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Ottawa, 28 December 2009

Mr. Brian Saunders
Director of Public Prosecutions
Public Prosecution Service of Canada
284 Wellington Street, 2nd Floor
Ottawa, ON, K1A 0H8

Subject: Kyoto Protocol Implementation Act and the Criminal Code

Dear Mr. Saunders:

I would agree that it is not up to the Public Prosecution Service of Canada to lay an information (although any citizen can lay an information) nor to investigate. However, the situation is not as black and white as Mr. Richstone paints it in his undated letter. There are important nuances that need to be addressed.

The RCMP and the Public Prosecution Service of Canada are separate organizations; however, the Director of Public Prosecutions and its officers should cooperate with the other service. Leadership has to be shown in this case since the possible breach of the law comes from the intentional omission of top government officials and politicians to follow the *Kyoto Protocol Implementation Act*. The alledged violation of the law should be investigated by the RCMP but in my view, the top officials of the RCMP need to be briefed by you and reassured that they have your support. There is *prima facie* evidence that the *Kyoto Protocol Implementation Act* has not been followed. Most important is that the consequences of the breach will probably cause irreversible and serious harm to Canadians. I believe that several persons are simply confused and afraid to address the matter. I fail to understand any hesitation on your part, as the law gives you protection and independence.

I trust that you will take the indicated course after discussing your preoccupations and your position with the Attorney General.

Sincerely,

François Lareau

F. Lareau.