) 947-6027
Fax: (613) 952-3653
E-mail: CMT_Ottawa@cas-satj.gc.ca

_____ NOD32 4978 (20100326) Information _____

This message was checked by NOD32 antivirus system.
<http://www.eset.com>

2012-04-14