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F I L E D	FEDERAL COURT COUR FÉDÉRALE	D É P O S É
May 27, 2022 27 mai 2022		
Jonathan Macena		
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FORM 301 Rule 301
FEDERAL COURT

GARETH LLEWELLYN

and

NATIONAL SECURITY INTELLIGENCE REVIEW AGENCY

Notice of Application

TO THE RESPONDENT:

A PROCEEDING HAS BEEN COMMENCED AGAINST YOU by the applicant. The relief claimed by the applicant appears below.

THIS APPLICATION will be heard by the Court at a time and place to be fixed by the Judicial Administrator. Unless the Court orders otherwise, the place of hearing will be as requested by the applicant. The applicant requests that this application be heard at *(place where Federal Court of Appeal (or Federal Court) ordinarily sits)*.

IF YOU WISH TO OPPOSE THIS APPLICATION, to receive notice of any step in the application or to be served with any documents in the application, you or a solicitor acting for you must file a notice of appearance in Form 305 prescribed by the [Federal Courts Rules](#) and serve it on the applicant's solicitor or, if the applicant is self-represented, on the applicant, WITHIN 10 DAYS after being served with this notice of application.

Copies of the [Federal Courts 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 OPPOSE THIS APPLICATION, JUDGMENT MAY BE GIVEN IN YOUR ABSENCE AND WITHOUT FURTHER NOTICE TO YOU.

May 27 2022

Issued by: (Registry Officer)

Address of local office: Court Administration Services

Ottawa. Ontario. K1A 0H9

TO: National Security Intelligence Review Agency

Box 2430, Station D Ottawa. ON K1P 5W5

Application

This is an application for judicial review in respect of a judgment rendered by the National Security Intelligence Review Agency (NSIRA), their file # 07-403-53, dated May 9 2022 but found on my doorstep (UNSIGNED FOR) on Thursday May 12 stating that my complaint filed in March 2021 about CSIS abuse pursuant to ss.16(1) of the National Security Intelligence Review Agency Act was found 'frivolous' and that "the allegations raised in your complaint do not refer to an activity carried by CSIS."

The applicant makes application for: The applicant seeks the acceptance of my complaint with NSIRA and finds the complaint was within their jurisdiction and NSIRA will accept it for investigation per the NSIRA protocols.

The grounds for the application are: The complaint already contains 43 appendices with ample evidence of CSIS involvement including roughly two dozen CSIS file numbers, pictures, ATIP-received documents etc, along with irregularities that may suggest CSIS interference with the complaint.

This application will be supported by the following material:

Affidavits from my wife, material referred to in earlier Federal Court ATIP appeal, other evidence not yet submitted, affidavits not yet received, my original and redacted versions of my complaint to NSIRA, other evidence not yet obtained.

The applicant requests NSIRA to send a certified copy of the following material that is not in the possession of the applicant but is in the possession of the NSIRA to the applicant and to the Registry: Copies of any and all material NSIRA received by the applicant through mail or email; copies of any and all material use to adjudicate the applicant's complaint, including e-mails, notes, memos, position papers, etc.; copies of any and all communications between NSIRA, CSIS and the Dept. of Justice; copies of the ATIP responses from NSIRA (P-2022-001) plus Access to Information requests they have yet to acknowledge.

May 27 2002

Issued by; _____

Registry Officer

TO: The Attorney General of Canada
East Memorial Building
284 Wellington Street
Ottawa, Ontario. K1A 0H8