

New Zealand Violates Human Rights of Canadian Dare Foods Heiress and CIA Whistle-blower Husband

Sent by email on September 16, 2016 to all of the New Zealand Government opposing party representatives: Labour; Greens; NZ First; United Future; Act NZ = 59 members of parliament.

To whom it may concern,

How can people in power stand by and permit the National government as head of the New Zealand parliament to wash their hands and inflict such unjustified and emotional anguish on a long married and much in love couple?

Put rationally, ignoring the emotional pain being so callously inflicted; the NZ's National government's treatment of me as an applicant for residency under the government's "Investor Plus" scheme (\$10M+) is so contrary to what they claim is their view of national interest; that this fact alone deserves being challenged by the country's opposition parties of which you are a member. Having been fallaciously declined, my application is now under appeal. But while we await the appeal process, it defies all sense of human decency and morality that as a Canadian citizen, I have been barred from New Zealand for over a year and not allowed to even visit my stateless husband! WHY? Could Prime Minister John Key be the neutered Clinton lap dog during Hillary's bid for the US Presidency?

I would hope that you would add your voice within the opposing Party circles to mount a challenge in the next session of Parliament regarding the government's trampling of my husband and my human rights. The Wilfred case should give you plenty of ammunition with which to finally and substantially challenge and defeat the National government bullies.

Kind regards,

Carolyn Dare Wilfred & Harmon Wilfred

Supporting Information Below:

What New Zealand is doing to us in league with the US and the Clintons is shameful! We have done nothing wrong to deserve this kind of cruel treatment...to keep two people who love each other so much (married for 18 years) apart for more than a year! This cannot be justified and is just another dimension of the political retribution and the human rights violations that have been heaped upon me and my husband. This is extremely hurtful and distressing and needs to STOP! Please refer to this recent article in the "Otago Daily Times": [New Zealand kowtowing to US, applicant claims](#)

The United Nations conventions have it that the condition of "statelessness" is an affront to individual human rights and that it is incumbent on any state to ensure that statelessness among its residents should be regularised with minimum delay. Despite repeated requests for citizenship, a residence permit or even a travel document; the NZ government has consistently refused to make any move to regularise Harmon's status. Instead, it has repeatedly sent officials round to his door and threatened (to his wife's despair) to deport him 'within the week.' However, no longer having any home country to which to return, Harmon refuses to consent to his deportation. Forcefully and illegally renditioning him back to his country of birth would create an enormous scandal that would draw most unwelcome

attention to the financial manoeuvrings of the CIA and the Clintons. Thus Harmon has remained in limbo for the past twelve or so years, imprisoned in his gilded cage and unable to travel overseas.

Carolyn, already having lined up several worthy NZ businesses in which she was happy to invest, immediately applied for residency under the Investor Plus (10+M) scheme. She was told that she would have to make her application under the new scheme from an overseas location. As a Canadian citizen with no criminal record of any kind and knowing that there is a visa waiver agreement between New Zealand and Canada, she duly left the country for a short visit with her daughter in Canada while her residency visa was being processed. Within twenty-four hours of her flying out of Christchurch International Airport on September 5, 2015, the NZ Immigration Service issued an all ports ban on her re-entry into New Zealand. Carolyn's lawyer protested and was initially told it was an administrative error that would be soon rectified. Over twelve months later, it still hasn't been. The Canadian government has said that the incident is none of their concern and is a matter for Mrs. Wilfred to take up with the NZ government. With all other avenues having failed, the Wilfred's New Zealand lawyer has taken up the matter with the Ombudsman on the basis of the gross violation of Carolyn and Harmon's human rights.

Carolyn's case has all the potential for and appearance of a rapidly brewing media and parliamentary storm. It makes for excessively bad PR to be seen to be forcefully and perhaps permanently separating a loving and long-married couple, neither of whom has any record of criminality, and both of whom can demonstrate the value they will provide to the economy. Why is the New Zealand government prepared to risk spending so much political capital over such an apparently ancient and time-expired case?

That still leaves the question as to why force this matter to a crisis point by so guilefully and cruelly separating a couple who were living peacefully in Christchurch, at the bottom of the world and well out of the way of American politics? In such strange and inexplicable circumstances, paranoia can creep in and far-fetched theories be entertained. Perhaps the idea is to give the couple cause to give public expression to their despair and depression, thereby providing cover for their supposed "planned suicide"!

[The CIA / Clinton Foundation Covert Money Laundering Connection](#) (August 28, 2016)

Recent reports show the Clintons amassing funds of up to three billion dollars with at least two billion having been received since the Clinton Foundation's inception in 2001. "Where did the money come from?" Is it a coincidence the Clinton's also formed a CIA multi-billion dollar covert funding partnership in 2001? Harmon Wilfred, as a CIA "asset" and unwitting architect of this cash cow is convinced the Clinton portion of this partnership is being laundered through the Clinton Foundation....

Q: What do you get when you combine the [Clinton/CIA global covert funding operation](#) with the [Clinton Cash](#) Connection?

A: A politically legitimized billion-dollar global money laundering crime syndicate with the CIA as the enforcement arm. www.luminadiem.com

Hint: *The Clinton Foundation was activated during the same year as the CIA/Clinton covert funding partnership became operational.*

I watched the Clinton Cash documentary and it became obvious to me that there is a direct relationship between the completion and funding of the first \$15 billion tranche of the Clinton/CIA covert funding deal ("CCF") in 1999 and the entire Clinton cash strategy. First of all, the Clinton Foundation was first created and funded in 1999, Clinton's last year as President. It only makes sense that the Clinton's were using these international deals to launder and invest the money from the CCF through his new found political and corporate syndicate. In the India example the donor actually admitted that the money contributed to the Foundation was not his.

The continuation of this process has been assured by the fact that there were originally 32 of these multi-billion dollar bank notes issued of which 11 were assigned to the CIA by 1999 through Central American countries and the balance were in process to be obtained. This was confirmed to me by a meeting in Colorado Springs with a member of the Rothschild family, Shamuël Emanuel Abijah (code named "The Principle") who met with me in my Colorado Springs office and showed me the 32 notes in high resolution copy and revealed to me at the time that it was his family that caused the original notes to be issued in the 1960's. Although his family was upset that the CIA had obtained possession of 11 of these notes (bearer bonds), as the bonds were already exposed to private trust intermediaries, they were compelled to cooperate and take part in the deals. The first bond transacted at a value of \$15 billion in 1999 was the smallest of the 11 notes scheduled for transaction. I was told that due to the size and nature of each transaction they would initially limit them to one per year.

It's easy to see how the Clinton's would become the brains of the laundering and investment strategy of this operation controlling all transactions through their Foundation and utilising their political clout and their long standing political/corporate syndicate oligarchs to funnel billions throughout the international scene in order to accomplish the covert and overt deals of the organization. - Harmon Wilfred

[The CIA as King-maker, while the Constitution founders](#) (September 3, 2016)

"The key to the problem is that it's not just Hillary Clinton running for the Oval Office, but also her allies (or handlers) in the CIA who intends to share the office with her. No one other than Harmon [Wilfred], and that was only after he had viewed the 'Clinton Cash' documentary, had made the connection between the Clinton Foundation and its use as a money laundry for the CIA."...

"The only thing necessary for the triumph of evil is that good men should do nothing." John F. Kennedy quoting Edmund Burke (great parliamentarian - 100 years ago)

You may call Harmon on a Toronto Free-phone (416 342-6061) which rings his New Zealand office phone or email him at harmon@harmonwilfred.com. Please take note of the time zone difference when calling.