

FAX TRANSMISSION SHEET

PACKAGED OFFICES
104-1037 West Broadway
Vancouver, B.C. V6H 1R3
Tel: 732-9213
Fax: 733-0465

DATE Nov. 30, 92

009117

NUMBER OF PAGES 18
(including this header sheet)

TO Kim Campbell, MP for Vancouver Centre
FAX NO 666-4874
FROM Dr. Feng Gao (H) 734-0095
(resident in the riding of Vancouver Centre)

IF ANY PROBLEMS WITH TRANSMISSION, PLEASE FAX (604) 733-0465 OR CALL (604) 732-9213

MESSAGE:

These are press releases I have sent to
CBC-TV I have strong reasons to believe the
CBC regional management have informed against
me and a political persecution ordered by
the PM is underway. I need the immediate
public support of my MP and the B.C. TORY
MPs. Charlottetown constitutional
process was an elaborate setup by the PM
to settle political scores and eliminate
potential political opponents. I'll get in
touch later.

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CBC-TV,

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Attached To
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This press release is to inform you of a civil writ, filed by me at the Vancouver Registry of the Supreme Court of British Columbia, against the University of British Columbia and Royal Canadian Mounted Police, for damages inflicted on me by both defendants and Dr. Maria Klawe, agent of the first defendant. A statement of Claim is enclosed. I will discuss the role of Dr. Klawe's Mulroney-style of leadership in originating and escalating disputes between her and me, and in causing damages to me as well as to the University. I will also discuss the role of Prime Minister Mulroney's leadership in causing damages both to the Meek Lake and Charlottetown Constitutional accords and to the economy during the constitutional processes. I will also suggest the role the people of Canada should play to prevent further ^{such} damages. ~~from~~ The following are my statements:

* In August or September 1990, Dr. Klawe deliberately misled me to withdrawing my application for a tenure-track position in the Computer Science Department by misrepresenting to me information regarding vacancies,

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BROADBANDS

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causing me serious financial loss.

* This action by Dr. Klawe was in retaliation for my speaking my mind during a previous recruiting incident, in which Dr. Klawe escalated small differences of academic opinions into serious political fights and broke the university regulation to prevent a timely job offer from being made to Dr. Pascal van Hentenryk, resulting in the possible loss of an outstanding faculty member to the University.

* On July 2, 1992, during the University's attempt to evict me ^{from my office}, I was falsely arrested and falsely imprisoned by RCMP, and suffered emotional trauma and humiliation.

* Dr. Klawe was directly responsible for my false ^{In late June 1992,} arrest and false imprisonment by RCMP. She bullied other members of the Department, who were sympathetic to my plight but were uninformed and uncertain about the true situation, into taking a stand supporting her without my knowledge. She then ^{indirectly} misrepresented this information to me ~~the staff~~ and misled me to making ^{misinformed} an unwilling and self-implicating statement out of my care for my fellow Department members, and used it as evidence to frame me with the ~~the~~ University administration and RCMP.

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* The University administration unfairly favored Dr. Klawe in its handling of my internal grievances. The President's Office conducted superficial investigations regarding ~~the~~ Dr. Klawe's handling of my job application, ~~which~~ simply ignored clear evidence presented by me about Dr. Klawe's misconduct in the van Hentenryk incident.

* Part of the damages I suffered, namely false arrest and false imprisonment, could have been avoided had my fellow Department members been more resolute in taking ^{the} matters into their hands when I repeatedly appealed to them.

* Dr. Klawe's confrontational style of leadership and hardball tactics, both professional and personal, are the ultimate cause of the devastating damages I suffered and ^{the} serious damages the University suffered.

* Dr. Klawe's leadership style bears striking resemblance to the leadership style of Mr. Brian Mulroney as the Prime Minister of Canada.

* Prime Minister Mulroney's leadership style, while effective for handling legislations that are unpopular in the short-term but may have significant economic benefits in the long run,

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is not only fundamentally unfit for, but detrimental to either building national consensus in constitutional reform or nursing the economy ~~during~~ ^{during} the recession. His confrontational approach and scare tactics bear the ultimate blame for both the Meech Lake and the Charlottetown constitutional fiascoes, and have during the constitutional processes inflicted considerable damages ~~to~~ ^{on} the economy. Yet the politicians of this country, willingly or unwillingly, are turning a blind eye to the apparent failure of his leadership and its fallout, ignoring the grave danger the continuance of his leadership poses to the well-being of the country and of the people.

* The existent political process of this country has failed the people. We, the people of Canada, must now take the destiny of the country ~~into~~ ^{into} our own hands. We must speak our mind loud and clear, and force the politicians to face reality, to hold Mr. Mulroney accountable for his irresponsible actions, and to remove him from the leadership position of the country immediately. Until they do so, the politicians of this country will not have the trust of the people. Only People Power, the angry, outraged voices of Canadians from coast to coast, will prevent Brian Mulroney and the politicians from ruining

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Canada. We, the people of Canada, are not afraid
of Mr. Mulroney. The future of Canada is now at
stake, and we will rise to this grand challenge:
Fight for Canada, and Save Canada from
Brian Mulroney!

(Dr., Mr.) Feng Cao

734-0091-

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DES RENSEIGNEMENTS PERSONNELS EN VERTU
DE LA LOI SUR L'ACCÈS À L'INFORMATION

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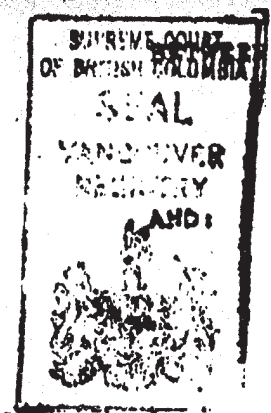
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À L'INFORMATION



C926136 Attached To

NO. VANCOUVER REGISTRY NOV 30 1992
6 October 1992

IN THE SUPREME COURT OF BRITISH COLUMBIA



DR. FENG GAO

PLAINTIFF

THE UNIVERSITY OF BRITISH COLUMBIA
and ROYAL CANADIAN MOUNTED POLICE

DEFENDANTS

WRIT OF SUMMONS

Name and address of the Plaintiff:

DR. FENG GAO, 201 - 1640 West 11th Avenue, Vancouver, British Columbia, V6J 2B9

Name and address of the Defendants:

THE UNIVERSITY OF BRITISH COLUMBIA, 6328 Memorial Road, Vancouver British Columbia, V6T 1Z2;

ROYAL CANADIAN MOUNTED POLICE, University Detachment, 2990 Westbrook Mall, U.B.C.

ELIZABETH THE SECOND, by the Grace of God, of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

To the Defendants: University of British Columbia and Royal Canadian Mounted Police (University Detachment)

TAKE NOTICE that this Action has been commenced against you by the Plaintiff for the claims set out in this Writ.

IF YOU INTEND TO DEFEND this Action, or if you have a set off or counterclaim which you wish to have taken into account at the Trial, **YOU MUST GIVE NOTICE** of your intention by filing a form entitled "Appearance" in the above Registry of this Court within the Time for Appearance endorsed hereon and **YOU MUST ALSO DELIVER** a copy of the "Appearance" to the Plaintiff's address for delivery, which is set out in this Writ.

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YOU OR YOUR SOLICITOR may file the "Appearance".
obtain a form of "Appearance" at the Registry.

You may

IF YOU FAIL to file the "Appearance" within the proper Time
for Appearance, JUDGMENT MAY BE TAKE AGAINST YOU without further
notice.

The address of the Registry is:

800 smithe Street, Vancouver, B.C.

Name and address of Plaintiff's solicitor is:

Brian A. Mason, Esq.
MAITLAND & COMPANY
Barristers & Solicitors
#700-625 Howe Street
Vancouver, B.C.
V6C 2T6

681-7474

Plaintiff's address for delivery:

as above

The Plaintiff's claims against the Defendants are set forth on the
STATEMENT OF CLAIM attached to and forming a part of this WRIT OF
SUMMONS

The causes of Action arose wholly within the jurisdiction of this
Honourable Court.

DATED at the City of Vancouver, in the Province of British
Columbia, this 06 October 1992



Brian A. Mason, Esq.
Solicitor for the Plaintiff

TIME FOR APPEARANCE

Where this Writ is served on a person in British Columbia, the time
for Appearance by that person is 7 days from the service (not
including the day of service).

Where this Writ is served on a person outside British Columbia, the
time for Appearance by that person, after service, shall be 21 days
in the case of a person residing anywhere within Canada, 28 days in
the case of a person residing in the United States of America, and

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42 days in the case of a person residing elsewhere. The Court may shorten the time for Appearance on ex parte application.

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ATTACHED TO AND FORMING A PART OF THE WRIT OF SUMMONS HEREIN

STATEMENT OF CLAIM

1. The Plaintiff, Dr. Fang Gao, is a computer scientist and resides at 201 - 1540 West 11th Avenue, Vancouver, British Columbia, V6J 2B9.
2. The Defendant, The University of British Columbia ("U.B.C.") is a university within the meaning of the "University Act" R.S. 1979, c. 419, with executive offices at 6328 Memorial Road, Vancouver, British Columbia, V6T 2B3.
3. The address for the Defendant, Royal Canadian Mounted Police ("R.C.M.P.") connected with this action is at University Detachment, 2990 Westbrook Mall, University of British Columbia, Vancouver, British Columbia, V6T 2B3.
4. At all times material to this action, Dr. Maria Klawe, was acting in the scope of her employment with the Defendant, U.B.C. as head of its Computer Science Department.
5. In or about February 1990 the Plaintiff submitted an application to Dr. Maria Klawe seeking a tenure track position with the Defendant U.B.C.
6. At a meeting in August or September 1990 between the Plaintiff and Dr. Maria Klawe, Dr. Klawe informed the Plaintiff that the Department had only one open tenure - track position with another to be available soon pending the departure of another faculty member; but that neither of these positions were in the area of the Plaintiff's expertise.
7. In fact at the time of this meeting there were a total of three available tenure - track positions one of which was open to candidates in one of the areas of the Plaintiff's expertise, namely numerical analysis.
8. Dr. Klawe knew, or reasonably ought to have known because of the special nature of the relationship between the Plaintiff and Dr. Klawe, that the Plaintiff would rely upon her representations.
9. Relying upon the aforesaid representations of Dr. Maria Klawe the Plaintiff withdrew his application for a tenure - track position and accepted a one year fixed term contract extension with the Defendant, U.B.C.
10. Dr. Maria Klawe acting on behalf and with the ostensible authority of the Defendant, U.B.C., at the aforementioned

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meeting deliberately misled the Plaintiff or, in the alternative, negligently mis-stated facts to the Plaintiff by informing the Plaintiff that no tenure - track positions were open to candidates in his fields.

11. At no times material were these misrepresentations of the Defendant, U.B.C., through its employee and agent Dr. Maria Klawa, made to the Plaintiff under the lawful authority of any statute.
12. Because of the deliberate or negligent mis-statements of Dr. Klawa the Plaintiff sacrificed the opportunity to obtain a tenure - track position at U.B.C. and has suffered serious financial loss as a result thereof.
13. The Plaintiff has made diligent efforts to mitigate his losses by finding alternative employment in his areas of expertise but at the date of this Statement of Claim has been unsuccessful in doing so.
14. That the usual practice at the Computer Science Department at U.B.C. was to allow a reasonable time after the expiration of a term of employment for faculty members to vacate their academic offices provided.
15. Following the usual practice the Plaintiff returned to his office on the morning of 2 July 1992, the first working day after formal expiration of his contract.
16. That both of the Defendants unlawfully caused the Plaintiff to be arrested, handcuffed, and incarcerated.
17. At no time material was the Plaintiff committing any offense under the Criminal Code.
18. The officers of the Defendant, R.C.M.P., (University Detachment) had no reasonable basis to believe that the Plaintiff was committing or about to commit any criminal offence which would justify the arrest, handcuffing, and incarceration which ensued on 2 July 1992.
19. The arrest of the Plaintiff and his detention was, on the part of both Defendants, without legal basis and actuated by malice.
20. As a result of the false arrest and imprisonment of the Plaintiff the Plaintiff suffered serious emotional trauma and humiliation.

WHEREFORE THE PLAINTIFF CLAIMS:

AS AGAINST THE UNIVERSITY OF BRITISH COLUMBIA

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- (a) damages for deliberate misrepresentation;
- (b) in the alternative damages for negligent misrepresentation;
- (c) damages for false arrest and false imprisonment;
- (d) costs;
- (e) such further and other relief as to this Honourable Court may seem meet and just.

AS AGAINST THE ROYAL CANADIAN MOUNTED POLICE, UNIVERSITY DETACHMENT

- (a) damages for false arrest;
- (b) damages for false imprisonment;
- (c) costs;
- (d) such further and other relief as to this Honourable Court may seem meet and just.

**PLACE OF TRIAL - 800 SMITH STREET
VANCOUVER, BRITISH COLUMBIA**



**Brian A. Mason, Esq.
Solicitor for the Plaintiff**

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ET LA PROTECTION DES RENSEIGNEMENTS PERSONNELS
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ET LA PROTECTION DES RENSEIGNEMENTS PERSONNELS
LOI SUR L'ACCÈS À L'INFORMATION

CBC-TV,

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This is a supplement to the press release
I sent you concerning my lawsuit against UBC_N and RCMP
in which I also discussed Prime Minister Brian
Mulroney's leadership style and the damages his
leadership has done to the country.

Mr. Stan Wilbee, MP for Delta, B.C., has
spoken out publicly, criticising Mr. Mulroney's
leadership and requesting a province-by-province
Tory leadership review. The B.C. Tory MPs should
speak out now in support of Mr. Wilbee, reaffirm
their confidence in him as the B.C. caucus chair,
and defy Mr. Mulroney's threats of retaliation
by means of cabinet restructuring or by any other
means. Reducing the size of the cabinet and
the bureaucracy is an idea of strong merits in
principle, but should ^{be} done on the basis of careful
analysis and planning, and ~~should~~ ^{must} not be used
as a means to punish or suppress valid dissenting
opinions. In any case, it should take a back

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seat to the most pressing issue facing the country
 right now, that of Mr. Mulroney's fitness as
 the prime minister. Whether this issue can be
 resolved promptly and satisfactorily will have
 serious effects on the economy. Any substantial
 restructuring of the cabinet, if needed, should
 come only afterwards. As for the position of
 the Constitutional Affairs Minister, it is not yet
 redundant. Before taking up any new tasks,
 Mr. Joe Clark needs to give the people of Canada
 an adequate explanation for the recent Charlotte-
 town constitutional fiasco and a satisfactory
 account of the full extent of damages the latest
 constitutional adventure of the Tory government
 has done to both national unity and the economy.

Feng Gao

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CBCTV.

This press release is in response to the news that Prime Minister Brian Mulroney has just ordered \$ 5 billion in spending cuts that possibly range ~~to~~ from the military, foreign aid to training programs, the unemployed and even social programs, allegedly to avoid a near-record deficit and better the government's chances of re-election.

Our country is in a deep political crisis. Out of his self-interest, Brian Mulroney is leading our country onto a dangerous path. He must be stopped at once before he ruins our country.

Drastic spending cuts not only are against the fundamentals of economics when applied during a slow and fragile economic recovery from a deep recession, but given the targets chosen would ~~have~~ ^{wield} devastating consequences on the well-being of the people and on the standing and position of our country in the international community. Cuts on the military and on the foreign aid would endanger Canada's pre-eminent peacekeeping role and Canada's reputation as not only the United Nations' No. 1 country on earth but a country that has held out a

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generous helping hand to the less fortunate people in the world. Proposing cuts on training programs, the unemployed and social programs, coming on the heels of a lavishly-funded constitutional process, shows Brian Mulroney's total disregard for the welfare of ordinary people. His alleged objective of deficit reduction is nothing more than an excuse for pursuing his goal of saving his own political skin at the cost of the country and the people.

Brian Mulroney's leadership record is a horrible one. His economic initiatives caused considerable short-term negative economic effects a lot of which could have been avoided. His constitutional adventures have done nothing but damages to both national unity and the economy. The horse-trading approach he employed during the final stage of Charlottetown constitutional negotiation after he pushed Joe Clark aside (Poor Mr. Clark, he never failed Mr. Mulroney, not yet anyway,) and discarded proposals based on the efforts of many experts, political leaders and ordinary people, together with his hardball tactics during the referendum campaign, caused

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the massive No votes across the country and the resulting division and resentments among people. His confrontational statements also started the current period of relative high interest rates that ~~possibly~~ ^{likely} ^{significantly} ~~prolonged~~ ~~the~~ ~~recession~~, and adversely affected people's lives. After the lesson of Meech Lake, Brian Mulroney did it over again, this time on a larger scale and causing much more serious damages. They like to say Mr. Mulroney never learns. Well, he can't be that dumb, can he?

The people of Canada want to see Brian Mulroney go, and we also want to see him held accountable for the damages he has done to our country. Politicians are elected by the people, and they must respect the will of the people. In order to regain the trust of the people, the Tory MPs must now rise to their feet, conduct a ~~national~~ ^{party} ~~wide~~ leadership review, condemn Brian Mulroney for his grave mistakes and wrongdoings, and ~~please~~ remove him from the leadership position of the country promptly. The people of Canada are giving

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the politicians a choice : stand by the people,
or be swept away along with Brian Mulroney
by People Power.

Feng Gao

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