## 12. Miscarriage of justice via misleading data visualization

The special case of misleading data visualization produced via software supplied by a company called Health-IM, leading to my illegitimate detention, is explained in this subsection.

Within my health records I found a copy of the *Application for a Form 2*, as filled in by [Redacted] with malicious lies about me "having delusions of grandeur for believing myself to be twice exceptional" and "identifying with mercenaries while having contacts with 'militias'." They intended to paint me as a violent, psychopathic terrorist to whom they could purposefully do any range of sadistic things, and they did exactly that. Worst of all, I wasn't the first, and still haven't been the last of the thousands of people, per year, who are illegally detained, tortured, subject to cruel forms of humiliation, and sexual harms by state-sponsored entities in North America.

There was also another sheet of paper filled in by Waterloo Regional Police Services (WRPS) officers, using the software called interRAI BMHS from Health-IM Inc., within the health records released to me from Grand River Hospitals and Clinics (GRHC), of Kitchener-Waterloo Region. Exhibit - A showcases a particular aspect of the type of forgeries and fraudulent activities, that are conducted in a systematic way to harm targeted and profiled individuals, and groups. As such, it is factually evident that the interRAI BMHS Health-IM software, as an inter-agency communication tool, was used for coordination among state-sponsored threat actors, and was used for reinforcing the deliberate lies introduced by the social worker, [Redacted], in the *Application for a Form 2*.

I must emphasize here that in the days leading to my arrest, I did not have "pressured speech or racing thoughts," nor did I have any type of "abnormal thought process," and I certainly did not have "a plan for self-injury, or a scheme to end own life." These things were categorical lies, and fabrications that were illegitimately inserted into the interRAI BMHS records by state-sponsored bad-faith actors, on the 15th of May, 2020, as indicators of a "mental health crisis." Also, the notes and cursory checkboxes ticked by WRPS officers, to justify their actions needed more details, and better context, that were unfairly omitted from the interRAI BMHS records.

Accompanying such willful and brazen lies was the graph shown in Exhibit - A.

— Please turn to the next page —

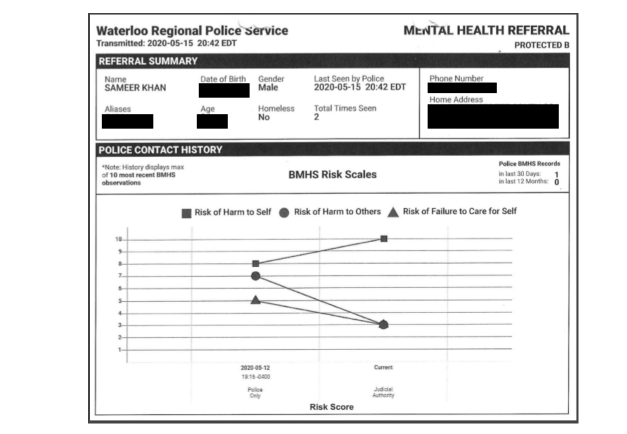


Exhibit A — Police contact history and BMHS Risk Scales

In Exhibit - A, the graph indicates that on 12th May, 2020, the police decided that I was at "high risk of harm to self" and came up with a made up score of 8/10 on a Likert Scale. They also decided that I was at a moderate to high risk of: "harm to others" and "failure to care for self." These factors were respectively given an arbitrary score of 7/10 and 5/10.

Next, Exhibit - A indicates that by the 15th of May, 2020 the police and a judicial authority, magically decided that both the risks of me harming others and an inability to care for myself, had gone down to 3/10, but the risk of harming myself had skyrocketed to **10/10**.

As a side note, and a valid concern of international significance:

If the value of 10 on the y-axis of such a graph represents death, as in suicide or homicide, what would be the value for mass murder or genocide? Ten to the power of ten? And then what about serial mass murders and serial genocides? Ten to the power ten, whole to the power of ten?

Why do I bring up the topic of genocides and mass murders?

It is for introducing the important context regarding the history and role of Canadian government, military, civic institutions, private companies, and particular Canadians in ongoing

series of genocides, mass murders, mass rapes, tortures, and abductions conducted within: the Americas, Australia, Pacific Islands, Carribian Islands, Africa, South and Southeast Asia, and the whole of the Middle-East.

That particular history of our existence on earth, spans centuries of inhumane atrocities committed by persons of American, British, Canadian and European origin! This is a key factor in the overall situation described in this document, because of my role as a material witness to the industrial scale methods, used by entities of Canadian, British, and American origin, for carrying out a series of mass murders of civilians in Afghanistan and Iraq, and for the destruction of their properties, during the 2000s.

Coming back to the main topic of this subsection: On what basis were legal decisions about my mental, physical, and social state of existence made during Fall-2019, and Spring-2020 by persons using interRAI BMHS? How many coordinating groups of actors and organizations were involved in those decisions?

If any of the fictitious indicators noted through interRAI BMHS were true, how was I able to perform activities of daily living and self-care like maintaining routines of hygiene, eating, and sleeping during those weeks and prior months?

Or, How was I able to perform executive functions during that week like taking care of errands, shopping for groceries, dressing according to the weather or occasion, and even working out at a gym?

Throughout the weeks and days leading up to the incident of my illegal arrest, how was I able to perform social functions of living without being a danger to anyone on the bus, on the streets, in the bank, the park, the grocery stores, the gym, the mosque, the restaurants, or the barbershop?

So what possibly gave the police an impression that I was at grave risk, and was practically guaranteed, of harming myself on 14th or 15th May, 2020? I did not interact with any police personnel on the day of my arrest until the hour they came to my apartment door.

Moreover, did the police officers arrest me from the roof of my building while I was intending to jump? No! They dragged me out of my home in the night, when I was drinking tea after dinner, and was adjusting the brightness of my home theater's projector in my living room.

How did the police or any other responders come up with the fabricated numbers on the graph shown in Exhibit - A?

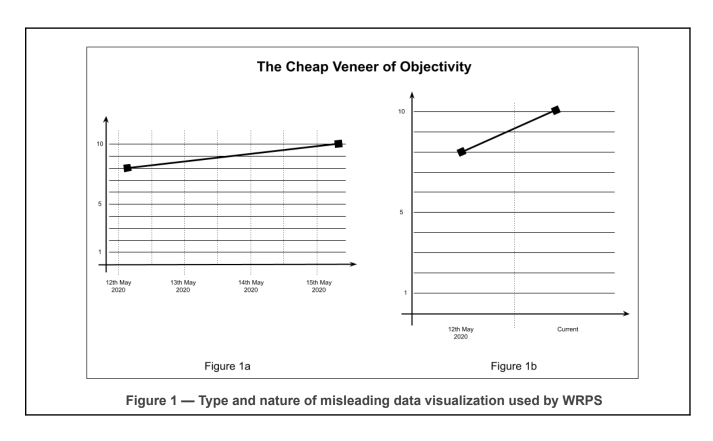
Additionally, in the graphing tool of interRAI Health-IM software, which must have been used against a variety of persons over the years by numerous police departments in Ontario and

other jurisdictions, categorical variables like — risk of harm to self, to others, and inability to care for self — are misleadingly used as ordinal variables. This is a fundamental math-error, and is an illegitimate use of statistical inference!

The graph shown in Exhibit - A has been cunningly used in a legal context within numerous cases throughout Ontario, with a pretense of objectivity, even though it is completely wrong, fallacious, and fabricated. The use and creation of data management and communication tools with such gross errors, is neither a mistake, nor a misunderstanding, nor an accidental miscommunication of any kind!

Much more misleading is the scaling factor of the graph shown in Exhibit - A.

As described in Figure - 1, we can see that a diagram similar to Exhibit - A can be produced with any number of segments and arbitrary segment-spacing along horizontal and vertical axes.



This form of deception with improper visual inference tools is a common hack, used among graduate students and professionals of poor tutelage.

The following description explains the method of using misleading data-visualization for false arrests. These pieces of evidence are factual, irrefutable, and thoroughly undeniable!

As illustrated in Figure - 1a we can see how a particular type of scaling factor can be used to indicate an insignificant relative change, in a condition over time, using a line with a gradual, small

slope. And Figure - 1b is purposefully scaled to misleadingly indicate a relatively significant change over time, in the same condition, using a line with a rapidly increasing, steep slope.

Such diagrams are not proper mathematical graphs, and can be drawn to any scale without an appropriate frame of reference for values or labels represented on either axis.

Use of such graphs as shown in Exhibit - A, to mislead legal decision makers is not a mistake, it is an intentional form of rampant cheating that the justice department has allowed and permitted to be used against dissidents and ``undesirable people`` of Canada.

The justice departments in Ontario have allowed such conniving and covert tactics to be used, particularly against Muslims in Canada, for a long time. This is an ongoing and unabated problem of severely bad consequences suffered by ordinary, innocent people.

Also, the process for vetting vendors, procuring software tools, acquiring data processing supplies, and purchasing other information technologies is a deliberative, institutionalized process. So, did all of the esteemed and well educated persons, or groups involved in deliberating on how and why to procure, and then use a software like interRAI BMHS, just happened to miss the fact that it incorporates facetious diagrams to paint members of the community as "a danger to self and others?"

The fraudulent pieces of justification were provided to Justice [Redacted] to inform his or her legal decision and judgment, towards approving the *Application for Form 2.* Justice [Redacted], conveniently authorized use of force by WRPS, GRHC, and by the Local Healthcare Integration Network (LHIN). In this manner, a deliberate and coordinated set of lies, deceptive use of data visualization, and illogical statistical reasoning on part of the regional justice department, WRPS, GRHC and other intermediaries, were fabricated for creating the resemblance of due diligence, and objectivity.

For decades, such fabrications have been used by law enforcement, secret service, healthcare, and social service agencies in Canada — for justifying normalized hate and bigotry against those who are unfairly labeled as a "nuisance," but who cannot otherwise be made to look like a criminal, which would require more rigorous proofs for authorizing use of force, to be made available for public scrutiny.

Illegitimate tools like InterRAI BMHS, have been systematically embedded in societal structures through sustained efforts of collegiate members from the University of Waterloo. Those collegiate members, who also happen to be promoters of Health-IM, have profited financially from cunningly harming Canadian citizens and residents, as well as international students, workers, and visitors, by using their "air of legitimacy" to mask their intentional genocidal activities.

These forms of coordinated attacks by state-sponsored agents have been, and continue to be orchestrated stealthily, in order to put differently abled or ethnically diverse persons, through harsh and punitive ``sentencing,`` using records that can be kept secret or modified privately, without any public auditors or civic members noticing such conniving actions.

This form of duplicitousness and treachery against ordinary citizens, residents, and international community is the basic template of the cunning, sly, and insidious tactics used by state-sponsored bad actors — to harm and disenfranchise millions of community members — with malicious genocidal intent and conniving designs.

## 12.1. The issues concerning Ontario's Justices of Peace

Here, it is imperative to ask — why was Justice [Redacted] not more conscientious and critical of documents presented to him or her, with regards to cases involving "mental health" especially, in matters concerning non-citizens, and international community members?

Also, was Justice [Redacted] as a Justice of The Peace at the time — an educated jurist, or a proper magistrate, or a duly trained and regularized judge who had ascended the Bar to be able to legitimately pass legal judgements on such matters?

This particular chain of events in which officers of regional and provincial public service systems failed to uphold their basic duties of due diligence and care, subsequently caused a series of intentional harm and injuries to my good reputation, life, livelihood, and relationships. They also knowingly caused lasting, permanent damages to my body, family, reproductive rights, future earnings, and cunningly caused grievous injuries to my honor, religious rights, and dignity.

Are the previously mentioned officers of law enforcement, of justice and peace, the social workers, several medical staff, and the private companies that provided coordination tools to such agents, personally responsible and liable in these types of cases? They ought to be.

Would a number of them be responsible for criminal liabilities for willingly ostracizing and targeting a person whom they deliberately thrust into harm's way? They most certainly should be brought to justice via a thorough investigation by a competent, autonomous authority in this regard, shouldn't they?

However, those individuals, groups and companies must not be scapegoated even though they are worthy of censure and condemnation. The overall culture of suppression and subversiveness embedded within Canadian public services that gave rise to, and magnified their individual and collective misconducts and faults, needs to be redressed concurrently. For, this case isn't merely about a contamination introduced by a few officers and private companies during a one-off instance,

it is a foundational and systemic corruption within the practices and designs of Ontario's public service sector, that needs to be rectified immediately.

Such basic and fundamental flaws, arising from decades of normalized prejudice and bigotry within public sector services, have large-scale societal ramifications because they have already been systemically baked into the organizational structures that coordinate with the judiciary, to regularly impact millions of lives throughout Ontario, on a daily basis. These kinds of ``tiny`` faults and crooked behaviors, remain hidden just below thresholds of careful inspection of systems' owners, auditors, managers, and users.

It then becomes only a matter of repeated daily use and widespread adoption of such faulty systems that generate — compounding mistakes, errors, and wrongdoings, as well as normalized coordinated violations against marginalized people. It is indeed undeniable that the individuals and groups culpable in this regard, are seasoned state-sponsored policy makers, adjudicators, executives, managers, officers, frontline-workers, financiers, promoters, and accreditation bodies.

However, in such cases, the responsible parties typically remain immune and indemnified because of the subtle, compartmentalized, and hidden nature of such *endemic treacheries*.

## 12.2. Concluding remarks for Section 12

In this section we have come to witness details about how I had to endure various and several kinds of bigoted, unabashed and wretched acts committed by coordinated groups of individuals and agencies in the name of "mental health treatment." Specifically, the graphic shown in Exhibit - A, was a systematic form of misinformation used by WRPS for justifying my illegitimate arrest, with deliberate intentions to permanently destroy my good reputation and thrust me towards potentially lethal harm at the hands of state-sponsored bad actors.

The types of communications, discussions, analyses, and tools used by various groups of bad actors illustrated the motives and means of their coordinated efforts, against private individuals like myself.

Such hostile and deleterious efforts were evidently due to their political motives for removing "an undesirable person" from the local community. Their list of undesirables has historically included people of color, migrants, newcomers, gypsies, tramps, vagabonds, groups that identify with native or indigenous heritage, ethnic minorities, and particularly Muslims. Unfortunately, I learned all this through firsthand knowledge and experiences, while residing in Kitchener-Waterloo Region of Ontario, Canada.

From an overall social perspective, we can see ample evidence of prevalent literature on related issues wherein, the misuse and abuse of official powers, approbations, policies, tools, and human

resources have also been directed against poor and homeless individuals, people with physical deformities or mental health challenges, and LGBTQIA+ communities.

In particular, women and feminine individuals in each segment of society face the maximum brunt of misogyny, and the worst extremes of culturally inflicted tragedies through no fault of their own. Characteristics and features of womanhood, and femininity, are unjustly labeled by misogynists as a source of ominous misfortune, and as the very embodiment of failures due to infirmity or mental weakness. Such a libelous crime against women, persons identifying as female, and womanhood is not even recognized as tort, as human rights abuse, or as a hate crime, in a concrete manner, in most jurisdictions of the world including Canada, the US, and the UK.

These kinds of issues have continued to be openly documented by scholars and researchers in humanities and sciences alike, through journal papers, media outlets and news agencies, for decades. However, worthwhile solutions to such systemic and endemic societal problems have yet to be implemented, at least, in Ontario, Canada. Arguably, the historical reason for inaction towards solving such problems, and for permitting such systemic faults to remain prevalent, has been the systemic nature of the overall large-scale problem. This type of an overall systemic problem is too often misunderstood, ignored, denied, mocked, or simply dismissed by officials and executives who have not had to face the harmful consequences of the problem due to their privileges.

For how long can the obtuse strategies of mockery, denial, and obfuscation — put in place by authorities to propagate systems of oppression and subjugation — remain effective, even in the face of the tsunami of evidence plainly demonstrated via arts, sciences, and the daily struggles of ordinary people?

Are the details brought forth in this document by a systems engineer who happens to be a specialist in cybernetics and work domain analysis, insufficient to make any official come out of their rut of ignorance?

Essentially, any act of remedy towards ``appeasing or placating`` persons like me who have continued to suffer immensely, will remain futile as long as the foundational faults within Canadian public services remain in effect, and are wrongfully perpetuated without being suitably rectified immediately.

As such, within the overarching chain of events — during the period inclusive of the dates 17th January, 2019 to 18th February, 2021 — the parties responsible for varying levels and types of fraudulence, discrimination, and professional misconduct, especially in forcing me to suffer through unnecessary punitive medicine, torture, and illegitimate detention are:

each of the individuals, groups, teams and private companies (or corporations), as well as state-owned, state-regulated, state-assisted and/or state-run entities, organizations, and agencies that contributed to harms, injuries, or damages via

- acts of supervision, planning, management, communication, subordination, solicitation, coercion, manipulation, tampering with or destruction of recorded materials, forgery, hindrance, antagonistic behaviors, impropriety, distortion of facts, misrepresentation, falsification, concealment, dishonesty, guile, deception, misdirection, misinformation, fraud, subterfuge, provocation, disruption, abrogation, circumvention, delay, prejudice, perjury, abuse, misuse, incompetence, indifference, indolence, negligence, misconduct, malpractice, and/or malfeasance;
- or by providing inputs and/or assistance to decision makers who authorized and/or facilitated my illegitimate detention,
  - by any means of observation concerning my behavior or activities,
  - and/or through any form of interactions with me, my contacts, or with any of my protected, or private, or confidential data.

- End of Section 12 -