THE CORNWALL PUBLIC INQUIRY



L'ENQUÊTE PUBLIQUE SUR CORNWALL

Public Hearing

Audience publique

Commissioner

The Honourable Justice / L'honorable juge G. Normand Glaude

Commissaire

VOLUME 182

Held at: Tenue à:

Hearings Room 709 Cotton Mill Street Cornwall, Ontario K6H 7K7 Salle des audiences 709, rue de la Fabrique Cornwall, Ontario K6H 7K7

Tuesday, January 15 2008

Mardi, le 15 janvier 2008

INTERNATIONAL REPORTING INC. www.irri.net (800) 899-0006

Appearances/Comparutions

Mr. Peter Engelmann Lead Commission Counsel

Ms. Julie Gauthier Registrar

Ms. Maya Hamou Commission Counsel

Mr. Peter Engelmann Cornwall Police Service Board

Mr. Neil Kozloof Ontario Provincial Police

Ms. Suzanne Costom

M^e Claude Rouleau Ontario Ministry of Community

and Correctional Services and Adult Community Corrections

Mr. Darrell Kloeze Attorney General for Ontario

Mr. Peter Chisholm The Children's Aid Society of

the United Counties

Mr. Allan Manson Citizens for Community Renewal

Mr. Dallas Lee Victims Group

Mr. David Bennett The Men's Project

Mr. David Sherriff-Scott Diocese of Alexandria-Cornwall

and Bishop Eugene LaRocque

Mr. Michael Neville The Estate of Ken Seguin and

Scott Seguin and Father Charles

MacDonald

Me Danielle Robitaille Mr. Jacques Leduc

Mr. Frank T. Horn Mr. Carson Chisholm

Table of Contents / Table des matières

Table of Contents / Table des matteres	
List of Exhibits :	Page iv
Submissions by/Représentations par Mr. Allan Manson	3
GARRY GUZZO, Resumed/Sous le même serment	4
Cross-Examination by/Contre-interrogatoire par Mr. Allan Manson	4
Cross-Examination by/Contre-interrogatoire par Mr. Frank Horn	63
Submissions by/Représentations par Mr. David Sherriff-Scott	72
Submissions by/Représentations par Mr. Peter Engelmann	73
Cross-Examination by/Contre-interrogatoire par Mr. Frank Horn	73
Cross-Examination by/Contre-interrogatoire par Mr. David Bennett	76
Cross-Examination by/Contre-interrogatoire par Mr. David Sherriff-Scott	84
Submissions by/Représentations par Mr. Allan Manson	105
Cross-Examination by/Contre-interrogatoire par Mr. David Sherriff-Scott(cont'd/suite)	108
Cross-Examination by/Contre-interrogatoire par Mr. Peter Chisholm	198
Cross-Examination by/Contre-interrogatoire par Mr. Darrell Kloeze	200

iv

LIST OF EXHIBITS/LISTE D'EXHIBITS

NO.	DESCRIPTION	PAGE NO
P-1137	(714696) Draft Private Member's Bill 103	35
P-1138	(732199) Audio taped transcript of CJOH-TV - Jul 15,00	159
P-1139	(125445) Extract from the Hansard - May 29,01	170
P-1140	(732711) Letter from Lorne McConnery to Pat Hall - 15 Aug.01	197

1	Upon commencing at 9:34 a.m./
2	L'audience débute à 9h34
3	THE REGISTRAR: Order; all rise. À l'ordre;
4	veuillez vous lever.
5	This hearing of the Cornwall Public Inquiry
6	is now in session. The Honourable Mr. Justice Normand
7	Glaude, Commissioner, presiding.
8	Please be seated. Veuillez vous asseoir.
9	THE COMMISSIONER: Thank you. Good morning,
10	all.
11	Mr. Guzzo, good morning.
12	MR. GUZZO: Good morning.
13	MR. ENGELMANN: Good morning, Mr.
14	Commissioner.
15	Good morning, Mr. Guzzo.
16	MR. GUZZO: Good morning, sir.
17	MR. ENGELMANN: You have got some water to
18	your right if you need it, sir.
19	MR. GUZZO: Thank you.
20	MR. ENGELMANN: If you will recall, Mr.
21	Commissioner, with respect to the evidence Mr. Guzzo Mr.
22	Lee had finished cross-examination for the Victims Group.
23	THE COMMISSIONER: M'hm.
24	MR. ENGELMANN: He had actually gone first.
25	THE COMMISSIONER: Right.

PUBLIC HEARING AUDIENCE PUBLIQUE

1	MR. ENGELMANN: So I believe we are
2	following the regular order and we are going to start with
3	The Citizens for Community Renewal with Mr. Manson.
4	THE COMMISSIONER: Thank you.
5	MR. ENGELMANN: Thank you.
6	THE COMMISSIONER: Mr. Manson.
7	MR. MANSON: Can you speak to the motion?
8	THE COMMISSIONER: Motion?
9	MR. ENGELMANN: It was a housekeeping
10	matter, Mr. Guzzo.
11	$oldsymbol{J}$ ust before we start, there was a motion
12	returnable for this morning, Mr. Commissioner.
13	THE COMMISSIONER: M'hm.
14	MR. ENGELMANN: It was a motion that was
15	brought by the CCR.
16	THE COMMISSIONER: Yes.
17	MR. ENGELMANN: Dealing with police
18	discipline records.
19	THE COMMISSIONER: M'hm.
20	MR. ENGELMANN: Mr. Manson can speak to
21	that. There were certainly meetings and a discussion about
22	that back in December and the matter was, as I understand
23	it, adjourned to today for either a report or argument.
24	THE COMMISSIONER: Right.
25	MR. ENGELMANN: So Mr. Manson is here to

1	report.
2	THE COMMISSIONER: Thank you.
3	SUBMISSIONS BY/REPRĒSENTATIONS PAR MR. MANSON:
4	MR. MANSON: Mr. Commissioner, I am sure you
5	have read the material that was filed which was a notice of
6	motion and two affidavits.
7	THE COMMISSIONER: Yes.
8	MR. MANSON: The affidavits outline only the
9	CCR side of this story. I'm sure other people have done a
10	lot of work and have been involved in this issue for a long
11	time. You don't have any of that material.
12	The notice of motion asked for a lot. Since
13	that time, a number of people in this room have done a lot
14	of work. There have been a lot of meetings and I have a
15	package of letters and emails that satisfies me that the
16	documents that we need will be produced to Commission
17	counsel and then will be distributed.
18	On that basis, we are withdrawing the
19	application at this time, Mr. Commissioner.
20	THE COMMISSIONER: All right.
21	And so if no one else has any comments, I
22	will note for the record that the motion is withdrawn.
23	All right.
24	So Mr. Manson, are you prepared to cross-
25	examine this witness?

1	MR. MANSON: Yes.
2	THE COMMISSIONER: Thank you.
3	Mr. Guzzo, you understand you are still
4	under oath?
5	MR. GUZZO: I do.
6	THE COMMISSIONER: Thank you.
7	GARRY GUZZO: Resumed/Sous le même serment
8	CROSS-EXAMINATION BY/CONTRE-INTERROGATOIRE PAR MR.
9	MANSON:
10	MR. MANSON: Mr. Guzzo, my name is Allan
11	Manson. I'm one of the lawyers for The Citizens for
12	Community Renewal, which is a local citizens group
13	concerned with institutional reform and especially the
14	protection of young people and children.
15	I first want to ask how's your health? Are
16	you feeling better today?
17	MR. GUZZO: I'm feeling much better, thank
18	you very much.
19	MR. MANSON: Good.
20	I'm sure you know that you know many of
21	my clients and they appreciate the work you've done in
22	promoting the need for an inquiry and they certainly agree
23	with you that there are a lot of questions that need to be
24	asked and a lot of answers that need to be sought. In a
25	few minutes I want to go to some of your correspondence and

1	public statements, but there is one area that you touched
2	on that we've heard very little evidence about, and that's
3	Laurencrest.
4	If you recall, you told the Commissioner
5	during examination in-chief that you would often go to the
6	annual dinners for Laurencrest which I take it were kind of
7	financial support for Laurencrest. Is that true?
8	MR. GUZZO: Correct.
9	MR. MANSON: And if we could just talk about
10	Laurencrest for a minute. It was a local group home in the
11	Cornwall area?
12	MR. GUZZO: It was, yes.
13	MR. MANSON: Is it still in operation?
14	MR. GUZZO: I haven't heard that it has
15	closed but I think it may have another name now.
16	MR. MANSON: And I take it was run by an
17	executive director probably with a board of directors
18	supervising it?
19	MR. GUZZO: That's my understanding.
20	MR. MANSON: And other than these annual
21	dinners, did you have any business or professional
22	involvement with Laurencrest?
23	MR. GUZZO: Well, when I was on the Bench,
24	up until about a year before I left the Bench, we, the
25	judges, would be asked for recommendations as to where a

1	person should be placed for rehabilitation, help or
2	whatever, and I had referred people to Laurencrest.
3	But after I left the Bench and I did go to
4	the I did go to the dinners, I believe, the last few
5	years I was on the Bench when they started but after I
6	left the Bench the only relationship I had was I knew some
7	of the board of directors and I would come down and buy a
8	ticket and go to the dinner.
9	MR. MANSON: So you had some continuing
10	involvement after you left the Bench with people that you
11	knew who were involved with the supervision of Laurencrest?
12	MR. GUZZO: Correct.
13	MR. MANSON: And when you were meeting with
14	any of those people did you ever hear any allegations about
15	abuse at Laurencrest?
16	MR. GUZZO: I can't say that I did. No, I
17	did not.
18	MR. MANSON: No one came forward to you with
19	an allegation of abuse at Laurencrest? Like you told us
20	other people came to you but not with respect to
21	Laurencrest?
22	MR. GUZZO: No, I cannot say that that ever
23	happened.
24	MR. MANSON: But you are familiar with the
25	name Brian Dufour; correct?

1	MR. GUZZO: I heard that name, yes, and I
2	read it, yes.
3	MR. MANSON: And, in fact, if we look at
4	Exhibit 1004 could we have Exhibit 1004, please, on page
5	3?
6	(SHORT PAUSE/COURTE PAUSE)
7	MR. MANSON: About two-thirds of the way
8	down, Mr. Guzzo, you see the sentence:
9	"We know learn of the untimely death of
10	Mr. Dufour."
11	Do you see the reference?
12	MR. GUZZO: Yes, I do.
13	MR. MANSON: And Mr. Engelmann in-chief
14	asked you about that. Did you know that Mr. Dufour had
15	been involved with Laurencrest?
16	MR. GUZZO: No, I did not.
17	THE COMMISSIONER: I'm sorry, 1004?
18	MR. MANSON: I'm sorry?
19	THE COMMISSIONER: I'm must trying to catch
20	up to you now.
21	MR. MANSON: It's 1004 on the third page,
22	two-thirds of the way down.
23	THE COMMISSIONER: Right.
24	MR. MANSON: Mr. Guzzo writes:
25	"We now learn of the untimely death of

1	Mr. Dufour."
2	THE COMMISSIONER: M'hm.
3	MR. MANSON: And my question was, did you
4	know that he had been involved with Laurencrest
5	professionally?
6	MR. GUZZO: No, I don't think I did. I
7	certainly didn't recall it if I did.
8	MR. MANSON: Did you know that there were
9	formal allegations against Mr. Dufour?
10	MR. GUZZO: I must have known that, you
11	know, there were some questions raised with regard to Mr.
12	Dufour because I'm linking him, I guess, here with others
13	who had allegations against them.
14	MR. MANSON: Well, if we can look at Volume
15	165 of the transcript; this would be November 22^{nd} , I
16	believe, at page 31.
17	(SHORT PAUSE/COURTE PAUSE)
18	MR. MANSON: Do you see halfway down Mr.
19	Engelmann oh, do we have it up?
20	THE COMMISSIONER: No, not yet. Okay.
21	MR. MANSON: I will slow down a little bit.
22	Halfway down, Mr. Engelmann says you are
23	and he's talking about this letter to Tsubouchi, your
24	letter, Exhibit 1004, and Mr. Engelmann says:
25	"You are also referring to an untimely

1	death of a Mr. Dufour or Dufour. Do
2	you know that individual?"
3	Mr. Guzzo:
4	"Only that he was named or charged and
5	died rather quickly thereafter."
6	How did you learn that Mr. Dufour was the
7	subject of allegations? Can you recall?
8	MR. GUZZO: I certainly don't recall anybody
9	coming to me and making an allegation against Mr. Dufour.
10	I must have read it in documentation someplace.
11	MR. MANSON: Or did someone from Cornwall
12	tell you about it?
13	MR. GUZZO: If they did, I don't recall. If
14	they did, I don't recall.
15	MR. MANSON: Thank you, Mr. Guzzo. I want
16	to leave Laurencrest for now.
17	I understand that at some point you became
18	so interested in the Cornwall situation that you decided to
19	write a book; correct?
20	MR. GUZZO: I had planned to write a book,
21	yes.
22	MR. MANSON: Can you tell us when you made
23	that decision; approximately?
24	MR. GUZZO: I would think I start to muse
25	about it and talk to some people about it in my second

1	during my second term in the legislature, when I'm quickly
2	coming to the conclusion that no matter how many bills I
3	get through, they're never going to be called for third
4	reading and so I'm never going to have a piece of
5	legislation to bring about what we have here today and it's
6	some people have mentioned to me that, you know, a book
7	would be a good idea. I start to think about it and I
8	start to put some material together and position it and
9	draft it.
10	MR. MANSON: It is a fascinating story;
11	correct?
12	MR. GUZZO: It is a fascinating story, Mr.
13	Manson.
14	MR. MANSON: And you played a large role in
15	it and so you would have a lot of views about it; correct?
16	MR. GUZZO: Yes, I guess you'd say that.
17	MR. MANSON: So you started a file and you
18	started saving material?
19	MR. GUZZO: I did.
20	MR. MANSON: And I take it you wanted to
21	ensure that you had good source material to rely upon when
22	you actually sat down to start writing the book?
23	MR. GUZZO: Yes, I recognize that what I had
24	was one-sided but, yes, I think I could agree with that
25	statement.

1	MR. MANSON: Just to try and place the time
2	again, you said early in your second term. Your second
3	term would have started in 1999?
4	MR. GUZZO: Ninety-nine ('99). I don't
5	think I said early in my second term but sometime during my
6	second term.
7	MR. MANSON: During your second term.
8	MR. GUZZO: The first Bill is in 2000; the
9	second Bill is in '01 and I think when that happens
10	certainly in '03, certainly in '03 when I have the third
11	Bill coming forward. I also have a motion coming forward
12	and I want the motion to be dealt with instead of the Bill
13	and my own party blindsides me on that without notice and
14	when that happened, I mean, it's clear. It's clear that
15	I'm never going to change anybody's mind.
16	MR. MANSON: About the decision to write the
17	book, it may have been 2000, 2001, but certainly by 2003
18	this was an idea that had formed in your head; correct?
19	MR. GUZZO: Yes.
20	MR. MANSON: And as far as your own
21	involvement, your own records would be very helpful to you;
22	correct?
23	MR. GUZZO: Yes.
24	MR. MANSON: And you told us in-chief that
25	you're daytimer was your bible; correct?

1	MR. GUZZO: Well, I lived by my daytimer
2	both as a practitioner and then, again, as a politician.
3	MR. MANSON: But what's puzzling me is that
4	you destroyed your daytimer?
5	MR. GUZZO: Well, destroyed them when I
6	got back to Ottawa after I cleaned out my office at Queen's
7	Park, I didn't have them.
8	I don't know that I consciously intended to
9	but like a lot of other things, when I got home I had
10	things I didn't want and things that I might have wanted to
11	keep were gone.
12	MR. MANSON: So it was thrown out as part of
13	the stuff that you didn't want to keep?
14	MR. GUZZO: Well, I'm talking about maybe
15	daytimers for all eight years at Queen's Park.
16	MR. MANSON: And during those eight years
17	you were involved with the Cornwall story?
18	MR. GUZZO: Yes. Yes, most of them.
19	MR. MANSON: And the daytimer might indicate
20	when you met with X, when you met with Y, that sort of
21	thing?
22	MR. GUZZO: Right.
23	MR. MANSON: So it would be a helpful source
24	when you're writing your book?
25	MR. GUZZO: Well, yes.

1	MR. MANSON: It's unfortunate that it
2	doesn't exist anymore?
3	MR. GUZZO: Yeah, I have to tell you
4	well, yeah.
5	MR. MANSON: That's all it's unfortunate
6	that it doesn't exist.
7	MR. GUZZO: It is. I'm looking when I
8	look at the book I'm looking again, I'm looking at the
9	government and the government's involvement and the
10	government's reaction and the positions that I've
11	encountered in a political nature.
12	As I've said before, the you know, what
13	the 80 or 90 people who spoke to me about abuse or alleged
14	abuse was not the basis of what I was doing at Queen's Park
15	and it wasn't going to be the basis of my book. My book
16	was going to be on governance or lack thereof.
17	MR. MANSON: Well, let's move to that. I
18	want to talk about your role in promoting a public inquiry.
19	You certainly played a leadership role on that issue;
20	correct?
21	MR. GUZZO: I think so.
22	MR. MANSON: And people in Cornwall
23	appreciated that leadership role and you must appreciate
24	that you have a lot of respect from the people in Cornwall?
25	MR. GUZZO: I think I understand that I have

1	some, yes.
2	MR. MANSON: And that that's in great
3	measure because of your background as a judge and a member
4	of the provincial legislature; correct?
5	MR. GUZZO: Right.
6	MR. MANSON: Now, when you started the
7	campaign for a public inquiry you were already an
8	experienced politician. You'd been a municipal politician;
9	you were elected to the provincial legislature; correct?
10	MR. GUZZO: Well, I don't know how
11	experienced I was but I had been involved in politics over
12	the years
13	MR. MANSON: You weren't a rookie?
14	MR. GUZZO: continually, right.
15	MR. MANSON: You weren't a rookie?
16	MR. GUZZO: Right.
17	MR. MANSON: And so you had experience in
18	dealing with the media; correct?
19	MR. GUZZO: I did.
20	MR. MANSON: And you had experience in
21	making public statements; correct?
22	MR. GUZZO: Correct, correct.
23	MR. MANSON: You had experience in dealing
24	with other politicians?
25	MR. GUZZO: Yes.

1	MR. MANSON: You had some sense of how to
2	promote a political issue. That's a fair statement?
3	MR. GUZZO: Yes, yes.
4	MR. MANSON: And you appreciated that in
5	doing so, language is an important tool; right?
6	MR. GUZZO: Yes, it is.
7	MR. MANSON: How you praise things; how you
8	make pitch your argument. These are important tools
9	that the politician needs to know; correct?
10	MR. GUZZO: Yes.
11	MR. MANSON: Now, with respect to promoting
12	a public inquiry, I want to just try to synopsize your
13	concerns and say please correct me if I get any of this
14	wrong, but is it fair to say that you had three underlying
15	concerns?
16	They would be the abuse of children and
17	young people in Cornwall; a possible cover-up; and your
18	concern about police incompetence?
19	So other that governance issues, those three
20	local issues were the pillars of your campaign for a public
21	inquiry. Is that fair?
22	MR. GUZZO: I don't know that I would term
23	the third one "police incompetence", but the behaviour of
24	the police force the behaviour of police forces, yes.
25	MR. MANSON: Well, we'll come to that in a

1	minute, but on a number of occasions you did, as a possible
2	explanation, raise the question of competence or
3	incompetence; correct?
4	MR. GUZZO: Correct.
5	MR. MANSON: Now, I want to look at your
6	correspondence and your public statements for a minute, and
7	if we could start with Exhibit 983 which is your letter to
8	Michael Harris, the Premier at the time, September 18^{th} ,
9	1998.
10	THE COMMISSIONER: I'm sorry, 993?
11	MR. MANSON: Nine-eighty-three (983) I
12	believe, Mr. Commissioner.
13	THE COMMISSIONER: Okay. Same book, same
14	binder, Mr. Guzzo.
15	MR. MANSON: Mr. Commissioner, I should
16	perhaps warn you that I was here for some of Mr. Guzzo's
17	testimony not all of it and I'm I hope I'm accurate with
18	the reference numbers to exhibits.
19	THE COMMISSIONER: Not a problem.
20	MR. MANSON: But if we have to hunt for
21	so far I'm okay but if we have to hunt for a minute I
22	certainly apologize.
23	THE COMMISSIONER: No, no, no problem.
24	MR. MANSON: So this is your letter you the
25	Premier, September 18 th , 1998. It's fair to say this is

1	early in your campaign to promote a public inquiry;
2	correct?
3	MR. GUZZO: Well, yes. In light of the fact
4	that it carried on for another five years, six years, I
5	guess, yes.
6	MR. MANSON: But just to situate the date,
7	September $18^{\rm th}$, 1998, you'd already met the Dunlops at that
8	point; correct?
9	MR. GUZZO: I believe so.
10	MR. MANSON: Yeah, you told us in-chief
11	MR. GUZZO: Yeah.
12	MR. MANSON: It's at Volume 164, page 101
13	_
14	MR. GUZZO: Yeah.
15	MR. MANSON: that you met them maybe
16	July, August. Certainly the summer of 1998?
17	MR. GUZZO: Right.
18	MR. MANSON: So that would be prior to this
19	letter; correct?
20	MR. GUZZO: Right.
21	MR. MANSON: And if we look at the first
22	page, the bottom of the first large paragraph. The one
23	that starts "The above caption". You say:
24	"I have been extremely careful not
25	doing anything that in any way will

1	embarrass the Government."
2	That's one of your early comments, correct?
3	MR. GUZZO: Yes.
4	MR. MANSON: And up above in that paragraph
5	you say:
6	"I have been most careful and diligent
7	in a manner in which I have satisfied
8	myself of the information I am about to
9	relay."
10	Correct?
11	MR. GUZZO: Right.
12	MR. MANSON: You're trying to tell the
13	Premier that you're being conscientious in this, you're not
14	being opportunistic; correct?
15	MR. GUZZO: Yeah, I think I'm trying to
16	get his attention to have a look and discuss this with him.
17	MR. MANSON: Well, I want to look at just
18	some use of language. Can we turn to page 2? You see the
19	third paragraph, "On or about the month of April."?
20	MR. GUZZO: Yes.
21	MR. MANSON: I'll read the rest of the
22	sentence.
23	"During the first week of April of
24	1997"
25	that's in brackets:

1	"a Cornwall Police Officer"
2	I take it you are referring to Perry Dunlop?
3	MR. GUZZO: Correct.
4	MR. MANSON: "who has been very
5	actively involved in this matter and a
6	retired police officer from the Toronto
7	Police, served upon two ministries in
8	our government volumes of documentation
9	with regard to this issue."
10	That's the statement; correct?
11	MR. GUZZO: Right.
12	MR. MANSON: I want to look at the word
13	"served" for a minute.
14	You've had a long career as a lawyer and a
15	judge and you'd agree with me, to lawyers, "served" means
16	the delivery of a legal process, the delivery of a document
17	within litigation to another party; correct?
18	MR. GUZZO: I wouldn't limit it to
19	litigation, but yes, yes, it has
20	MR. MANSON: It has that formal word
21	meaning; correct?
22	MR. GUZZO: Yes, it does.
23	MR. MANSON: So it could be an originating
24	document or it could be a document that's already that's
25	part of a litigation process, but it refers to legal

l	process in that sense; correct?
2	MR. GUZZO: Yes.
3	MR. MANSON: And, in fact, what Mr. Dunlop
4	had done was deliver material to various ministries in
5	Toronto that apparently he thought would be useful to them;
6	correct?
7	MR. GUZZO: I don't know what he thought. I
8	know what some people in Toronto thought.
9	MR. MANSON: But you do know that he just
10	delivered material; correct?
11	MR. GUZZO: Well, I'm you know, I'm not a
12	100 percent certain to be honest with you that he
13	personally delivered the documents. I was told that at
14	OCOPS at OCOPS when the Solicitor General's office would
15	not accept service, they were sent downstairs to OCOPS and
16	somebody there told me that they had been served by a
17	former Toronto police officer.
18	MR. MANSON: Well, I want to come back to
19	that because it's really not a question of accepting
20	service, is it? Someone is delivering documents. That
21	would be the accurate way to put it would be, he
22	delivered he was trying to deliver material whether
23	it was him or someone else
24	MR. GUZZO: More accurate, yes.
25	MR. MANSON: it would be more accurate to

1	say he was delivering them.
2	I want to suggest to you that you are using
3	the word "served" because it has a formal, legal meaning
4	and it makes the sentence sound stronger; correct?
5	MR. GUZZO: I don't know that that was my
6	intention but that's certainly a fair interpretation.
7	MR. MANSON: All I'm suggesting is that it's
8	it's the rhetorical use of the word "serve", not the
9	accurate, literate, legal use of the word "serve"; correct?
10	MR. GUZZO: Fair.
11	MR. MANSON: Because in politics sometimes
12	you need to be rhetorical; correct?
13	MR. GUZZO: Very often.
14	MR. MANSON: Sometimes you need to pepper
15	statements with catchy phrases; correct?
16	MR. GUZZO: Sometimes, yes.
17	MR. MANSON: Sometimes you even need to
18	throw in a little bit of a zinger, particularly if you're
19	dealing with political colleagues; correct?
20	MR. GUZZO: I think that's fair.
21	MR. MANSON: And in your examination in-
22	chief I found two examples where you used the phrase
23	talking about political colleagues "I was jabbing them
24	in the ribs". Do you recall using that phrase?
25	MR. GUZZO: I do.

1	MR. MANSON: And what you were talking about
2	was throwing a zinger into a letter, because it would get
3	their attention; correct?
4	MR. GUZZO: That's correct.
5	MR. MANSON: And, in fact, one of those
6	examples you used the word "ring" and Mr. Engelmann
7	questioned you about that and you said:
8	"Well, it was really an in joke at the
9	time that a dope ring was a group of
10	cabinet members."
11	MR. GUZZO: That's right.
12	MR. MANSON: So that's an example of using a
13	zinger to get someone's attention; correct?
14	MR. GUZZO: Correct.
15	MR. MANSON: Well, let's look at some other
16	ways to get people's attention.
17	On many occasions, you used the phrase
18	describing investigations especially by the OPP in
19	Cornwall, "No stone unturned". You recall using that
20	phrase?
21	MR. GUZZO: I do.
22	MR. MANSON: And I want to tell you, Mr.
23	Guzzo, I'm not here to either defend or attack the OPP,
24	they have their own people they can take care of
25	themselves, I just want to look at some of the language.

1	is it fair to say that when you use the
2	phrase, "No stone unturned", it was part of an argument
3	where you were trying to say how is it that in 1994 the OPP
4	would not lay charges when in 1998, after Project Truth,
5	there were 115 charges against multiple accused. That was
6	your rhetorical argument, wasn't it?
7	MR. GUZZO: Well, it may have been my
8	attempt, but I honestly believe that I took that term from
9	some kind of a press story that quoted a person by the name
10	of Klancy Grasman in 1994. Now, I did at one point take a
11	look back, I haven't done an exhaustive search, but I seem
12	to believe that it was in one of the two Cornwall papers
13	where that where I took that from and I believe it I
14	attributed it to him I don't know whether he is an
15	officer or a lay person, but that's my recollection.
16	MR. MANSON: But whatever the source of the
17	phrase is, my point is the argument you were making and
18	it's a smart argument how is it in 1994 no charges were
19	laid, but four years later there were 115 charges. That
20	was your point, wasn't it?
21	MR. GUZZO: Yeah, I made that point a number
22	of times.
23	MR. MANSON: A number of times.
24	For example, if we look at Exhibit 1008,
25	which is your letter to various colleagues on October $4^{ ext{th}}$,

1	2000, this is just before Bill 103 is coming forward for
2	first reading can we look at 1008, please? If we can
3	turn to page 4 where you outline specific issues?
4	"Issue 1" and I'm if you could just read
5	along with me:
6	"On Christmas Eve, 1994, the Ontario
7	Provincial Police investigation was
8	wound up. The OPP reported that there
9	were no charges to be laid and there
10	was no evidence of a pedophile ring
11	operating in Cornwall either at that
12	time or in previous years. The OPP
13	could find no improprieties as a result
14	of the Cornwall Police activity and the
15	Cornwall self-investigation of police
16	procedures.
17	At that press conference, the
18	spokesperson for the Ontario Provincial
19	Police stated that the OPP had left no
20	stone unturned. Please note the
21	similarity to the Ontario Provincial
22	Police announcement when the
23	investigation at Walkerton was
24	announced. At that time, the OPP
25	officer said, 'We shall leave no stone

1	unturned'. The OPP officer speaking at
2	Walkerton was one Klancy Grasman, the
3	same OPP officer who on four difference
4	occasions has announced the end of
5	Project Truth only to have additional
6	charges laid immediately after each of
7	his four announcements."
8	And now, you come to your argument.
9	"Project Truth commences without notice
10	and miraculously, 115 charges are then
11	laid during the second investigation.
12	And here are your three questions: Was
13	the first investigation totally botched
14	and very incompetently handled or was
15	there an attempted cover-up which would
16	have succeeded had the Cornwall
17	Citizens Committee not spent \$200,000
18	of their own money to do the work that
19	should have been done by the Ontario
20	Provincial Police, or is there a third
21	possible answer to this situation?"
22	That was the argument you were making to
23	your colleagues; correct?
24	MR. GUZZO: Right.
25	MR. MANSON: And it's a strong rhetorical

1	argument, isn't it? How come there's nothing there one day
2	and there's 115 charges there another day. It's a good
3	argument; correct?
4	MR. GUZZO: The Bill the Bill passed
5	MR. MANSON: The bill passed
6	MR. GUZZO: but the Premier making the
7	cabinet not support it and lobby against it.
8	MR. MANSON: Can we just for a minute go to
9	Exhibit 1000, please?
10	MR. GUZZO: I'm sorry, what number is this?
11	MR. MANSON: It's Exhibit 1000. It's up on
12	the screen. It's
13	MR. GUZZO: Yes.
14	MR. MANSON: big. This, Mr. Guzzo, is
15	the December 23 rd , 1994 OPP press release.
16	MR. GUZZO: Right.
17	MR. MANSON: I'm going to ask you to read
18	it, but I anticipate that we're going to hear evidence that
19	this was the only press release and that there was no press
20	conference. I don't know what the media did after this,
21	but this was the press release. Could you please read the
22	first couple of paragraphs?
23	(SHORT PAUSE/CAUSE PAUSE)
24	MR. GUZZO: Right.
25	MR. MANSON: You'd agree with me that

1	Detective Inspector Smith, who is apparently the author of
2	this, is talking about the investigation of a single priest
3	and the role of the diocese; correct?
4	MR. GUZZO: Yes, it does.
5	MR. MANSON: And he's not talking about
6	anything other than that, is he?
7	MR. GUZZO: It doesn't appear that he is.
8	MR. MANSON: So your rhetorical argument
9	that you're making to colleagues, which was very
10	successful, is not quite accurate, is it?
11	MR. GUZZO: Well, in light of this document
12	which I had not seen the actual press release until I I
13	either met with counsel for the Commission or came down
14	here. It's true, but from the newspaper reports of what
15	happened and, indeed, from the comments received from the
16	Ottawa Police force people who had done a previous
17	investigation and issued a report which I have not read but
18	I had it relayed to me by people in that service, they tell
19	me that they, in making their report, suggested that the
20	circumstances cried out for a complete investigation. And
21	I was of the opinion that that's what this force was doing
22	for 9 or 11 months up until Christmas Eve of 2004, but, you
23	know, when I read this, you're correct. You're correct.
24	MR. MANSON: Mr. Guzzo, I've seen the report
25	of the Ottawa Police and it's not in I don't believe

1	it's in evidence yet
2	THE COMMISSIONER: Yes.
3	MR. MANSON: but it will be and it was
4	talking about the work the Cornwall Police had done. It
5	was very critical of the work that they had done with
6	respect to the investigation of a single priest in the
7	diocese.
8	MR. GUZZO: Well, you know, you have an
9	advantage. I have not seen the report.
10	MR. MANSON: So looking back now, you agree
11	that as successful as your rhetorical argument was, it's
12	and it's a great argument, but it's not accurate?
13	MR. GUZZO: Based on this document, it is
14	not, but I it back to I have the press some place along
15	the line the press reports of two papers here in
16	Cornwall and I draw a conclusion that is different.
17	MR. MANSON: And can you I'm sure I know
18	it's almost silly to ask you can't show us the press
19	reports, this is a long time ago, but you've actually read
20	them?
21	MR. GUZZO: The press report?
22	MR. MANSON: Yes.
23	MR. GUZZO: Yes, I I've I have and
24	some place in that file would be clippings from the from
25	the from two newspapers, a weekly and a daily, in the

1	Cornwall area.
2	MR. MANSON: And you're saying that they
3	suggested that the investigation was broader than a single
4	priest in the diocese?
5	MR. GUZZO: Well, I took that from it, but I
6	think I think what was probably giving me that
7	impression more were the comments of the Ottawa Police
8	department people.
9	MR. MANSON: Well, you met with them quite
10	later, wasn't it? You talked about a dinner where someone
11	said to you, you know, you haven't quite got it right about
12	the Ottawa Police. We didn't do a general investigation,
13	we were just looking at what the Cornwall Police had done
14	with respect to a single incident.
15	MR. GUZZO: Well, some some place in
16	before the second election in '99, I'm getting some
17	feedback from Ottawa area police officers, but as far as
18	talking to Chief Ford, or former Chief Ford, I think that
19	was later, yes.
20	MR. MANSON: And the feedback that you were
21	getting is that you got it wrong about the role of the
22	Ottawa Police; correct?
23	MR. GUZZO: Yeah, I'm assuming up until this
24	bill that they have whitewashed the situation which
25	THE COMMISSIONER: If I can intervene, my

1	understanding of the testimony beforehand was that this
2	gentleman was in his opinion was that the Ottawa Police
3	had just rolled into town, did a a very superficial
4	investigation and left.
5	MR. GUZZO: Yes.
6	THE COMMISSIONER: But at no time was there
7	any discussion that it was just about one priest. It was
8	about the quality of the investigation they had done.
9	MR. MANSON: Well, I I'm suggesting to
10	you now that that's what it was about a single priest in
11	the incident with the diocese. Did the Ottawa Police
12	confirm that to you?
13	MR. GUZZO: I've never had that confirmed,
14	but you've read it, I haven't.
15	MR. MANSON: Can we move on to another
16	issue?
17	Like in the exhibit I read to you a few
18	minutes ago, you talked a lot about the local citizens
19	committee; correct?
20	MR. GUZZO: Plural.
21	MR. MANSON: Pardon me?
22	MR. GUZZO: Plural, local citizens
23	committees.
24	MR. MANSON: Committees.
25	MR. GUZZO: You know, I've got this idea

1	that there are three or four at some point along the
2	line, three or four operations, factions that are yes.
3	MR. MANSON: But if we talk about the
4	private investigations that you've referred to that we
5	would be talking about a single citizens committee in that
6	regard; correct?
7	MR. GUZZO: I think so.
8	MR. MANSON: And the members of that
9	committee would include the Dunlops, Carson Chisholm and
10	Ron Leroux; correct?
11	MR. GUZZO: I I yes, I think so I
12	think I had never heard Leroux's name mentioned other
13	than I read his affidavit. I think his affidavit was with
14	the material that Dunlop left with me and I think I said it
15	was left with me in July, but I really didn't I didn't
16	really read that material until I got back to Toronto when
17	the House opened in October, yeah.
18	MR. MANSON: Can you think of anyone else
19	who was involved talking about this particular group
20	that was doing a private investigation. Can you think of
21	any other names of people who were involved with them?
22	MR. GUZZO: Well, I had this woman who later
23	was sending me material and I think I had the name Eleanor
24	attached and I thought she was doing a pretty good job of
25	providing me with documentation, and I associated her with

1	that group. And I think at that time I had started to hear
2	from Alain Seguin and I had associated Alain with that
3	group.
4	MR. MANSON: Other than that, there is no
5	other names that occurred to you?
6	MR. GUZZO: They don't spring to my mind,
7	no.
8	MR. MANSON: Now, a minute ago when I was
9	reading to you from Exhibit 1008, your letter to colleagues
10	dated October 4, 2000, it made mention to the Citizens
11	Committee having spent \$200,000. This was a fact that you
12	mention a number of times, correct?
13	MR. GUZZO: Right.
14	MR. MANSON: Can you tell us where you got
15	that information?
16	MR. GUZZO: I remember the first time I
17	heard it was from Alain Seguin and I I asked a couple of
18	people about it. Nobody seemed to know too much about what
19	was being spent. There was talk that there were excessive
20	legal fees for a lawyer up around Toronto someplace who was
21	supposed to be conducting some stuff for the Dunlops but I
22	remember the first time I questioned Mr. Seguin about that,
23	about the amount, you know, where did the money come from.
24	He didn't have any idea but he assured me that they were
25	spending a lot of money.

I	MR. MANSON: Did this \$200,000 figure,
2	was it ever mentioned to you by the Dunlops?
3	MR. GUZZO: Well, I don't know that in '98
4	when I met with them, and to my recollection that's the
5	only time I talked to them other than I think they were
6	present at the meeting at the I have an idea that they
7	were present at the meeting at City Hall when we Mr.
8	Cleary and I attended at City Hall to get a resolution by
9	City Council to support one of the bills.
10	MR. MANSON: Did you ever have phone
11	conversations with Carson Chisholm?
12	MR. GUZZO: Carson Chisholm called me I
13	got correspondence from him from time to time. And I don't
14	I don't recall specific conversations with him but, yes,
15	I think I remember at least two telephone conversations
16	with him. I don't know what we were talking about, what
17	the issue was that came up.
18	MR. MANSON: Did you ever talk to him about
19	his trip to Florida?
20	MR. GUZZO: No, I had assumed that the
21	Dunlops had gone to Florida, quite frankly, when I heard of
22	it. I didn't know that until very recently, that that
23	was done by I think I read Chisholm and this fellow
24	Leroux.
25	MR. MANSON: Leroux, yes.

1	MR. GUZZO: Yes.
2	MR. MANSON: We have heard evidence about
3	that.
4	MR. GUZZO: Yes.
5	MR. MANSON: But you didn't talk to Chisholm
6	directly about his trip to Florida?
7	MR. GUZZO: I did not.
8	MR. MANSON: Can we look at a new document?
9	I don't believe it's an exhibit. This is one of the early
10	versions of what would be your Bill 103. It's 714696.
11	(SHORT PAUSE/COURTE PAUSE)
12	MR. MANSON: It looks like this document is
13	a fax copy of a draft of your bill. And the date on the
14	fax that I have got is July right at the top it says
15	"Date: Thursday, July 6, 2000."
16	Before I can you recall when you spoke
17	with Alain Seguin?
18	MR. GUZZO: I spoke with Alain Seguin a
19	number of times. I didn't encourage him to call me but I
20	always took his calls. I always took his calls. He was
21	Alain was hurting and he was struggling and, yeah, you
22	know, I always took his calls.
23	MR. MANSON: Can we just look at the first
24	page of this document?
25	We had better mark it as an exhibit, Mr.

1	Commissioner.
2	THE COMMISSIONER: All right.
3	So 1137 is a draft of an Act called the Act
4	is the "Inquiry into Police Investigations and Sexual
5	Abuse Against Minors in the Cornwall Area, 2000."
6	EXHIBIT NO./PIĒCE NO. P-1137:
7	Draft Private Member's Bill 103
8	MR. MANSON: I just want to point out
9	paragraphs four and five and six to you, Mr. Guzzo. Number
10	four:
11	"the circumstances that led private
12	individuals to commence private
13	investigations in relation to the
14	complaints of sexual abuse."
15	I take it you are referring to the Dunlops
16	and Carson Chisholm and anyone else involved with their
17	citizens committee, correct?
18	MR. GUZZO: Correct.
19	MR. MANSON: And number five:
20	"whether private investigations
21	contributed to the laying of charges
22	arising from the complaints of sexual
23	abuse."
24	And six:
25	"The expenses incurred by any person

1	who financed the private
2	investigation"
3	If you turn the page:
4	"and the amount, if any, of
5	reimbursement that should be provided
6	by the Government of Ontario to such
7	persons."
8	I take it, it was your view that this very
9	large amount of money, \$200,000, there should be an inquiry
10	into whether that was the correct amount and whether people
11	should be reimbursed for it?
12	MR. GUZZO: Well, that's what the bill says,
13	yes.
14	MR. MANSON: And that's one of your
15	concerns, should people be reimbursed. Correct?
16	MR. GUZZO: Yes, that was well, yes,
17	that's what the bill says.
18	MR. MANSON: But the only information you
19	had about this \$200,000 was from Alain Seguin, correct?
20	MR. GUZZO: Well, I don't know whether I
21	spoke to anybody else about it or tried to get a handle on
22	the amount but I can tell you this, that first of all
23	you have to understand how the bill is drafted. As a
24	Member I don't sit down and draft a bill.
25	MR. MANSON: M'hm.

1	MR. GUZZO: There are legislative council
2	filling rooms up there. So two of them come down to see
3	me, what do you want to do; how do we do it? I give them
4	the information and they prepare the documentation; this is
5	what has to be in it; this is how you know, this is how
6	we will do it.
7	Let me tell you about in reply to a
8	question that you asked me earlier about a call from Carson
9	Chisholm. When this bill came out about the reimbursement
10	I did have a call from Carson Chisholm at that time saying
11	that, you know, I don't know who you are going to give the
12	money to. I spent my money and he was concerned about
13	whether he was going to be paid for it, you know. I
14	remember that rather quite frankly, you know, when I saw
15	the bill it was too late to make any modifications to it.
16	This draft, I think, is what went forward and it went
17	forward without any changes because I think we were up
18	against a time delay.
19	MR. MANSON: My only point, Mr. Guzzo, is
20	this question about reimbursement came from you?
21	MR. GUZZO: It did.
22	MR. MANSON: You raised that?
23	MR. GUZZO: Yes.
24	MR. MANSON: And it's fair to say that this
25	\$200,000 figure was swirling around the community in

1	Cornwall?
2	MR. GUZZO: Swirling around?
3	MR. MANSON: The community in Cornwall.
4	MR. GUZZO: Yes, I think, you know.
5	MR. MANSON: That was the talk?
6	MR. GUZZO: Yes, that was the talk, yes.
7	MR. MANSON: Now, I want to talk about
8	Florida for a minute. Your evidence in-chief was that
9	through a contact that you made, a retired police officer,
10	you eventually were taken to meet an employee or maybe
11	former employee at the Solitaire Motel and you were shown
12	some copies of registration documents that had four names
13	on them. Correct?
14	MR. GUZZO: Correct.
15	MR. MANSON: And you had the sense that
16	three of those names came from Cornwall. Correct?
17	MR. GUZZO: Correct.
18	MR. MANSON: Other that was the extent of
19	the material that you brought back from Florida. Correct?
20	That knowledge.
21	MR. GUZZO: That knowledge, not the
22	documents.
23	MR. MANSON: No, no, just the knowledge.
24	MR. GUZZO: Yes.
25	MR. MANSON: We know that Carson Chisholm

1	and Ron Leroux went to Florida and we've heard evidence
2	from them about their efforts to investigate. Did you get
3	any idea from them about what they found out in Florida?
4	MR. GUZZO: No, as I say, I wasn't aware
5	that they were the people who went to Florida. For some
6	reason, I thought it must have been Mr. or Mrs. Dunlop.
7	MR. MANSON: What I want to ask you about is
8	a statement you made apparently in May 17^{th} , 2001, it
9	appeared in two of the $\underline{\operatorname{Sun}}$ papers; both the $\underline{\operatorname{Toronto Sun}}$ and
10	the Ottawa Sun and if we could look at Exhibit 978 please.
11	I believe this is the <u>Toronto Sun</u> version.
12	THE COMMISSIONER: We'll need a new book
13	then.
14	THE REGISTRAR: 978 (Nine seventy-eight)
15	THE COMMISSIONER: 978 (Nine seventy-eight).
16	Oh yes, you're right. Sorry.
17	MR. MANSON: Mr. Commissioner, I haven't
18	seen you glancing at the clock but I should tell you that
19	I'm probably 10 or 15 minutes from being finished so it's
20	up to you if
21	THE COMMISSIONER: No, try and finish then
22	we'll take a break.
23	MR. MANSON: Okay.
24	If we can just scroll down oh, you've got
25	to scroll up, sorry. There. The paragraph that starts

1	"Guzzo said he has seen registration" can you find the
2	paragraph, Mr. Guzzo?
3	MR. GUZZO: Yes.
4	MR. MANSON: Completely accurate statement:
5	"Guzzo said he had seen the
6	registration records of a sleazy Fort
7	Lauderdale hotel strip where victims
8	claim they were taken by their
9	assaulters and passed around to other
10	paedophiles. 'They were traded like
11	baseball cards,' he said."
12	Where did that idea come from?
13	MR. GUZZO: The question of "traded like
14	baseball cards" came from the individual who tried to sell
15	me registration slips.
16	MR. MANSON: I don't believe you told us
17	that in your Examination-in-Chief, that the you broke
18	off that contact because you were concerned about this
19	was a money deal and your friend the police officer seemed
20	to want a commission and you smelled a rat and you left.
21	Correct?
22	MR. GUZZO: Well, you know whether he wanted
23	a commission or was going to get a commission, I didn't
24	think the, you know, the issue of purchasing that material
25	was a proper thing and I wanted out of there, yeah.

1	MR. MANSON: But you didn't tell us that
2	this former employee said that "young people were passed
3	around like baseball cards."
4	MR. GUZZO: You're probably correct. I
5	wasn't asked and I didn't get into that; yeah.
6	MR. MANSON: But, again or is this
7	another example of rhetoric? Because it's a good, catchy
8	phrase "they were traded like baseball cards."
9	MR. GUZZO: There were better examples of
10	comments made at different places that I could have used
11	that wouldn't be fit for a family newspaper too, you know.
12	MR. MANSON: Comments that you gained while
13	you were in Florida?
14	MR. GUZZO: Um, yeah, comments I heard;
15	yeah.
16	THE COMMISSIONER: Can we so are you
17	saying that the expression "they were traded like baseball
18	cards" is something that you learned from the former
19	bookkeeper? He said that?
20	MR. GUZZO: He used the term "baseball
21	cards," yeah.
22	THE COMMISSIONER: "They were traded like
23	baseball cards."
24	MR. MANSON: I just focused on it because I
25	know you're a sports fan we've had a number of you

1	had that great line about the football statue.
2	MR. GUZZO: Yes.
3	MR. MANSON: Taking the I'm missing the
4	name
5	MR. GUZZO: Heisman trophy.
6	MR. MANSON: Heisman the Heisman pose so
7	but this wasn't your phrase. This came from the guy who
8	worked at the Saltaire.
9	MR. GUZZO: That's the way I recall it.
10	MR. MANSON: Can we talk for a minute about
11	the videotapes that were seized from Ron Leroux's house?
12	Do you recall what I'm talking about?
13	MR. GUZZO: Yes.
14	MR. MANSON: These were the ones that were
15	subsequently destroyed by the OPP.
16	MR. GUZZO: Right.
17	MR. MANSON: Now, we've heard evidence from
18	two witnesses, Ron Leroux and C8 the person has a
19	moniker
20	MR. GUZZO: Yeah.
21	MR. MANSON: Ron Leroux went to the OPP
22	detachment and said "they're not mine." C8 was in the
23	house when the search warrant was executed, but neither of
24	those witnesses said that they viewed the tapes.
25	That's been the evidence, Mr. Guzzo.

1	MR. GUZZO: Repeat that for me? Neither
2	said they
3	MR. MANSON: Viewed what was on the tapes.
4	MR. GUZZO: I see. I wasn't aware of that.
5	MR. MANSON: It looks like what was seized -
6	- I'm sure we'll hear more evidence about this but it looks
7	like what was seized was a brown case with maybe 20
8	videotapes in it and, perhaps, two other videotapes but
9	neither Ron Leroux or C8, according to their testimony,
10	ever viewed what was on those tapes. That's been the
11	evidence.
12	Have you seen those tapes or copies of them?
13	MR. GUZZO: I saw what was purported to be a
14	copy of a tape but I haven't got a list of the monikers
15	MR. MANSON: We're not talking about the
16	eight millimetre film, are we?
17	MR. GUZZO: Yes, that's what I've seen.
18	MR. MANSON: You've seen at some point in
19	May 1999 you had a visit and someone came and showed you
20	part of an eight millimetre film. Correct?
21	MR. GUZZO: Right.
22	MR. MANSON: And they suggested to you that
23	the people on the film, the two males, were one of your
24	visitors and the other was Ken Seguin. Correct?
25	MR. GUZZO: Right.

1	MR. MANSON: But you couldn't identify those
2	faces.
3	MR. GUZZO: No, I couldn't.
4	MR. MANSON: All you could say was "here's
5	an eight millimetre film that looks like two males having
6	sex;" correct?
7	MR. GUZZO: Right.
8	MR. MANSON: Is that correct?
9	MR. GUZZO: That's right.
10	MR. MANSON: They didn't say to you that
11	this is part of a videotape collection; did they?
12	MR. GUZZO: No.
13	MR. MANSON: So, other than that you've
14	never seen any of these videotapes that were subsequently
15	destroyed. Correct?
16	MR. GUZZO: That's correct.
17	MR. MANSON: Have you ever spoken to anyone
18	who claims that they've seen them?
19	MR. GUZZO: No; other than the individual
20	who brought that, C whatever the number is, I think was of
21	the opinion that this was part of a collection which he
22	attributed to be the ownership of Ken Seguin and rightly
23	or wrongly.
24	MR. MANSON: But he didn't say anything to
25	you linking that old eight millimetre film with a

1	collection of videotapes that had been seized by the OPP in
2	February, I believe, 1993.
3	MR. GUZZO: Well, no this is '99 and he
4	doesn't, you know, that's correct.
5	MR. MANSON: Is that we have your
6	testimony In-Chief when Mr. Engelmann asked you about this
7	and you were very frank that a guy shows up and he wants to
8	show you an eight millimetre film and he tells you what's
9	on it and you went through the story in detail. Correct?
10	MR. GUZZO: Right.
11	MR. MANSON: So this person isn't linking
12	this to these destroyed tapes in any way. He's saying
13	"Look what I've got. I'm on it and Ken Seguin." Correct?
14	MR. GUZZO: Right.
15	MR. MANSON: Now, I want to look at Document
16	701019 please? I don't believe this was made an exhibit.
17	It's a letter from Pat Hall, an OPP officer, dated July
18	18 th , '01.
19	THE REGISTRAR: It's 1013, yes.
20	THE COMMISSIONER: It's 1013?
21	MR. MANSON: It was made an exhibit, oh,
22	okay.
23	THE COMMISSIONER: So Exhibit 1013, sir.
24	MR. GUZZO: It's 1013? Thank you.
25	MR. MANSON: He is writing you and he's

1	basically saying, if you know anything about videotapes and
2	their existence, please help us out and give us some
3	information; correct?
4	MR. GUZZO: Right.
5	MR. MANSON: In a nutshell that's what he is
6	saying. And then in Exhibit 1012, you respond. Have you
7	got that up? Can you see it, Mr. Guzzo?
8	MR. GUZZO: I have it here, yes.
9	MR. MANSON: "Dear Inspector Hall, this
10	will refer to yours of July 18^{th} and our
11	subsequent telephone conversation of
12	July 24^{th} . I advise that I do not have
13	copies of these films nor any films,
14	nor have I seen same, but they have
15	been described to me as commercially
16	purchased copies of films which were in
17	the possession of the individual from
18	whom some materials were taken some
19	time ago."
20	You don't mention the eight millimetre film
21	to him in this letter, do you?
22	MR. GUZZO: No, I don't.
23	MR. MANSON: Is there any reason why that
24	skipped your mind at the time?
25	MR. GUZZO: Well, I had a discussion with

Detective Inspector Hall in November of '00, 2000 I think or November '01. After the first bill is passed he and a Mr. Lewis, Constable Lewis, Detective Inspector Lewis, come to visit me at Queen's Park and we have a discussion. And I bring up the issue of the films or the tapes and my recollection and what I put in writing and someplace along the line thereafter described our position.

I asked him about the tapes and why they were destroyed and he said to me, well, you know, we talked about homemade movies and films and he said they were commercial tapes. And I said -- well -- I remember saying to him, well, you know Bernardo and Homolka had commercial tapes but they would take the homemade films and use them, sell them to be incorporated into the commercial. That was the game.

And I'm questioning whether this was happening here and maybe -- you know, I don't know why -- otherwise why the films would be made. But anyway -- and you know, when I say that, I mean I get a -- he says to me -- but he says to me, you know, he said, "Well" -- "Why would you do that?" and he says, "Well, they are no more good. They are no more good." He says, "You can't prosecute a dead man". Seguin was dead.

MR. MANSON: Can I just stop you for a second? During that conversation, did you tell him that

1	you've seen eight millimetre films apparently of Seguin and
2	a young man, or young boy? Did you tell them during that
3	meeting?
4	MR. GUZZO: I told them that I knew that
5	they existed, yes. I don't know whether I got into the
6	detail as to when I saw them and what I saw and who showed
7	it to me.
8	MR. MANSON: But you told during that
9	meeting you think you told them that you had seen these
10	films?
11	MR. GUZZO: Yes, because I remember the
12	discussion of saying, well, you know, there are these
13	homemade movies but they can take those and put them into -
14	- you know, and sell them.
15	MR. MANSON: Yes.
16	MR. GUZZO: And we're talking about Homolka
17	and we're talking about Bernardo and we are talking about a
18	number of things.
19	MR. MANSON: Well, can we just go back to
20	Queen's Park for a second? Can we look at Exhibit 1011,
21	please?
22	This is a Hansard excerpt which I believe is
23	from June 27 th , 2001. So we're now we're now at the time
24	when you talked you are working on your second bill now.
25	We are in 2001; correct?

1	MR. GUZZO: Right.
2	MR. MANSON: And you can see the subheading
3	"Investigation into Child Abuse" and you're talking about
4	videotapes. Let me just read at the top, first paragraph,
5	part-way through:
6	"but without a warrant for the next
7	door neighbour's home, they entered the
8	home of the neighbour of the probation
9	officer's and again found no trace of
10	arms or narcotics in that home. They
11	did however seize a suitcase containing
12	24 or more pornographic films. Some of
13	these were commercially edited and sold
14	and some were homemade, some from the
15	camera mounted at the foot of the
16	probation officer's bed."
17	Can you recall who told you that?
18	MR. GUZZO: See, I haven't got a list of the
19	
20	MR. MANSON: This is the same person who
21	showed you the eight millimetre videotape?
22	MR. GUZZO: That's right.
23	MR. MANSON: If we go on:
24	"This evidence, these films have been
25	in the hands of the OPP for over six

1	years. The evidence has never been
2	tendered in court."
3	You're still talking about the stuff that
4	was seized from Ron Leroux's house; correct?
5	MR. GUZZO: Correct.
6	MR. MANSON: Yes, you've made a mistake when
7	you said it was Ken Seguin's house. It was we know it
8	was Ron Leroux's house.
9	MR. GUZZO: Yes.
10	MR. MANSON: Correct?
11	MR. GUZZO: Yes.
12	MR. MANSON: And we do know that there was a
13	search warrant; correct?
14	MR. GUZZO: But I was led to believe that
15	the search warrant was for Seguin's house not for Leroux's
16	house.
17	MR. MANSON: When you said "led to believe"
18	who told you that, do you think?
19	MR. GUZZO: I don't know where I got that
20	information.
21	MR. MANSON: Was that because that was the
22	talk in Cornwall?
23	MR. GUZZO: There were a lot of people
24	talking to me and, you know, but I would I don't know
25	where I got that idea.

I	MR. MANSON: Now, later down that page you
2	are talking about the November meeting with Pat Hall. If I
3	can just read:
4	"I want to tell you this. On November
5	22^{nd} of last year when I was debriefed
6	by the OPP, visited by Detective
7	Inspector Hall, the lead investigator
8	for Project Truth and one of his
9	superiors from Orillia, I put that same
10	question to Inspector Hall. He said,
11	'Mr. Guzzo, we don't have those tapes.
12	We don't have those films anymore. We
13	destroyed them."
14	This is the meeting that you were just
15	telling us about?
16	MR. GUZZO: Yes.
17	MR. MANSON: And in that meeting you believe
18	that you told them about the films that you saw in May,
19	1999; correct?
20	MR. GUZZO: Yes.
21	MR. MANSON: So, again, when you write to
22	him on July 25^{th} and don't mention those films that's very
23	curious, isn't it? You've already told them that you have
24	seen films and now in your May $25^{\rm th}$ letter, which is Exhibit
25	1012 I believe, you are saying you have never seen any

1	films.
2	I just want to ask you again, how is it that
3	you could have forgotten about the eight millimetre film?
4	MR. GUZZO: Well, I don't think I'm talking
5	you know, I think I am restricting myself here to the
6	video that he is talking about. He doesn't accept when I
7	tell him in 2000 in our meeting that I think there are, you
8	know, films, the eight millimetre films that may be being
9	sold or whatever. He says, "No, no, all we have are the
10	commercially edited films", and I don't accept that because
11	when he says to me when he says to me, "They were no
12	more good, we can't charge a dead man" I said to him, "What
13	were you going to charge him with? If they are
14	commercially edited you can rent them at any corner store.
15	You can get them at the public library."
16	MR. MANSON: So now I understand your
17	position.
18	In your letter Exhibit 1012 what you are
19	telling us now is that Pat Hall was concerned about the
20	videotapes seized from Ron Leroux, that's the purpose of
21	his letter to you so when you write back that's all your
22	talking about. Correct?
23	MR. GUZZO: That's the way I interpret
24	_
25	MR. MANSON: you're focusing on the

1	videotapes. Correct?
2	MR. GUZZO: Yeah. That's what I'm
3	MR. MANSON: and so, yeah
4	MR. GUZZO: interpreting.
5	MR. MANSON: okay, so let's go back to
6	those videotapes and let's go back to Hansard Exhibit 1011.
7	If we go right to the bottom of the page, this is your
8	comment after your meeting with Pat Hall, you say:
9	"No, no you can't destroy evidence in
10	the process. That's against the law.
11	And he said"
12	And this is just what you told us a minute
13	ago:
14	"the man was dead, he wasn't going
15	to be charged. I said, 'What about the
16	other people in the movies? What about
17	the kingpins of this organization who
18	were also seen in these movies?'"
19	That's what you said at Queen's Park.
20	Correct?
21	MR. GUZZO: Right.
22	MR. MANSON: But you've never seen the
23	videotapes, have you?
24	MR. GUZZO: No, I haven't.
25	MR. MANSON: And you've never spoken to

1	anyone that's seen them, have you?
2	MR. GUZZO: No, I have not.
3	MR. MANSON: So the use of this idea that
4	the videotapes would show the kingpins, this is more
5	rhetoric on your part?
6	MR. GUZZO: Well, I don't know that it's
7	rhetoric, but if I'm right about the Homolka-Bernardo
8	situation being re-enacted here, then the eight millimeter
9	films that would be incorporated into these
10	MR. MANSON: No, we're talking about the
11	videotapes now.
12	MR. GUZZO: I know - but I'm and I'm
13	MR. MANSON: Just the videotapes.
14	MR. GUZZO: and I'm suggesting to you,
15	my opinion is that the purpose for the films, the eight
16	millimeter, is to sell them to commercially commercial
17	makers of these pornographic and incorporate these into the
18	movies into the videotapes that are being sold
19	commercially and that's why I'm assuming that or suggesting
20	that if they were, that that's what we would see in the
21	ones that were burned.
22	MR. MANSON: But you had no idea who might
23	be on these videotapes. Did you?
24	MR. GUZZO: No. I mean, as far as specific
25	names of I had heard, you know, suggestions but no, I

1	hadn't
2	MR. MANSON: But you told us you had never
3	spoken to anyone who had seen the videotapes. Correct?
4	MR. GUZZO: Correct.
5	MR. MANSON: So you have no idea whether
6	they are professional actors or the Ottawa Rough Riders.
7	Do you?
8	MR. GUZZO: Other than I had at least one
9	other person, someplace along the line, tell me that they
10	had been photographed.
11	MR. MANSON: They had been photographed.
12	MR. GUZZO: They had been photographed.
13	MR. MANSON: But, I mean, this is a very
14	powerful argument, Mr. Guzzo, that the OPP had destroyed
15	evidence by destroying videotapes that showed the kingpins
16	of the organization, meaning people perpetrating crimes on
17	young people. Correct?
18	MR. GUZZO: That's what I believe, yes.
19	MR. MANSON: That is what you believe. But
20	you had no reason to believe that, did you?
21	MR. GUZZO: Well, I don't know whether I
22	agree with that or not. I don't know whether I agree with
23	that or not because when I put the question to Detective
24	Inspector Hall and I said, "Well, what were you going to
25	use them for?" If they are just commercial films and the

1	guy in the corner store has them. I put the same question
2	to Detective Inspector Miller on television and he
3	confirmed it in a Canadian press story of August 20^{th} that
4	was on August $24^{\rm th}$, '01 and he confirmed it.
5	MR. MANSON: He confirmed it that they had
6	been destroyed.
7	MR. GUZZO: No, he also confirmed that they
8	had no more need for them. They had no more need for them.
9	MR. MANSON: Yes.
10	MR. GUZZO: He didn't say because 'X' was
11	dead. He said, "We had no more need for them," therefore
12	that means they had a need at some point in time. What was
13	the need to prosecute somebody if you can rent them at the
14	corner store?
15	MR. MANSON: I'm losing you Mr. Guzzo. I
16	thought your argument was, this stuff would have been
17	evidence. They are the kingpins of the organization on
18	these videotapes. Aren't you suggesting that this is part
19	of a cover-up?
20	MR. GUZZO: I'm suggesting that this
21	material should not have been destroyed. It should have
22	been returned, at the very least, as evidence. It should
23	have been returned to the lawful owner.
24	MR. MANSON: Well, Mr. Leroux signed a Quit

Claim saying it's not his, he didn't want it and they

1	destroyed it. That's my understanding.
2	MR. GUZZO: Well, that may be true of
3	Mr. Leroux but he didn't own them. He said they were Ken
4	Seguin's.
5	MR. MANSON: But your concern here isn't
6	returning property, your concern is that evidence of the
7	kingpins was destroyed. That's your argument. Correct?
8	MR. GUZZO: I'm concerned that the
9	documentation, whatever it was, these videotapes or films
10	or whatever, I'm concerned that they were destroyed because
11	they shouldn't have been destroyed. They should have been
12	returned to the estate of Ken Seguin.
13	MR. MANSON: Okay.
14	MR. GUZZO: And they might be here today and
15	we might be able to tell who was on it.
16	MR. MANSON: But you do agree with me,
17	you've never seen them and you've never spoken to anyone
18	who's seen them. Correct?
19	MR. GUZZO: That's correct.
20	MR. MANSON: That's correct.
21	MR. GUZZO: That's correct.
22	MR. MANSON: Let's I just want to finish
23	up for a sec. I want to go back to your role in promoting
24	this Inquiry, which was a very important role. You were
25	probably the leader of the cause in promoting the Public

1	Inquiry. As a result of that a lot of local people came to
2	support you. Correct?
3	MR. GUZZO: Correct.
4	MR. MANSON: We've heard about petitions
5	with 12, 13,000 names on them. Correct?
6	MR. GUZZO: Well, yeah but, let me give
7	credit where credit is due. I mean, that was the local
8	Member John Cleary, who was very strong on this and he
9	deserved the credit for the petition, and Mr. Cleary of
10	course, was a former police officer with the Cornwall
11	police force for a couple of years, and I think he was
12	elected at some place, Warden, Mayor for maybe 30. 32 years
13	straight around here.
14	MR. MANSON: All I'm suggesting, Mr. Guzzo,
15	is you had a lot of support from local people in promoting
16	a public inquiry; correct?
17	MR. GUZZO: Correct.
18	MR. MANSON: And you became one of the
19	public voices concerned about the situation in Cornwall;
20	correct? That's a fair statement.
21	MR. GUZZO: Well, that's correct but let me
22	just make it clear that the story, the issue is bigger than
23	Cornwall.
24	MR. MANSON: Oh absolutely but we're just
25	this Commission is just concerned about Cornwall. So

1	MR. GUZZO: Well, I know but as a Member of
2	the Legislature I was concerned about all of Ontario.
3	MR. MANSON: Yes, of course.
4	MR. GUZZO: And remembering that physically
5	physically three-quarters of the Province is governed or
6	policed by the Ontario Provincial Police and I'm having
7	questions about what you know, so yeah, but it's bigger
8	than, it's bigger than Cornwall for me.
9	MR. MANSON: Okay. But I want to suggest
10	two things to you: You had a lot of support from local
11	people, and secondly, as you've told us a number of people
12	came to you with allegations of abuse. Correct?
13	MR. GUZZO: Correct.
14	MR. MANSON: You did achieve some public
15	stature in Cornwall because of your concern about Cornwall
16	and your promotion of the public inquiry. Correct?
17	MR. GUZZO: I believe so, if you yes, I
18	think so.
19	MR. MANSON: And people came to you because
20	they trusted you. We can assume that. Correct?
21	MR. GUZZO: Well, I hope so.
22	MR. MANSON: And is it fair to say that a
23	number of people had lost their trust in some public
24	institutions?
25	MR. GUZZO: Yes, I think very definitely.

1	MR. MANSON: And I want to say that in
2	promoting the Public Inquiry you used some very forceful
3	arguments, occasionally you used rhetorical arguments.
4	Correct?
5	MR. GUZZO: I think that's accurate.
6	MR. MANSON: And the rhetorical arguments
7	were helpful in promoting your bills, calling for a public
8	inquiry. Correct?
9	MR. GUZZO: I think so.
10	MR. MANSON: Like the, "no stone unturned"
11	that is a very compelling argument. Correct?
12	MR. GUZZO: Correct.
13	MR. MANSON: Occasionally, like in your
14	letters, you provided some extra spice to your political
15	arguments to get people's attention. Correct?
16	MR. GUZZO: Definitely. It's not like
17	practicing law, sir.
18	MR. MANSON: Absolutely.
19	MR. GUZZO: It's a different game
20	MR. MANSON: It's a political game and you
21	added some extra spice. From the examples I've given, is
22	it fair to say that some of your rhetoric was at least an
23	exaggeration?
24	MR. GUZZO: I don't like the word,
25	"exaggeration," but

1	MR. MANSON: There were some inaccuracies
2	that you later learned about?
3	MR. GUZZO: Yeah, they were not deliberate,
4	but yes
5	MR. MANSON: Oh, I'm not suggesting that
6	MR. GUZZO: No, no from time to time and
7	I did from time to time try and correct them, yes.
8	MR. MANSON: And some of your rhetoric
9	related to local public institutions? Correct?
10	MR. GUZZO: Yes.
11	MR. MANSON: And it may well be that that
12	was part of the loss of trust in local institutions; the
13	fact that you were being critical in raising questions
14	about competence. Correct?
15	MR. GUZZO: Well, not on the part of the
16	people who came to me. They were talking about what
17	happened five and ten years before, you know.
18	MR. MANSON: But this was part of the
19	milieu, part of the discourse in Cornwall; your comments,
20	your position, your statements. It was all part of the
21	Cornwall culture; correct?
22	MR. GUZZO: Very definitely and I refer you
23	in that regard to the comments of Sgt. Lortie and Deputy
24	Chief St. Denis in the trial book of the prosecution of
25	Dunlop.

1	MR. MANSON: And looking back, isn't it fair
2	to say that we can all one lesson we can all learn about
3	Cornwall is it would have been better if everyone just
4	stuck to the truth?
5	MR. GUZZO: If everyone just?
6	MR. MANSON: Stuck to the truth.
7	MR. GUZZO: Well, I I think if that were
8	the case, we wouldn't be here.
9	MR. MANSON: But in looking back that would
10	be that would be a good lesson to take from Cornwall.
11	If everyone stuck to the truth, the situation would be
12	better; correct?
13	MR. GUZZO: I go back to the advice I gave
14	Bishop Desrochers, you know.
15	MR. MANSON: What was that?
16	MR. GUZZO: Well, we were talking about how
17	to solve his problem with the church as opposed to my
18	problem with the government and I I said you know, if
19	you gave each of the priests a copy of the Ten Commandments
20	and told them to follow the Ten Commandments the way they
21	tell us to follow the Ten Commandments from the pulpit on
22	Sunday morning, your problems are solved.
23	MR. MANSON: Frankness and clarity is always
24	helpful in a community; correct?
25	MR. GUZZO: Correct.

1	MR. MANSON: Thank you, Mr. Guzzo.
2	THE COMMISSIONER: Thank you. We will take
3	the morning break.
4	THE REGISTRAR: Order; all rise. À l'ordre;
5	veuillez vous lever.
6	This hearing will resume at 11:15 a.m.
7	Upon recessing at 10:55 a.m. /
8	L'audience est suspendue à 10h55
9	Upon resuming at 11:26 a.m. /
10	L'audience est reprise à 11h26
11	THE REGISTRAR: Order; Rise. À l'ordre;
12	veuillez vous lever.
13	This hearing is now resumed. Please be
14	seated. Veuillez vous asseoir.
15	THE COMMISSIONER: Mr. Horn.
16	CROSS-EXAMINATION BY/CONTRE-INTERROGATOIRE PAR MR.
17	HORN:
18	MR. HORN: Yes, Mr. Guzzo, I am representing
19	the Coalition for Action and I know that our members are
20	concerned with your health and that you're in their prayers
21	and I know that you're in my prayers.
22	MR. GUZZO: Thank you, sir.
23	MR. HORN: Mr. Guzzo, initially when you
24	became involved in these matters, was it because of the
25	of Duncan McDonald and McDerby coming to you or was it the

1 priests that came and met with you or was it something that 2 you initiated yourself to get involved in this? 3 MR. GUZZO: Well, when you say involved, I -- I think I became involved in -- in -- when I wrote the 4 5 first letter to Premier Harris. Up until that time, 6 involved, I was listening to things. I was concerned about 7 the information I had received from victims or alleged 8 victims and from people -- other people here in Cornwall 9 whose opinions I value but, you know, I hadn't really 10 focused on the problem that I -- as I later saw it for the 11 government, so I think my -- I think about becoming involved was with the first letter to the Premier in 12 October of '98, I think it was. And that -- that -- what 13 14 triggered that more than anything else was the feeling that 15 people who should have known something about what was 16 happening didn't know and immediately after that letter, 17 their -- you know, their attitude changed and that prompted 18 my involvement. 19 MR. HORN: Okay, I know that when you were 20 on the bench -- I've -- I've spoken to a number of the 21 lawyers in Ottawa and they said that you had sort of a 22 reputation of becoming very personally involved in the 23 issues. I think at times you even had court outside of the 24 courthouse at the place where the -- supposedly the matter

was being litigated over. Is that true that you became

1 kind of like -- you wanted to go to the scene and see it 2 yourself? 3 MR. GUZZO: Yes, I took a view. I took a view, which was common with juries but wasn't common with 4 5 judge-alone matters, and I went and took a view of this one 6 situation and it helped immensely. 7 So you've become -- you've become MR. HORN: 8 very -- you want to become closer to the -- to the issues 9 that are there, that are before you; that ---10 MR. GUZZO: Well, I -- I wanted to assure 11 myself of what the facts were and I thought that by taking a view in this case, it would -- it would be the proper 12 13 thing to do and that's why I did it. 14 MR. HORN: Okay, so you were -- even though 15 you were a member of the legislature in Ottawa, there's an 16 issue here in Cornwall, there are other members of the 17 legislature here that could have dealt with the issues, but 18 you came here into the -- because you wanted to see for 19 yourself? 20 MR. GUZZO: Well, yes. I didn't really --21 sir, I didn't really come here and as I tried to explain to 22 Mr. Manson, I -- I envisaged the problem if there was a 23 problem, it had to be bigger than Cornwall because if there 24 was a problem, yes, initially I had the idea that there was

some problem with the Cornwall Police and initially I

thought that that had been swept under the rug in a report 1 2 by the Ottawa Police and I was concerned about the situation with the first investigation, the 9 or 11 month 3 4 investigation that ended on a Christmas Eve or a December 5 23rd press release with the Ontario Provincial Police. 6 And, you know, the Ontario Provincial 7 Police, as I mentioned earlier, is the police force with 8 governance over three-quarters of the area of Ontario; not 9 three-quarters of the population, but three-quarters of the 10 area of Ontario, so I saw it as a bigger problem, if there 11 was a problem. If there was a problem from the point of 12 view of governance, the Government of Ontario, then I saw 13 it as a bigger problem that just Cornwall. 14 MR. HORN: Okay, because if you -- if you 15 can recall, it would be around the year 1996 when you were 16 -- you were a member that there was a realignment of a lot 17 of the boundaries of some of -- of the ridings in Ontario 18 for the provincial legislature. Do you recall that 19 happening? 20 MR. GUZZO: Yes, I do. MR. HORN: And it would have resulted in at 21 times because they -- they -- from what I understand, there 22 23 were at one time 130 members and it went down to 103? 24 MR. GUZZO: Something of that order, yes. 25 MR. HORN: So a lot of the different ridings

1	would have been amalgamated. There would have been
2	reorganization and it would and in this back then Mr.
3	Villeneuve and Mr. Cleary, who were both sitting members,
4	would be facing each other in an election.
5	MR. GUZZO: That's what happened, I
6	understand, yes.
7	MR. HORN: Do you recall that happening?
8	MR. GUZZO: Yes, I do.
9	MR. HORN: And that the Mr. Villeneuve
10	was a the local PC member and Mr. Cleary would have been
11	a local Liberal member?
12	MR. GUZZO: Correct.
13	MR. HORN: And then they would be facing off
14	in the new riding that had been made or created because of
15	the reorganization. Do you recall that happening?
16	MR. GUZZO: I do.
17	MR. HORN: Did that have anything to do with
18	the the difficulty that you were having in at Queens
19	Park with regard to your legislation that you were trying
20	to push through? The fact that they didn't want trouble
21	from Mr. Villeneuve in the party?
22	MR. GUZZO: I never appreciated it if that
23	was the situation, sir. It didn't appear to me that the
24	decision was made to align the ridings along the same
25	boundaries as the federal ridings and reduce the number of

1	seats in the legislature to the number of seats in the
2	federal house for Ontario and, I mean, we all, you know
3	my riding disappeared. My riding of Ottawa-Rideau
4	disappeared. It was divided into three different ridings
5	and I had to choose well, they chose for me, quite
6	frankly, but I don't think it was a I don't think that
7	was a factor. I don't think quite frankly, I think I
8	testified about the Premier being and in Eastern Ontario
9	along about the end of March, the $1^{\rm st}$ of April of '99 and
10	we're gearing up for the election and one of his key
11	staffers was there and I said to her at the time, you know
12	"Excuse me, we should do something on this Cornwall issue
13	because I think it's going to hurt Noble. I think it's
14	going to maybe cost us a Cabinet Minister's seat," but they
15	weren't concerned.
16	MR. HORN: It would be almost like
17	looking back at that time Mr. Cleary was a very strong
18	advocate for an inquiry and Mr. Noble stepped back and he
19	said "I don't want to be involved" basically.
20	Is that political pressure that came from
21	the top, do you think? From the Premier's office all the
22	way down?
23	MR. GUZZO: I don't know that it was. I
24	never felt that. I never felt that way but I have to tell
25	you, from a politician's point of view, it is a strange

1 position.

When there are 14,000 names, I think there are somewhere around 40,000 people in Cornwall and 20,000 of them we'll have to think would have to be children, 20,000 of voting age and 14,000 of them sign a petition and you decide, as a Member that you're not going to be supportive, you know, it raises some questions with me but

MR. HORN: Is it possible that the decisions that were being made were as a result of the strong position that the Conservatives had back then about giving more power to the police and that sort of thing and that the police would be very, very much in favour of Mr. Villeneuve and that they didn't want to undermine that relationship?

MR. GUZZO: Well, that's one way of looking at it. The other way of looking at it would be that we are positioning ourselves with the 1994 document -- the Common Sense Revolution -- we position ourselves as a law and order government and I would think the other side would be more saleable wanting to get to the bottom of this would show us to be our true colours but, you know, I can't -- I can tell you that notwithstanding the fact that many in my own Caucus -- I mean, the NDP Caucus and the Liberal Caucus supported everything, every bill, every time I raised it

1	and my own Caucus did not although the majority did but the
2	Cabinet was always at least until Mr. Eaves became
3	Premier the Cabinet was prohibited from voting for it.
4	Nobody in Cabinet voted for it, either of the two bills,
5	when Mr. Harris was Premier.
6	I can't really you know, I can't really
7	see that but
8	MR. HORN: Why I'm asking that is if the
9	local police department was being criticized for allowing
10	this situation to occur and not acting properly, they might
11	have gotten some idea that the government would back them
12	up the Ontario government would back them up, the PC
13	government because they were law and order and they were
14	for the police.
15	MR. GUZZO: Well, that's possible. That's
16	not the position that I would have thought of but you
17	know, the government adopting but anything is possible.
18	MR. HORN: M'hm, because I know that you had
19	a very difficult time when you were having meetings with
20	Mr. Runciman and other of the top members of the government
21	regarding trying to do something on this. Did you
22	attribute any of that to this thinking about this riding?
23	MR. GUZZO: No, no I did not. I did not. I
24	was looking at it globally across the province and I
25	certainly thought that the position I was advocating was

1	not only proper legally and proper morally but that it was
2	probably good politically too but the Premier and the
3	people around the Premier, not necessarily the Cabinet
4	the people around the Premier did not agree.
5	MR. HORN: Now I understand in your just
6	previous cross-examination you were discussing some
7	videotapes. Were you aware of the videotapes that John
8	Cleary had and that he had given to the CCR?
9	MR. GUZZO: No, I was not.
10	MR. HORN: You didn't know about those
11	MR. GUZZO: No.
12	MR. HORN: particular tapes that been
13	that were given to the citizen's group?
14	MR. GUZZO: No, I
15	MR. MANSON: Objection. Mr. Horn just made
16	reference my clients and I have no idea what you're talking
17	about.
18	MR. ENGELMANN: These aren't facts before
19	the Inquiry.
20	THE COMMISSIONER: Okay.
21	MR. HORN: I'm just asking if he knows about
22	them because I've been advised by my clients that there
23	were tapes.
24	THE COMMISSIONER: Well
25	MR. HORN: I just wanted to know if he knew

1	anything about that.
2	THE COMMISSIONER: Well, I know but it
3	raises the spectrum that all the parties are supposed to
4	disclose things to the Inquiry which would mean that if the
5	CCR has any films, they so, do you have knowledge?
6	MR. HORN: I was told by my clients
7	regarding these
8	THE COMMISSIONER: And what did
9	MR. HORN: that Mr. Cleary indicated
10	that to Mr. Chisholm that there were tapes that were given
11	to members of the CCR.
12	THE COMMISSIONER: Well
13	MR. HORN: I was advised
14	THE COMMISSIONER: Okay, hold on now just
15	a second.
16	SUBMISSIONS BY/REPRÉSENTATIONS PAR MR. DAVID SHERRIFF-
17	SCOTT:
18	MR. SHERRIFF-SCOTT: Pardon me.
19	I'd suggest, sir, the mischief of this line
20	of inquiry is that Mr. Carson Chisholm has come and gone.
21	THE COMMISSIONER: M'hm.
22	MR. SHERRIFF-SCOTT: And none of this
23	evidence was elicited from him through your counsel, or
24	otherwise offered by him in any way, and the videotape
25	discussion was clearly a matter in which he testified.

1	So, this is a brand new thing after the
2	witness has come and gone, which is most unfair to everyone
3	here.
4	THE COMMISSIONER: M'hm.
5	SUBMISSIONS BY/REPRÉSENTATIONS PAR MR. PETER ENGELMANN
6	MR. ENGELMANN: Sir, I wasn't present for
7	Mr. Chisholm but I believe it went even further than that.
8	I believe he said he had no knowledge of videotapes. I
9	think it went that far. In any event, this is not fact in
10	issue.
11	THE COMMISSIONER: Well, just a second now.
12	Wait a minute now. Whether it's a fact in issue there, if
13	there's someone out there who has films I think it's
14	important for us to know.
15	MR. ENGELMANN: Absolutely.
16	THE COMMISSIONER: So, what you're saying
17	-
18	MR. ENGELMANN: I think he could ask Mr.
19	Guzzo if he's aware if anyone told him that Mr. Cleary had
20	films but he shouldn't insert it as a fact.
21	THE COMMISSIONER: M'hm.
22	MR. ENGELMANN: That's my concern.
23	CROSS-EXAMINATION BY/CONTRE-INTERROGATOIRE PAR MR. FRANK
24	HORN:
25	MR. HORN: Well, that'll be the way I will

1	question it. Are you aware of Mr. Cleary having any of
2	these tapes?
3	MR. GUZZO: No, I'm not sir.
4	MR. HORN: That was never part of any
5	discussions you had with Mr. Cleary?
6	MR. GUZZO: No, it was not.
7	MR. HORN: The difficulties that Mr. Dunlop
8	and yourself he as a police officer and you as a member
9	of a legislative body had to try to get something like
10	this off the ground, kind of like you're tagged as a
11	whistleblower or you're trying to get something done. Is
12	there any recommendation that you could have to this
13	Inquiry about how backbenchers, like yourself, could be
14	given more leeway or more ability to be able to implement
15	something like this without having the kind of political
16	difficulties that you faced?
17	MR. GUZZO: Look, we I mean, I could go
18	on for a day on governance and the political involvement
19	and, you know, I've been a student of politics from long
20	before I started to study law.
21	I was fascinated with it as a teenager, and
22	so all I can say is this that everywhere I look, in this
23	country and in other democratic countries, more and more
24	there is a concentration of power in the top job and that's

not good for democracy and that's not the way democracy was

1	meant to operate. And there has to be a breakdown in that
2	and a devolution of power. Certainly if you look at the
3	situation in the United States it is not as concentrated as
4	it is here in Canada and in some provinces it's even more
5	concentrated than at the federal level.
6	MR. HORN: So that the efforts by citizens
7	groups like the Coalition for Action then is very necessary
8	as things evolve in the direction that you see?
9	MR. GUZZO: I see that, and I see some
10	excellent groups, some excellent groups doing excellent
11	work on a national scale and on a provincial scale here in
12	Ontario and I'm familiar with one in Nova Scotia. But it
13	is a very, very tough tough row to hoe and it's tough to
14	be successful.
15	MR. HORN: Thank you.
16	THE COMMISSIONER: Thank you.
17	Mr. Neville.
18	MR. SHERRIFF-SCOTT: Mr. Commissioner, there
19	is a change in the order I wanted to address you about. I
20	think we have agreed that Mr. Bennett will go and then I
21	will go and then the others will follow. We have tried to
22	divide the thing from the point-of-view of economy so that
23	there is no overlap.
24	THE COMMISSIONER: Sure.

MR. SHERIFF-SCOTT: So that's consistent ---

1	THE COMMISSIONER: Not a problem.
2	MR. SHERRIFF-SCOTT: just to explain,
3	thank you.
4	THE COMMISSIONER: So Mr. Bennett?
5	MR. BENNETT: Good morning, Mr.
6	Commissioner.
7	THE COMMISSIONER: Good morning.
8	MR. BENNETT: With your permission, I just
9	have a few questions with respect to some of the evidence
10	he gave about The Men's Project.
11	THE COMMISSIONER: M'hm.
12	CROSS-EXAMINATION BY/CONTRE-INTERROGATOIRE PAR MR.
13	BENNETT:
14	MR. BENNETT: Good morning, Mr. Guzzo.
15	MR. GUZZO: Good morning, sir.
16	MR. BENNETT: We've met before. I'm David
17	Bennett, counsel for The Men's Project.
18	First of all, I would like on behalf of The
19	Men's Project just to thank you for the support you've
20	given to male survivors in this province during your time
21	as a politician and afterwards.
22	MR. GUZZO: Thank you.
23	MR. BENNETT: I wanted to touch on a few
24	issues you talked about with respect to obtaining funding

and some things with respect to The Men's Project and

1	that's what I wanted to ask you about.
2	You talked about a Cabinet meeting where you
3	were going forward for funding for asking for funding
4	for The Men's Project and you described the question
5	they always ask is, "Well, do we have it in Toronto and do
6	we have it in North Bay?"
7	Do you recall giving evidence about that,
8	sir?
9	MR. GUZZO: Yes, that was a caucus, a caucus
10	meeting. Yes, I recall, yes.
11	MR. BENNETT: And at that time were you
12	aware that The Men's Project was basically an organization
13	on a shoestring budget?
14	MR. GUZZO: Oh, very much so; very much so.
15	When the first call came from not the first lady from
16	the "Y" who asked me if I would take the call, but from the
17	lady whose name I can't recollect with the Irish last name,
18	Georgina something or other it was very, very clear to
19	me that it was on a shoestring and that the "Y" was going
20	to try and help but they didn't know how long they could be
21	of assistance.
22	MR. BENNETT: And at the time that a lot of
23	the work was being done by volunteers like Mr. Goodwin, a
24	volunteer therapist.
25	And you described this caucus meeting and

1	were you aware when you were doing this that this was the
2	first time that the Ontario government was looking at
3	funding for male victims of sexual abuse?
4	MR. GUZZO: Yes, I was.
5	MR. BENNETT: And you talked about you were
6	doing something at the political level and that there was
7	someone in the department who was taking it up. Would that
8	have been Denis Lessard in the Solicitor General's?
9	MR. GUZZO: He was one of the people, but at
10	that point-in-time I don't know whether he was the
11	individual I think he was a civil servant if I'm not
12	or is a civil servant, I think, who took it up, but the
13	person I was referring to was on Mr. Runciman's staff.
14	What Mr. Runciman said to me was, "Look,
15	bring it to caucus. Get it on the table and get some
16	support for it and then, you know, I'll see what I can do",
17	you know? I mean some budgets some budgets are easier -
18	- I would like to choose the right word here massaged
19	than others, you know. I mean, an attorney general he's
20	got all the judges salaries. What's he going to do?
21	But a solicitor general has a number of
22	projects. If one of them cancels or one of them comes in
23	under budget he's got some extra funds, he can he can do
24	things.
25	MR. BENNETT: And is it possible that when

1	you were first getting the initial round of funding for The
2	Men's Project that they may not have been aware that you
3	were doing this?
4	THE COMMISSIONER: Who is "they"?
5	MR. BENNETT: The Men's Project was not
6	aware of this.
7	And I'll tell you why I ask you this
8	question because I'm looking at Exhibit P-1001. This is
9	the letter of November 9^{th} to you, Mr. Guzzo, from Rick
10	Goodwin.
11	MR. GUZZO: Yes.
12	MR. BENNETT: And the first line is:
13	"I would like to bring to your
14	attention our services for male
15	survivors."
16	And the implication is that this is actually
17	the first time they are making contact directly from The
18	Men's Project, that the work that happened before then they
19	may not have been actually aware of.
20	MR. GUZZO: Well, I don't think that's the
21	situation but I think I think this is year two, as I
22	recollect, and I think I've asked Mr. Goodwin for this
23	letter. I think shortly after this lady called me and I
24	said, yes, I'd help, I think I had a phone call from Mr.
25	Goodwin. And I told them you know, "I'll do what I can.

1	I'll bring it" "I think it's time in light of the
2	situation that" and I wasn't just thinking of Cornwall
3	or anything like that. I was thinking of the situation
4	with the ladies with The Women's Project.
5	But I think, as I recollect, I asked him for
6	this letter that I could, you know, use with the department
7	and I think I sent it on to Mr. Beaubien who was I think
8	Bob Mr. Runciman's PA at the time.
9	MR. BENNETT: And in this letter some
10	question was raised about there is a paragraph where Mr.
11	Goodwin referred to up to 1,000 alleged victims. There was
12	some discussion the last time you were here.
13	MR. GUZZO: Right.
14	MR. BENNETT: I'd like to refer you to
15	Exhibit 992.
16	(SHORT PAUSE/COURTE PAUSE)
17	MR. GUZZO: Yes.
18	MR. BENNETT: And there is an article by an
19	Ottawa Sun reporter, Jacki Leroux.
20	MR. GUZZO: Yes.
21	MR. BENNETT: And I'm looking on the far
22	right side of the article. It's divided into three columns
23	on the far right side where there's a comment on that
24	the first full paragraph:
25	"Officers soon compiled the (sic)

1	list."
2	Do you see that?
3	MR. GUZZO: Yes, I do.
4	MR. BENNETT: "Officers soon compiled a
5	list of nearly 20 suspects and nearly
6	1,000 alleged victims and witnesses
7	have been interviewed."
8	So this number 1,000 was something that was
9	being used in discussion. This isn't something that The
10	Men's Project would have invented?
11	MR. GUZZO: Well, right, I think it came
12	from well, I
13	MR. BENNETT: It appears it came from the
14	OPP.
15	MR. GUZZO: Yes, it seems it came from
16	Project Truth, OPP, but if you read that but I don't
17	know. You know, I think the OPP later downsized to an
18	official number of 765 or 680 or something like that.
19	MR. BENNETT: And one of your comments that
20	struck me at one point, you said it's important when you
21	speak with the press that you let me just get the exact
22	terms you used that you're very accurate, that you have
23	to speak to the public and that they do so accurately. You
24	were asked a question by Mr. Engelmann.
25	MR. GUZZO: Yes.

1	MR. BENNETT: "It's important with people
2	with your type of background when they
3	speak to the public or to the press
4	that they do accurately?"
5	And you agreed with that.
6	MR. GUZZO: I do.
7	MR. BENNETT: I'd like to ask if you recall
8	that in you had an interview with Charlie Greenwell in
9	March of 2005 and it was with respect to the creation of
10	the Ontario Association of Male Survivor Services. And
11	during this interview Mr. Greenwell referred to your naming
12	names in the legislature and one of the reasons he said
13	that you had not is that there may be:
14	"The first victim would be the funding
15	for male programs if I proceeded."
16	Do you recall saying that, sir?
17	MR. GUZZO: I do.
18	MR. BENNETT: And I'm wondering, at the time
19	The Men's Project was very established. Is that correct?
20	MR. GUZZO: It was.
21	MR. BENNETT: And I understand there'd been
22	an independent review that had found that they were
23	providing very positive services. So when this threat was
24	made to "threat" for a lack of a better word about
25	affecting funding, it wouldn't have been because of the

1	quality of their service?
2	MR. GUZZO: No. It would not have been
3	definitely not have been and I think I, well I mean,
4	there was a threat. I mean there were I mean, it was
5	a volatile time.
6	I've admitted that it was not maybe the
7	smartest thing that I had done and maybe I carried it too
8	far after I started to get some results, but there was a
9	threat and when I heard it when I heard it, I called Mr.
10	Runciman right away and who knew at that point in time,
11	very early, that I wasn't going to name names I think. I
12	had told him, you know, I said I couldn't you know
13	anyway, but I called him and he said, "Well, you know, I'm
14	not concerned about it but maybe we should be, you know,
15	like this is getting out of control and anything can
16	happen. Anything can happen."
17	So, you know, I said okay I'll take it under
18	advisement but there was a threat. It came from the
19	Premier's office, a staffer at the Premier's office to my
20	staff member, yeah.
21	MR. BENNETT: And do you recall who was that
22	staffer, who would have made that?
23	MR. GUZZO: I know who took it in my office,
24	it was Bill Grant, but I don't know
25	MR. BENNETT: Did Mr. Grant tell you who had

1	made that?
2	MR. GUZZO: He may have but it doesn't
3	really matter who relayed it. That decision to make that
4	would have come from the Chief of Staff and no one else in
5	the Premier's office, you know. He would have, you know
6	and it may have been an off-the-cuff remark and the staffer
7	picked it up and phoned Bill, I you know but it was
8	of enough concern for me to call Mr. Runciman.
9	MR. BENNETT: Thank you. Those are my
10	questions, sir.
11	THE COMMISSIONER: Thank you.
12	Whose next then? Is it Mr. Chisholm or
13	okay, fine.
14	MR. SHERRIFF-SCOTT: Commissioner, I'll be a
15	fair amount of time, but I'm hoping that I could complete
16	my first point before the luncheon break, but if I stray
17	beyond twelve-thirty, with your indulgence I'd like to
18	complete it before we rise for lunch. It shouldn't be too
19	much longer than that.
20	THE COMMISSIONER: Okay.
21	MR. SHERRIFF-SCOTT: Thank you. Good
22	morning, Mr. Guzzo.
23	CROSS-EXAMINATION BY/CONTRE-INTERROGATOIRE PAR MR.
24	SHERRIFF-SCOTT:
25	MR. SHERRIFF-SCOTT: Good morning, Mr.

1	Guzzo.
2	MR. GUZZO: Good morning, sir.
3	MR. SHERRIFF-SCOTT: My name is David
4	Sherriff-Scott and I act for the Diocese of Alexandria-
5	Cornwall.
6	I want to start our discussion this morning
7	with some basic and general propositions about life as an
8	MPP, nothing controversial, pretty straight forward stuff.
9	All right?
10	MR. GUZZO: By all means.
11	MR. SHERRIFF-SCOTT: I'd suggest that you
12	acknowledged that when you were an MPP or when one is an
13	MPP, public statements and utterances are basically given
14	special attention or special access to the media and
15	through the media to the public?
16	MR. GUZZO: A lot of the time that's true,
17	yes.
18	MR. SHERRIFF-SCOTT: Okay. And as an MPP,
19	public statements frequently are designed to persuade or
20	move public opinion in certain directions?
21	MR. GUZZO: That is correct.
22	MR. SHERRIFF-SCOTT: Some direction is
23	consistent with whatever your political agenda may be or
24	that of your party?
25	MR. GUZZO: Yes.

I	MR. SHERRIFF-SCOTT: And you would
2	acknowledge the influence that a politician can have
3	through his public statements on the understanding or
4	perceptions of the public at large?
5	MR. GUZZO: A certain portion of the public
6	that pays attention, yes.
7	MR. SHERRIFF-SCOTT: You're a trusted
8	representative who has been given responsibility by the
9	will of the people and people, typically, by-and-large at
10	least will give credibility to what you say and you have
11	the sort of unique ability to influence public opinion from
12	time-to-time?
13	MR. GUZZO: From time-to-time, yes.
14	MR. SHERRIFF-SCOTT: Certainly, perhaps more
15	so than others who are not in your position?
16	MR. GUZZO: Oh yes, definitely.
17	MR. SHERRIFF-SCOTT: And that ability or
18	privilege, if you will, that comes with elected office and
19	the access that it carries to the media, I'd suggest that
20	you would agree with me has reciprocal responsibilities and
21	duties?
22	MR. GUZZO: It does.
23	MR. SHERRIFF-SCOTT: And I would see if we
24	can enumerate some we might agree on together. All right?
25	First, there would be the duty and I'm

1	talking now about making public pronouncements and
2	statements the duty to be as accurate as possible?
3	MR. GUZZO: Yes.
4	MR. SHERRIFF-SCOTT: To be fair?
5	MR. GUZZO: Right.
6	MR. SHERRIFF-SCOTT: Sometimes to be
7	cautious where the circumstances warrant?
8	MR. GUZZO: By all means.
9	MR. SHERRIFF-SCOTT: And to be mindful of
10	potential damage your statements may cause to others, given
11	your special access to the media?
12	MR. GUZZO: Right.
13	MR. SHERRIFF-SCOTT: To try and be as
14	complete and properly informed as opposed to, say, shooting
15	from the hip on weighty matters?
16	MR. GUZZO: By all means.
17	MR. SHERRIFF-SCOTT: Making corrections when
18	you say something wrong and that's perhaps as important as
19	saying things correctly in the first instance?
20	MR. GUZZO: I agree.
21	MR. SHERRIFF-SCOTT: Right. And as a
22	politician, certainly you in the past have conceded here,
23	helped from my point-of-view, that you may have made some
24	mistakes in the past?
25	MR. GUZZO: Well, I've made mistakes, sir,

1	yes.
2	MR. SHERRIFF-SCOTT: And in this issue in
3	particular. That is to say, on matters touching on the
4	jurisdiction of the inquiry of which you were involved?
5	MR. GUZZO: On matters touching on the
6	jurisdiction
7	MR. SHERRIFF-SCOTT: Your involvement in
8	matters that gave rise to issues of your testimony. For
9	example, I don't we don't need to be exhaustive.
10	First of all, you're not above making
11	mistakes, as you've conceded, and you may have made some
12	mistakes on matters relating to public pronouncements and
13	other issues that affect the matters being investigated by
14	this Inquiry?
15	MR. GUZZO: I think I have to admit that
16	by all means.
17	MR. SHERRIFF-SCOTT: Okay. And making
18	mistakes is understandable as a politician. It's not that
19	hard to do, is it?
20	MR. GUZZO: I made them as a judge and I
21	made them as a lawyer as well, sir.
22	MR. SHERRIFF-SCOTT: But as a politician you
23	get a lot of information thrown at you, sometimes very
24	fast. You get different perspectives and you see a lot of
25	people, so it's not beyond the pale to expect that people

1	will make mistakes?
2	MR. GUZZO: That's very true, but it also
3	should be mentioned that there are times, especially in
4	politics, that you don't find in other walks of life when
5	information is kept from you that people assume you have.
6	But, yes, I agree with your comment.
7	MR. SHERRIFF-SCOTT: And that may your
8	last comment may lead to mistakes as well?
9	MR. GUZZO: Yes, it may.
10	MR. MANSON: All right. Because you make
11	certain assumptions which in the end don't bear fruit?
12	MR. GUZZO: Right.
13	MR. SHERRIFF-SCOTT: And you go out on a
14	limb, to extend the metaphor, and it doesn't turn out to be
15	accurate?
16	MR. GUZZO: That's one of the problems of
17	the business.
18	MR. SHERRIFF-SCOTT: Okay. Now these
19	reciprocal responsibilities that you and I might have
20	agreed on here as we started, you'd agree with me that they
21	continue to bind you, for example, in giving your evidence
22	here at this Inquiry?
23	MR. GUZZO: They do.
24	MR. SHERRIFF-SCOTT: And looking back well
25	nigh ten plus years when you were involved in the issues

1	that we're discussing here today, we don't have the benefit
2	of any contemporaneous notes you may have made recording
3	information you received?
4	MR. GUZZO: Correct.
5	MR. SHERRIFF-SCOTT: That's not a criticism.
6	MR. GUZZO: No
7	MR. SHERRIFF-SCOTT: it's just a fact.
8	MR. GUZZO: you have everything I have.
9	THE COMMISSIONER: Excuse me?
10	MR. ENGELMANN: I believe we have some
11	THE COMMISSIONER: I'm sorry?
12	MR. ENGELMANN: There are some
13	contemporaneous notes.
14	THE COMMISSIONER: Okay.
15	MR. ENGELMANN: I just we're going to
16	make sure we get the record straight. He explained it
17	(inaudible).
18	MR. SHERRIFF-SCOTT: We don't have, for
19	example, a detailed or contemporaneous record of what all
20	of these people you met with may have told you from time-
21	to-time?
22	MR. GUZZO: No, sir, you do not.
23	MR. SHERRIFF-SCOTT: Okay. And I'm not
24	trying to criticize you for that. Whatever the reason is
25	that's the fact; fair?

l	MR. GUZZO: That's a fact.
2	MR. SHERRIFF-SCOTT: Okay. In the absence
3	of that kind of record, obviously if you had it, it would
4	be a lot more easy, or easier, to be completely accurate
5	about what you were told at the time; fair?
6	MR. GUZZO: Yeah, by all means.
7	MR. SHERRIFF-SCOTT: And the absence of it
8	sort of raises the spectre of a greater risk that you may
9	be wrong from time-to-time on these issues considering
10	MR. GUZZO: Very definitely.
11	MR. SHERRIFF-SCOTT: All right. And the
12	absence of that record, for example, as well as the context
13	here in which we find ourselves in this Inquiry given what
14	it's looking at and the potential implications for others,
15	I suggest to the reasonable mind would indicate caution
16	when giving evidence on these issues, particularly given
17	the absence of what we've talked about?
18	MR. GUZZO: Particularly in the absence of?
19	MR. SHERRIFF-SCOTT: A contemporaneous
20	record.
21	MR. GUZZO: Yes, I accept that.
22	MR. SHERRIFF-SCOTT: Okay, now, sir, in a
23	bit of an unusual style I want to transmit to you where I
24	am going on a particular point because I think given the
25	passage of time and perhaps the absence of a paper trail

1	you may have incorrectly identified, may have, C-43 as
2	being an alleged perpetrator of the child of C-42. And
3	what I want to do I acknowledge that you expressed some
4	uncertainty about that identification when you gave your
5	evidence in camera. What I want to do is see if we can
6	identify some facts perhaps on what we mutually agree which
7	might indicate the record could be corrected in fairness.
8	Are you with me?
9	MR. GUZZO: Yeah, I'm with you.
10	MR. SHERRIFF-SCOTT: All right. So first
11	we'll recall that you gave evidence about the issue of the
12	discussions of C-42 and naming of C-43 in relation to the
13	letter of Mr. McLaughlin dated April 3 rd , Exhibit 985.
14	Perhaps we could turn that up?
15	THE REGISTRAR: Which one?
16	MR. SHERRIFF-SCOTT: Nine-eight-five (985).
17	Just let me know when you have that, sir.
18	MR. GUZZO: I have it now, yes.
19	MR. SHERRIFF-SCOTT: And some general
20	propositions which are fairly straightforward. There are
21	no names mentioned in that letter on this issue. When I
22	say "this issue" I mean the issue of C-42, C-43; correct?
23	MR. GUZZO: Well, I have to read it
24	carefully but I think, I think that's correct.
25	MR. SHERRIFF-SCOTT: Okay. You want to take

1	the time to look at it? I've satisfied myself but if you
2	need to do that you go right ahead, sir.
3	MR. GUZZO: Thank you.
4	(SHORT PAUSE/COURTE PAUSE)
5	MR. GUZZO: I think that's accurate.
6	MR. SHERRIFF-SCOTT: Thank you, sir.
7	So there are no names mentioned in the
8	letter with respect to that issue, by which I mean C-42, C-
9	43; correct?
10	MR. GUZZO: Yeah, correct.
11	MR. SHERRIFF-SCOTT: The name of the victim
12	is not identified in that letter; correct?
13	MR. GUZZO: Correct.
14	MR. SHERRIFF-SCOTT: The name of his family,
15	that is to say the victim's family, is not identified in
16	that letter; correct?
17	MR. GUZZO: Correct.
18	MR. SHERRIFF-SCOTT: The name of the alleged
19	perpetrator is not mentioned in that letter, sir?
20	MR. GUZZO: It is not.
21	MR. SHERRIFF-SCOTT: And the subject or
22	details of the allegations beyond the general are not
23	developed in the letter?
24	MR. GUZZO: Correct.
25	MR. SHERRIFF-SCOTT: And there's no

1	identification of clergy being involved in the letter on
2	that subject?
3	MR. GUZZO: M'hm, I believe that's correct.
4	MR. SHERRIFF-SCOTT: And you have no notes,
5	apart from Exhibit 985, indicating what was said to you by
6	this family; correct?
7	MR. GUZZO: I do not, no.
8	MR. SHERRIFF-SCOTT: And yet already at this
9	time you knew who C-43 was; correct?
10	Do you have the moniker list, Mr. Guzzo?
11	MR. GUZZO: I do.
12	MR. SHERRIFF-SCOTT: Okay.
13	MR. GUZZO: Yes.
14	MR. SHERRIFF-SCOTT: Mr. Dunlop would have
15	given you information pertaining to him; correct?
16	MR. GUZZO: The documentation I received
17	from Mr. Dunlop
18	MR. SHERRIFF-SCOTT: Would have contained
19	information?
20	MR. GUZZO: would have contained
21	information about yes.
22	MR. SHERRIFF-SCOTT: All right, sir.
23	And you eventually wrote a letter about C-43
24	on another subject in which you were not restrained in
25	using his actual identity; correct?

1	MR. GUZZO: M'hm, is that the letter to
2	Minister Bassett?
3	MR. SHERRIFF-SCOTT: Yes.
4	MR. GUZZO: Restrained? M'hm
5	MR. SHERRIFF-SCOTT: What I mean is you
6	explicitly identified him by name?
7	MR. GUZZO: I sent the documentation
8	MR. SHERRIFF-SCOTT: Which had his name in
9	it?
10	MR. GUZZO: which had his name in it.
11	MR. SHERRIFF-SCOTT: That's all I'm trying
12	to establish.
13	MR. GUZZO: Yeah, that's true.
14	MR. SHERRIFF-SCOTT: Thank you. Now, you
15	testified last time, on November $21^{\rm st}$ when you were here,
16	that during this interview you had with this family they
17	had told you they had already reported the allegations to
18	the police, but you weren't sure what police force and you
19	believed only, without certainty, that it was the Cornwall
20	Police Service that I'll refer to as the CPS; correct?
21	MR. GUZZO: That was my understanding.
22	MR. SHERRIFF-SCOTT: All right. And,
23	indeed, you said then sometime later your office got a call
24	from a ministry in which it was indicated or you were
25	advised ultimately that the matter was being referred to

I	the appropriate authorities for handling?
2	MR. GUZZO: I was told by a staffer that we
3	had a call and they would attend to it.
4	MR. SHERRIFF-SCOTT: I think the words you
5	used "a referral had been made"?
6	I can take you to your transcript. Do you
7	accept that?
8	MR. GUZZO: Yeah, I accept that, yeah.
9	MR. SHERRIFF-SCOTT: All right. Thank you.
10	And I would suggest to you that information,
11	that is to say, one, the fact that the family had
12	identified for you that the police were already aware of
13	the allegations or had had them reported to them, whatever
14	police force that was; and, second, this issue of
15	ministerial environment involvement, either did one of
16	two things.
17	First, it would have assuaged your concerns
18	about the need for you to report or having heard from these
19	people that they'd already reported it, the idea of
20	reporting it probably wouldn't have turned up on your radar
21	screen. Isn't that the most probably explanation?
22	MR. GUZZO: Yeah, I think what I didn't
23	trigger to was that what they were saying to me had
24	happened was much more what they were telling me was
25	much more current than most of the people that I had talked

1	to.
2	MR. SHERRIFF-SCOTT: It was according to
3	your letter, it was 1998, at some point during that year
4	-
5	MR. GUZZO: Right.
6	MR. SHERRIFF-SCOTT: some three or four
7	months before you wrote this letter to Mr. McLaughlin;
8	correct?
9	MR. GUZZO: I yeah, I have a recollection
10	that it was over the Christmas holidays for some reason.
11	MR. SHERRIFF-SCOTT: Well, there's two
12	things referred to in your letter that Mr. Engelmann
13	brought you to.
14	On the first page, you refer to the fact
15	that the abuse may have been continuing up until December
16	of 1998 and later, on the fifth page, you refer to the fact
17	of it having continued after July, 1998.
18	So, leaving apart whether you're absolutely
19	certain about precisely when it was happening in 1998, and
20	I assume you're not absolutely certain; correct?
21	MR. GUZZO: Well, no, but when I answered
22	your last question I was trying to pinpoint when they came
23	to me.
24	MR. SHERRIFF-SCOTT: Well, that's fine.
25	MR. GUZZO: Yeah, but right, you're right.

GUZZO

1	MR. SHERRIFF-SCOTT: Okay, so you're not
2	absolutely certain of when they told the abuse was
3	happening but you are certain, from what we see, that it
4	was sometime in 1998 in which these abuse activities would
5	have been ongoing?
6	MR. GUZZO: I think the date of "up to or
7	after July $31^{\rm st}$ " is probably precise. Not the December $31^{\rm st}$
8	because I think they come to see me before December $31^{\rm st}$
9	between Christmas and New Year's, if I'm not mistaken.
10	MR. SHERRIFF-SCOTT: Okay, so in the first
11	half of the 1998 year, roughly speaking?
12	MR. GUZZO: Yeah, yeah.
13	MR. SHERRIFF-SCOTT: Okay. As opposed to be
14	less likely being towards the end of the year; correct?
15	MR. GUZZO: Right.
16	MR. SHERRIFF-SCOTT: Is that right, sir?
17	MR. GUZZO: I think that's correct.
18	MR. SHERRIFF-SCOTT: Okay. But coming back
19	to my question, just to make sure that we understand each
20	other, I'd suggest that the most probable explanation for
21	you not thinking or even registering the need in your own
22	mind to report, would have been the fact that these people
23	told you it was in the hands of the police or they'd
24	reported it and then later you got a call from some
25	ministry?

1	MR. GUZZO: I think that's probably correct.
2	MR. SHERRIFF-SCOTT: Isn't that sort of the
3	most probable reconstruction?
4	MR. GUZZO: Yes, it is.
5	MR. SHERRIFF-SCOTT: And, reasonably so, if
6	someone is already dealing with it why would you be
7	concerned about it, so we can accept that as your most
8	probable reconstruction of why you may not have reported
9	it; correct?
10	MR. GUZZO: I but I did yes, that's
11	right, but I did admit that it didn't even occur to me
12	MR. SHERRIFF-SCOTT: Right.
13	MR. GUZZO: and I was embarrassed by
14	that, you know, that
15	MR. SHERRIFF-SCOTT: And I'm suggesting the
16	most probable explanation for it not having occurred to you
17	that is to say the need to report was that you were
18	already in possession of information that it had already
19	been reported?
20	MR. GUZZO: Possibly, yes.
21	MR. SHERRIFF-SCOTT: Okay. And, certainly,
22	you were well conversant with your duty to report working
23	in this area as you had in the past?
24	MR. GUZZO: Yes, I was.
25	MR. SHERRIFF-SCOTT: Okay. Now, I'm not

1	criticizing you for not reporting, I'm just trying to get
2	at the nub of why it didn't happen.
3	Now, coming back to my theme about the idea
4	that there may be some less than certain identification of
5	C-43 in this little matrix we've developed, having regard
6	to what we've just discussed, I want to tell you that the
7	evidence here will be, first and I've confirmed this, it
8	will be the evidence here that the CAS in this
9	jurisdiction has never received a report from C-42
10	identifying C-43 in this matter and has no record of it.
11	The same applies to the Cornwall Police
12	Service and the same applies to the OPP. I'm suggesting to
13	you, in fairness, that that may be one possible explanation
14	as to why you may be mistaken about C-43 in this
15	environment, particularly given the fact that you expressed
16	concern about being 100 percent correct or not being able
17	to be 100 percent correct in that identification?
18	MR. GUZZO: Well, there's no I the
19	only thing that surprises me there is that the ministry
20	that had contacted us did not make that referral.
21	MR. SHERRIFF-SCOTT: Well, we don't know
22	that, do we?
23	MR. GUZZO: Well, you're telling me that
24	there's no record of it?
25	MR. SHERRIFF-SCOTT: There's no record of it

1	and of the evidence, as I'm advised from the CAS, the CPS
2	and the OPP, is that it was never referred to them.
3	MR. GUZZO: Well
4	MR. SHERRIFF-SCOTT: What I'm suggesting to
5	you, whether we're surprised about what the ministry may or
6	may not have done, is that may be one explanation or point
7	which we could say contributes to the idea that you may
8	have been mistaken about C-43 in the circumstances. Is
9	that fair?
10	MR. GUZZO: Well, I remember the interview
11	well and I remember the name they gave me.
12	MR. SHERRIFF-SCOTT: Well, you said you
13	weren't 100 percent certain, sir. So what I'm struggling
14	to understand
15	MR. GUZZO: Well, I know
16	MR. SHERRIFF-SCOTT: is your lack of
17	certainty.
18	MR. GUZZO: I think I think what I said -
19	- I think what I said was the pronunciation of the name was
20	not the way I it was presented here. But let me
21	MR. SHERRIFF-SCOTT: Let me stop you there,
22	sir.
23	MR. GUZZO: All right. Let me just say that
24	to you that it's, you know, I'm not trying to fence with
25	you. I could be wrong. I'd like to put something in

1	context though.
2	This is between Christmas and New Year's as
3	I recollect. I get a call from, somehow, at the office
4	just before Christmas. They want this person wants me
5	to see these people. I think it's the brother of the
6	mother. They come into the office. It's I see them
7	after evening hours to accommodate them and the meeting is
8	scheduled for half-an-hour, I guess. It lasts 10 or 12, 15
9	minutes and, I mean, it doesn't end on a positive note.
10	MR. SHERRIFF-SCOTT: All right.
11	MR. GUZZO: And
12	MR. SHERRIFF-SCOTT: First of all, in your
13	letter, you refer to the meeting having taken place within
14	one week prior to April 3 rd of 199
15	MR. GUZZO: I know, but
16	MR. SHERRIFF-SCOTT: Okay, but you made
17	you may be mistaken about the timing of the meeting as
18	well?
19	MR. GUZZO: I I seem to think it was over
20	a holiday. I know I'm in there. I'm in there not in
21	hours. It's later at night but it could have it could
22	have been over the school break. You're right, it could
23	have been over the March break or something but the I'm
24	thinking of holidays. I'm going in there to accommodate
25	them and when I'm asked, well, what are you going to do

l	about this, and I said, look I'm bringing forward
2	legislation to try and, you know, get a Commission of
3	Inquiry forward that you would be able to testify the
4	mother gets very upset with me. She's an Italian lady
5	actually and she swears at me in Italian and she says,
6	"You're like all the other politicians. You don't want to
7	do anything" and she gets up and storms out. And I finish
8	the last two or three minutes with the father and that's
9	how it ends.
10	So I'm not going back on what I said in
11	examination in-chief, you know, I think that's the name I
12	was given, but you're right I could be wrong.
13	MR. SHERRIFF-SCOTT: All right. I'll accept
14	that. All right and
15	MR. GUZZO: I would
16	MR. SHERRIFF-SCOTT: and beyond that you
17	can't be any more certain to this day?
18	MR. GUZZO: I'm less certain today than I
19	was in November or when I testified.
20	MR. SHERRIFF-SCOTT: There are there are
21	sort of other facts and issues that we can discuss.
22	Really, all I want you to concede for me if
23	and I can take it through many things to suggest to you
24	that there may be reasons that you could have been
25	mistaken. And that's not a criticism, it's a long time

1	ago, I understand, and I just wanted to bring you to that
2	point to acknowledge that, number one, you're less than
3	certain about it and, number two, you could be mistaken.
4	Is that fair?
5	MR. GUZZO: That's that's fair and, you
6	know, I let me make it clear, I think I made it clear
7	when I started. I didn't keep complete notes. I didn't
8	many of the people I didn't make any note and I didn't do
9	anything or carry out anything of a positive nature in this
10	file based on really what I'm hearing, you know.
11	It was on the reaction I got at Queen's Park
12	but, you know, when it comes to the documentation that I
13	put forward with the letters to the ministers et cetera, in
14	terms of the action the procedures that were taken at
15	Queen's Park, I was much more thorough in maintaining my
16	_
17	MR. SHERRIFF-SCOTT: Fair enough. And, you
18	see, I think you know my perspective. I'm here and if
19	you're less than certain and you concede that you may be
20	wrong, it's important from my perspective, you know,
21	considering the issues and the rights and interests that
22	are at stake in this Inquiry and obviously the interests of
23	an individual who could be mis-identified perhaps.
24	And what I just I'm happy that you've
25	conceded to me that you may have been mistaken and I'd

1	suggest that you can't be anymore certain than what you've
2	just said on this issue or more helpful to the Inquiry at
3	this juncture on this matter?
4	MR. GUZZO: That's fair.
5	MR. SHERRIFF-SCOTT: Okay. And we'll
6	leave it at that, okay? I'm finished the first point,
7	Commissioner.
8	THE COMMISSIONER: Let's take lunch. Come
9	back at 2:00 o'clock.
10	THE REGISTRAR: Order; all rise. A l'ordre;
11	veuillez vous lever.
12	The hearing will resume at 2:00 p.m.
13	Upon recessing at 12:20 p.m. /
14	L'audience est suspendue à 12h20
15	Upon resuming at 2:02 p.m. /
16	L'audience est reprise à 14h02
17	THE REGISTRAR: This hearing is now resumed.
18	Please be seated. Veuillez vous asseoir.
19	MR. ENGELMANN: Good afternoon, Mr.
20	Commissioner.
21	I'm informed by Mr. Manson that he wanted to
22	say a couple of words just before Mr. Sherriff-Scott
23	continues his cross-examination.
24	SUBMISSIONS BY/REPRÉSENTATIONS PAR MR. ALLAN MANSON
25	MR. MANSON: Mr. Commissioner, I've just

1	come from a meeting with my clients and because of the
2	issue of rumour and innuendo in the community and the
3	presence of the media and the webcast, I'm obliged to make
4	three very brief points about the incident that arose
5	during Mr. Horn's cross-examination of Mr. Guzzo.
6	THE COMMISSIONER: M'hm
7	MR. MANSON: With your permission.
8	THE COMMISSIONER: The incident that
9	occurred.
10	MR. MANSON: The question that was put to
11	Mr. Guzzo.
12	THE COMMISSIONER: Which was?
13	MR. MANSON: About Mr. Cleary, video tapes
14	and the CCR.
15	THE COMMISSIONER: Oh, okay. Okay.
16	MR. MANSON: I first want to say, Mr. Cleary
17	is not one of my clients.
18	THE COMMISSIONER: M'hm.
19	MR. MANSON: Number two, as you pointed out
20	when you mentioned disclosure, I stand behind the
21	disclosure that we've made and nobody from the CCR that
22	I've ever spoken to or has ever come to a meeting and heard
23	me speak has had any involvement with the video tapes that
24	we were discussing or any alleged copies of them.
25	The other point is more general,

1	Mr. Commissioner. While this may be a public inquiry and
2	the rules of evidence may be relaxed and the scope of
3	cross-examination is very broad and you've permitted broad
4	scope
5	THE COMMISSIONER: M'hm.
6	MR. MANSON: all counsel are obliged,
7	number one, to put evidence accurately and fairly to
8	witnesses in cross-examination and, number two, according
9	to dictum from the Supreme Court of Canada, if counsel is
10	going to put something to a witness that is not in
11	evidence, and they don't anticipate will be in evidence,
12	they have to have had a reasonable belief in it's truth.
13	THE COMMISSIONER: Right.
14	MR. MANSON: And my submission,
15	Mr. Commissioner, is the suggestion that was made to
16	Mr. Guzzo about the CCR and the video tapes was specious
17	and singularly inappropriate as cross-examination.
18	Those are my comments, Mr. Commissioner.
19	THE COMMISSIONER: All right. Thank you.
20	Mr. Horn, did you wish to make any comment
21	or
22	MR. HORN: No.
23	THE COMMISSIONER: Thank you.
24	All right. So Mr. Sherriff-Scott.
25	MR. SHERRIFF-SCOTT: Thank you, sir.

1	GARRY GUZZO: Resumed/Sous le même serment
2	CROSS-EXAMINATION BY/CONTRE-INTERROGATOIRE PAR MR.
3	SHERRIFF-SCOTT (Continued/Suite):
4	MR. SHERRIFF-SCOTT: Good afternoon, Mr.
5	Guzzo.
6	MR. GUZZO: Good afternoon, sir.
7	MR. SHERRIFF-SCOTT: So if we can just
8	switch topics now from the one we left before the lunch
9	hour, I want to move to 1998 and as you described at your
10	first involvement in this matter with the letter-writing,
11	commencing with your letter of September, 1998 to the
12	Premier of the province.
13	So, if we can first start with some general
14	propositions. Just let me know when you're ready, sir.
15	MR. GUZZO: I'm ready.
16	MR. SHERRIFF-SCOTT: Okay. In September of
17	1998, would it be fair to say you commenced what I could
18	describe as a campaign of writing letters to the Premier
19	and the government on this issue?
20	MR. GUZZO: I think so, yes.
21	MR. SHERRIFF-SCOTT: Okay. And that
22	campaign had as its thesis at least in part that police
23	investigations had possibly been flawed or incompetently
24	handled or lacked completeness, in particular?
25	MR. GUZZO: In part.

1	MR. SHERRIFF-SCOTT: Okay. You contended as
2	time passed that these problems were as a result of
3	potential incompetence or worse; the expression you used
4	was "cover-up"?
5	MR. GUZZO: I did.
6	MR. SHERRIFF-SCOTT: And by the latter
7	phrase, I take it you meant your listeners are readers to
8	infer some sort of conspiracy possibly to thwart the
9	administration of justice. Is that correct?
10	MR. GUZZO: That was in my mind, yes.
11	MR. SHERRIFF-SCOTT: Okay. And as we
12	agreed, you started that letter-writing campaign with
13	Exhibit 983 which is the letter of September 18, 1998, if
14	you can turn to that exhibit, please?
15	THE COMMISSIONER: It's 983, yes.
16	(SHORT PAUSE/COURTE PAUSE)
17	MR. SHERRIFF-SCOTT: Now, what I want to do
18	with this is examine some of the key messages and
19	assumptions that you made in the letter and then we'll
20	track some of those forward into time as it passed in other
21	correspondence that you wrote.
22	Starting with the first large paragraph on
23	the first page you refer to this matter:
24	"being the subject of an ongoing"
25	And then say:

1	"actually second investigation by
2	the Ontario Provincial Police in the
3	City of Cornwall."
4	And then go back, and then go on to say:
5	"It involves an allegation of a
6	pedophile group sexually abusing a
7	number of young persons in the Cornwall
8	area dating back 35-plus or minus."
9	And I take it there, sir, what you are
10	attempting to convey to the reader is that there is an
11	ongoing investigation into this issue, and that is broad-
12	based pedophile activity in Cornwall, number one; correct?
13	MR. GUZZO: Yes.
14	MR. SHERRIFF-SCOTT: And number two, that it
15	was actually the second time that question had been
16	examined by the OPP; correct?
17	MR. GUZZO: Correct.
18	MR. SHERRIFF-SCOTT: Okay. And in the
19	paragraph one, as you scroll down, one of the things you
20	say is you refer to your own diligence and say that you:
21	"have been most careful and diligent
22	in the manner in which [you] have
23	satisfied [yourself or] myself of the
24	information I am about to relay."
25	Do you see that?

1	MR. GUZZO: Yes.
2	MR. SHERRIFF-SCOTT: And may I suggest to
3	you what you intended to convey to your reader was that you
4	were not making ideal statements but had diligently taken
5	steps to verify the information that followed; correct?
6	MR. GUZZO: Correct.
7	MR. SHERRIFF-SCOTT: Okay. In other words,
8	this is not mere idle talk?
9	MR. GUZZO: That's correct.
10	MR. SHERRIFF-SCOTT: Okay. In the second
11	paragraph at page 1, you start a chronology of information,
12	I suggest, intended to convey that there were problems with
13	the police investigations that had taken place in Cornwall?
14	MR. GUZZO: Correct.
15	MR. SHERRIFF-SCOTT: And in this regard you
16	first allege that:
17	"The CPS"
18	that is the Cornwall Police Service. I'll refer to them
19	as CPS for Cornwall Police; OPS and OPP. Okay, sir?
20	MR. GUZZO: Correct.
21	MR. SHERRIFF-SCOTT: All right.
22	"had done an internal investigation
23	to satisfy itself that there was no
24	wrongdoing and no cover-up with regards
25	to the allegations vis-à-vis a

1	pedophile group operating in the
2	Cornwall area."
3	So the information the reader is to take
4	from this is that the first investigation examined the
5	question of the existence of a pedophile group operating in
6	this community; correct?
7	MR. GUZZO: That's what it says.
8	MR. SHERRIFF-SCOTT: Yes. Whether it's
9	right or wrong at the time, that's what you intended the
10	reader to infer or understand, correct?
11	MR. GUZZO: Yes.
12	MR. SHERRIFF-SCOTT: Okay. And then at
13	paragraph two excuse me, as we go down you refer to the
14	fact that in January of 1994 the Ottawa Police force, or
15	OPS, did an internal investigation and came to the same
16	conclusion. And if I look at that and I read your letter
17	together the same conclusion would mean to me, and I
18	suggest you intended your reader to conclude, came to the
19	same conclusion on the issue of the existence of a
20	pedophile group operating in Cornwall; correct?
21	MR. GUZZO: Yes, that there was no
22	wrongdoing and no cover-up with regard to the allegations.
23	MR. SHERRIFF-SCOTT: And the allegations
24	were, as you cast them:
25	"the existence of a pedophile group

1	operating in this community."
2	Correct?
3	MR. GUZZO: Yes.
4	MR. SHERRIFF-SCOTT: Okay. So then if we go
5	down further, you refer to the fact in 1994 the OPP did its
6	first investigation this is following the OPS and
7	this is where you start referring to the press release and
8	you'll see the December $24^{\rm th}$ date. There was:
9	"no evidence of any wrongdoing on
10	the part of the police and no evidence
11	that further charges were necessary
12	with regard to the allegations."
13	Do you see that?
14	MR. GUZZO: Yes.
15	MR. SHERRIFF-SCOTT: And "the" allegations
16	that you had cast them as a sort of preamble were the
17	existence of a pedophile group operating in this community;
18	correct?
19	MR. GUZZO: Right.
20	MR. SHERRIFF-SCOTT: Right. And what you
21	meant to imply or infer was that in each of these
22	investigations, the police forces had conducted an
23	investigation into that question. The question as you cast
24	it:
25	"whether a pedophile group was

25

with this issue?

1	operating in Cornwall."
2	Right?
3	MR. GUZZO: Right.
4	MR. SHERRIFF-SCOTT: Right. Okay.
5	Now, at page 2 of this letter, you'll see
6	the first the third paragraph starting with "On or about
7	the month of April". Do you have that?
8	MR. GUZZO: I do.
9	MR. SHERRIFF-SCOTT: You refer to a Cornwall
10	police officer, which is what Mr. Manson took you to and
11	you identified as Mr. Dunlop in fact; right?
12	MR. GUZZO: Right.
13	MR. SHERRIFF-SCOTT: And:
14	"he served upon two ministries,
15	volumes of documentation with regard to
16	this issue."
17	Do you see that?
18	MR. GUZZO: Yes.
19	MR. SHERRIFF-SCOTT: And this issue, again,
20	is the question of a pedophile ring operating in Cornwall,
21	isn't it?
22	MR. GUZZO: Yes.
23	MR. SHERRIFF-SCOTT: And by that you meant

114

to link your first descriptions of police investigations

1	MR. GUZZO: Right.
2	MR. SHERRIFF-SCOTT: Correct? Because from
3	your point of view they overlap?
4	MR. GUZZO: The police investigations
5	overlap?
6	MR. SHERRIFF-SCOTT: No, this issue. Mr.
7	Dunlop's material related to the existence of a pedophile
8	group; correct?
9	MR. GUZZO: Yes, right.
10	MR. SHERRIFF-SCOTT: And that's what his
11	materials were about?
12	MR. GUZZO: Yes.
13	MR. SHERRIFF-SCOTT: And you meant to link
14	that. In other words, the materials would have related to
15	the first investigations or would have been germane to it;
16	correct?
17	MR. GUZZO: Yes.
18	MR. SHERRIFF-SCOTT: All right. And at the
19	bottom of page 2 you allege that:
20	"People who signed affidavits"
21	You see that, the second sentence?
22	MR. GUZZO: Yes.
23	MR. SHERRIFF-SCOTT: "or made
24	depositions, being the same people
25	whose evidence was brought to the

1	attention of the government by Mr.
2	Dunlop."
3	So those people that you refer to here, the
4	ones who signed affidavits and depositions under oath, et
5	cetera, those were the package of materials and statements,
6	some sworn, some not, which Mr. Dunlop had obtained?
7	MR. GUZZO: Yes, that's correct.
8	MR. SHERRIFF-SCOTT: Okay, you weren't aware
9	of any others at the time? Those were the materials to
10	which you were alluding; correct?
11	MR. GUZZO: Well, you just let me read it
12	again, please.
13	(SHORT PAUSE/COURTE PAUSE)
14	MR. GUZZO: Yes, that's correct. As far at
15	the depositions and affidavits are concerned, yes.
16	MR. SHERRIFF-SCOTT: Right, and then you
17	allege that those people had not been interrogated; that is
18	to say, the list of people Mr. Dunlop had collected after
19	one-and-a-half years:
20	"The police have not interrogated these
21	people."
22	MR. GUZZO: That's correct.
23	MR. SHERRIFF-SCOTT: All right. And at the
24	top of the third page, you are on a slightly different but
25	similar theme. You are referring to Fort Lauderdale, and

1	at the bottom of the first large textual paragraph you say,
2	starting with the words:
3	"I'm 100 percent certain."
4	Do you see that?
5	MR. GUZZO: No, let met catch that. Yes.
6	MR. SHERRIFF-SCOTT: It's about a half-an-
7	inch from the bottom of that paragraph.
8	MR. GUZZO: Yes, yes.
9	MR. SHERRIFF-SCOTT: "I'm 100 percent
10	certain in my own mind that the former
11	owners and operators of the motel on
12	the pedophile strip in Fort Lauderdale
13	where the complainants"
14	And I suggest to you what you meant by "the
15	complainants" were the complainants identified by Mr.
16	Dunlop?
17	MR. GUZZO: Yes.
18	MR. SHERRIFF-SCOTT: Right?
19	MR. GUZZO: M'hm.
20	MR. SHERRIFF-SCOTT: "stated they were
21	taken on occasion by some of these
22	perpetrators"
23	And I suggest that means "these
24	perpetrators" as identified by Mr. Dunlop in his various
25	collection of materials?

1	MR. GUZZO: Right.
2	MR. SHERRIFF-SCOTT: Right?
3	"in the 1970s, have not been
4	interrogated nor have the motel records
5	been requested"
6	Et cetera, okay?
7	MR. GUZZO: Right.
8	MR. SHERRIFF-SCOTT: So we've got here the
9	concern by you that the police have done these
10	investigations and uncovered nothing in the first three
11	instances, and then we have the fact as you cast it:
12	"Mr. Dunlop collected materials which
13	we don't know or don't know for certain
14	who has but the police don't appear to
15	have acted on them."
16	Right?
17	MR. GUZZO: Right.
18	MR. SHERRIFF-SCOTT: Okay. And if I can
19	drop down, you then say in the second paragraph in the
20	middle of that paragraph, you spin the issue or cast the
21	issue:
22	"The issue is whether or not a full
23	investigation has taken place on the
24	strength of this sworn evidence."
25	In other words, given what we know has

1	developed and the fact that these people haven't even been
2	talked to, we don't even know whether the first, the
3	current investigation, which is what you are now referring
4	to as Project Truth, has even done its job; right?
5	MR. GUZZO: Right.
6	MR. SHERRIFF-SCOTT: Okay. And you close
7	your letter saying at the bottom of page 3 that you had
8	travelled to the United States and you refer to your own
9	experience as a judge and a lawyer and, based on that, you
10	suggest to the reader that you're reasonably satisfied
11	about the truthfulness of some of these allegations.
12	Correct?
13	MR. GUZZO: Where are you reading from?
14	MR. SHERRIFF-SCOTT: The last paragraph
15	towards the bottom of page 3 starting with "In these
16	matters I am always prepared to be proven wrong" and then
17	"However".
18	MR. GUZZO: The last paragraph on page 3
19	just one moment.
20	MR. SHERRIFF-SCOTT: Start with the second
21	last line; "However, let me make it abundantly clear".
22	Do you see where that is?
23	Second last line on the page.
24	MR. GUZZO: Yes, right, all right.
25	MR. SHERRIFF-SCOTT: "I have done some

1	homework on this issue. I have spent
2	my own money in travelling to places as
3	far away as the United States to speak
4	with people."
5	et cetera.
6	Then you refer to your experience as a
7	judge, et cetera, by which you indicate that you've
8	assessed the credibility of some of these people and you
9	opine, at least, that they are believable in part.
10	MR. GUZZO: Right.
11	MR. SHERRIFF-SCOTT: And you meant the
12	reader to conclude that your professional expertise in
13	assessing credibility was to be considered here in your
14	weighing of these materials. Right sir?
15	MR. GUZZO: Right; I think that's fair.
16	MR. SHERRIFF-SCOTT: Okay. So what I want
17	to do now is summarize the, sort of, main points and they
18	were as follows as they go forward and then I want to track
19	them in your letters. Okay?
20	MR. GUZZO: M'hm.
21	MR. SHERRIFF-SCOTT: So we'll start with a
22	summary.
23	First, three investigations had taken place;
24	one by the CPS, one by the OPS and one by the OPP which had
25	looked at the question of pedophile ring operating in

25

1	Cornwall and had found nothing.
2	MR. GUZZO: Right.
3	MR. SHERRIFF-SCOTT: Right? This was to be
4	contrasted with the fact that when the OPP launched Project
5	Truth, it started charging people and that was a concern in
6	your mind because, in your view, they should have found
7	something in the first three investigations.
8	MR. GUZZO: Correct.
9	MR. SHERRIFF-SCOTT: Correct?
10	Second, Mr. Dunlop provided a package of
11	materials, et cetera, and the OPP either didn't get them in
12	a timely way or hadn't acted on them because many or most
13	of these people who were affiants or deponents hadn't been
14	interviewed by the OPP as of the date of your letter
15	September 18 th including people in Fort Lauderdale.
16	MR. GUZZO: Right.
17	MR. SHERRIFF-SCOTT: Right?
18	And, third, given that these people hadn't
19	been interviewed, this raised a concern that the OPP either
20	hadn't received the documents or hadn't done a complete
21	investigation. Correct?
22	MR. GUZZO: Right. Correct.
23	MR. SHERRIFF-SCOTT: Thank you.

121

and you had, with diligence, satisfied yourself of these

And finally you had interviewed some people

1	points.
2	MR. GUZZO: Some, yes.
3	MR. SHERRIFF-SCOTT: Okay.
4	So what I want to do now is examine these
5	points that we just summarized as we go forward through the
6	correspondence. Okay?
7	MR. GUZZO: Yes.
8	MR. SHERRIFF-SCOTT: The first one I want to
9	talk about is Fort Lauderdale. And staying with the same
10	letter we'll track it forward. I referred you to the top
11	of page 3 which says you're 100 percent certain that owners
12	and operators of the motel in Fort Lauderdale "where
13	complainants say they were taken on occasion by
14	perpetrators have not been interviewed nor records
15	requested."
16	Now, you've agreed with me that complainants
17	to which you were referring were those identified by Mr.
18	Dunlop. Correct?
19	MR. GUZZO: Right.
20	MR. SHERRIFF-SCOTT: And the perpetrators
21	who presumably took these people from Cornwall to Florida
22	were those identified by Mr. Dunlop. Since the
23	complainants were identified by Mr. Dunlop, the
24	complainants identified by Mr. Dunlop also identified the
25	perpetrators.

1	MR. GUZZO: Among others, I think.
2	MR. SHERRIFF-SCOTT: Well, you didn't know
3	of any others, did you? Mr. Dunlop's materials were the
4	materials in which you contended complainants who had
5	written down statements and sworn affidavits, complained
6	that they had been taken to Florida by perpetrators.
7	As of the date of your letter, you didn't
8	know any other complainants.
9	MR. GUZZO: Well, I'm not certain that
10	that's accurate.
11	MR. SHERRIFF-SCOTT: Well, I think you
12	should be.
13	MR. GUZZO: Well
14	MR. SHERRIFF-SCOTT: Let's examine your lack
15	of certainty.
16	What other source of information, sir, would
17	you have had that complainants, who could be identified and
18	hadn't been interviewed were taken to Fort Lauderdale and
19	abused by perpetrators?
20	You hadn't met with your friend the police
21	officer by this point in time which you refer to several
22	months later. I suggest to you the only source of your
23	information at this juncture was Mr. Dunlop.
24	MR. GUZZO: No, I don't think that's you
25	know, I don't think that's correct.

1	Let me have a look here.
2	(SHORT PAUSE/COURTE PAUSE)
3	MR. GUZZO: My recollection is that when I
4	wrote the first letter to the Premier, I had been advised
5	by at least one and possibly two people that they had been
6	taken or that they had been in Florida at that motel.
7	MR. SHERRIFF-SCOTT: The complainants stated
8	they were taken on occasion by some of these perpetrators
9	in the 1970s. So during your direct examination you didn't
10	indicate that you had been advised by anybody, other than
11	through the materials of Mr. Dunlop, perhaps, about being
12	taken to Florida and you have no note of that; do you?
13	MR. GUZZO: I have no note of that but my
14	recollection is that
15	MR. SHERRIFF-SCOTT: Did you sorry, I
16	appreciate what your recollection is as you indicated but
17	did you ever report that to anybody?
18	MR. GUZZO: I don't believe I can't point
19	to where I put it in a letter or advised anybody but
20	MR. SHERRIFF-SCOTT: And even assuming you
21	had met the officer in Fort Lauderdale by this point, and
22	talked to him, that wouldn't be a basis to say that
23	complainants were saying they had been taken there.
24	MR. GUZZO: That's correct.
25	MR. SHERRIFF-SCOTT: That's correct.

1	I suggest to you that the main basis for
2	this assertion is the Dunlop material. Is it not?
3	MR. GUZZO: The Dunlop material is
4	significant. When I get it back to Toronto in '98 and I
5	read it in October of '98 and I read it, yes, it is
6	significant but I also think I have been told by one or two
7	others that they had been taken down there or they had been
8	down there. I'm but I
9	THE COMMISSIONER: Do we know who these
10	people are?
11	MR. SHERRIFF-SCOTT: I'll get to that.
12	MR. GUZZO: you know, I I'm sorry. I
13	can't
14	MR. SHERRIFF-SCOTT: You can't be certain?
15	MR. GUZZO: I cannot be certain; I cannot be
16	certain. You might
17	MR. SHERRIFF-SCOTT: Well, let me come at it
18	this way, sir. First, there is no statement taken by Mr.
19	Dunlop in which people say they were taken to Florida and
20	sexually abused by perpetrators from Cornwall. Do you know
21	that?
22	MR. GUZZO: I don't know of any where he
23	says that or anything like that.
24	MR. SHERRIFF-SCOTT: Second, the OPP didn't
25	take a statement, and it will be their evidence I'm advised

1	and I have reviewed their statements, from people who say
2	they were taken to Florida and abused by perpetrators from
3	Cornwall. Do you know that?
4	MR. GUZZO: No, I did not know that.
5	MR. SHERRIFF-SCOTT: So did you know Mr.
6	Leroux said, "Here, no one from Cornwall was seen with any
7	complainant except himself"?
8	MR. GUZZO: No, I didn't know that.
9	MR. SHERRIFF-SCOTT: No, and that Mr.
10	Renshaw for example, Gerald Renshaw, said he never went to
11	Florida. Know that?
12	MR. GUZZO: No, I did not know that.
13	MR. SHERRIFF-SCOTT: Sir, I've struggled to
14	find in the record of hundreds of statements and reviewed
15	all of Mr. Dunlop's material, and there isn't a single
16	allegation that complainants say they were taken to Florida
17	and abused by people from Cornwall?
18	MR. GUZZO: I'll accept that, but I am of
19	the opinion that when I made that statement I'm thinking
20	and I think today that I was of the opinion at the time,
21	and I still am today, that I must have had contact with
22	some complainants who told me that they had been taken.
23	MR. SHERRIFF-SCOTT: And yet you have
24	absolutely no record of that even in your most recent
25	materials that you produced to us; right?

1	MR. GUZZO: Well, that's right. I have not
2	published I have not put it in any document.
3	MR. SHERRIFF-SCOTT: And you never told
4	anybody, to your recollection, about that issue?
5	MR. GUZZO: Well, I never I wouldn't say
6	I never told anybody but I never put it in writing in the
7	documentation that I was preparing.
8	MR. SHERRIFF-SCOTT: All right, sir.
9	Did you know there was one person who went
10	to Florida who was a victim and that was Mr. C-8? Do you
11	have your moniker list there and, of course, Mr. Leroux.
12	THE COMMISSIONER: So two alleged victims.
13	MR. GUZZO: When I saw C-8's name on the
14	registration slip, I did not know he was a victim.
15	MR. SHERRIFF-SCOTT: An alleged victim of
16	Mr. Leroux?
17	MR. GUZZO: I did not know that, no.
18	MR. SHERRIFF-SCOTT: And did you know that
19	he was also someone who had been convicted of abusing his
20	own juvenile niece?
21	THE COMMISSIONER: Not in 1998.
22	MR. SHERRIFF-SCOTT: Yes, yes.
23	THE COMMISSIONER: Okay, thank you.
24	MR. SHERRIFF-SCOTT: '97, right?
25	MR. GUZZO: No, I did not know that.

1	MR. SHERRIFF-SCOTT: All right. Okay.
2	So the basis for this is an uncertain
3	recollection that someone told you this for which you have
4	no record of any kind today; correct?
5	MR. GUZZO: That's correct.
6	MR. SHERRIFF-SCOTT: But you intended also
7	to include people like C-8 and Mr. Leroux in your
8	description of complainants, didn't you?
9	MR. GUZZO: Well, when I see when I see
10	the names of C-8 and Mr. Leroux, I mean, I don't think it
11	registers with me that they are victims or alleged victims.
12	MR. SHERRIFF-SCOTT: At this time when you
13	wrote this letter, I suggest to you the word "complainants"
14	as used by you and when we started out in this you
15	suggested that would be inclusive of the people Mr. Dunlop
16	referred to and now we are onto other people but the
17	word "complainants" would have included Mr. C-8 and Mr.
18	Leroux?
19	MR. GUZZO: Well, I know that now or I've
20	read that now but I'm talking about at the time I'm writing
21	this letter, I don't know that I would think of I can't
22	say that I think of either one of those two people as
23	victims, alleged victims, but at some point later I think
24	I'm made aware of that.
25	MR. SHERRIFF-SCOTT: You can't identify

1	anybody who says they were taken to Florida, can you?
2	MR. GUZZO: I haven't got a name. I'll be
3	honest. I don't even have a picture, but when I put myself
4	in mind of writing that first letter and the discussions I
5	have with my staff in preparing it, I'm thinking that I
6	believe I was had been told or it had been said to me
7	that, you know, somebody had complained to me that they had
8	been taken down there and abused. But I
9	MR. SHERRIFF-SCOTT: You're not certain?
10	MR. GUZZO: I'm not certain.
11	MR. SHERRIFF-SCOTT: You have no record;
12	correct?
13	MR. GUZZO: No, I have no record.
14	MR. SHERRIFF-SCOTT: All right. And you
15	can't identify any such person today?
16	MR. GUZZO: I cannot.
17	MR. SHERRIFF-SCOTT: And never did at an
18	earlier time to anybody in a position of authority by way
19	of correspondence, for example?
20	MR. GUZZO: No, not by way of
21	correspondence.
22	MR. SHERRIFF-SCOTT: All right. Let's move
23	on to Exhibit 984.
24	This is a letter of the $23^{\rm rd}$ of February,
25	1999. Do you have that?

1	MR. GUZZO: 1 do.
2	MR. SHERRIFF-SCOTT: And on page 1, towards
3	the bottom of the page, you refer to this issue of Fort
4	Lauderdale again:
5	"The allegations centre around
6	activities in the late '60s to late
7	'70s and the motel records seem to
8	confirm the attendance at a motel on
9	the pedophile strip in Fort Lauderdale
10	of certain of the victims and in the
11	company of certain of the people named
12	in the complaints by these victims."
13	I suggest to you what you were trying to
14	convey to the reader is that there were written complaints
15	in which the perpetrators were named by the complainants
16	and that they alleged they had been taken to Florida and
17	abused there. Isn't that so?
18	MR. GUZZO: I don't think written complaints
19	is fair but, yes, again, I'm thinking I had I had a
20	complaint of at least one and possibly two individuals who
21	had told me that they had been taken there.
22	MR. SHERRIFF-SCOTT: Okay. And you say:
23	"motel records seem to confirm the
24	attendance at a motel on the pedophile
25	strip."

1	So now are you saying that there were motel
2	records that confirm the attendance of these people who you
3	met with?
4	MR. GUZZO: No
5	MR. SHERRIFF-SCOTT: Considering
6	MR. GUZZO: No, no, I
7	MR. SHERRIFF-SCOTT: That wouldn't be
8	accurate, would it?
9	MR. GUZZO: No, I've only seen I've seen
10	four names.
11	MR. SHERRIFF-SCOTT: Yes.
12	MR. GUZZO: Yes.
13	MR. SHERRIFF-SCOTT: And then you say at the
14	bottom of the page:
15	"These people include complainants as
16	well as witnesses and, at least in one
17	case, a perpetrator who signed an
18	affidavit, which affidavit was filed
19	with the Attorney General of this
20	province and a Solicitor General of
21	this province, April. 1997. The person
22	making that affidavit continues to say
23	he has not been interrogated by the OPP
24	with regard to this issue."
25	So now you are contending, as I earlier put

1	it to you, that in a written document someone was
2	contending they had been down there and abused. The source
3	of your information was Dunlop material, wasn't it?
4	MR. GUZZO: Well, I think I'm referring to
5	the Leroux affidavit there.
6	MR. SHERRIFF-SCOTT: Which you got from Mr.
7	Dunlop?
8	MR. GUZZO: Right.
9	MR. SHERRIFF-SCOTT: Right. The source of
10	your information was Mr. Dunlop, sir, wasn't it on this
11	issue?
12	MR. GUZZO: Beg your pardon?
13	MR. SHERRIFF-SCOTT: The source of your
14	information to make this allegation was Mr. Dunlop, wasn't
15	it?
16	MR. GUZZO: Well, as I say, I think there
17	was at least one and possibly two other people who had
18	spoken to me.
19	MR. SHERRIFF-SCOTT: I suggest you never had
20	such a meeting, sir.
21	MR. GUZZO: Well, I'm sorry. I think I did
22	but
23	MR. SHERRIFF-SCOTT: But you can't be
24	certain, can you?
25	MR. GUZZO: No, I can't. I can't put a name

1	or even a picture in my mind of the face.
2	MR. SHERRIFF-SCOTT: Or even a time?
3	MR. GUZZO: Well
4	MR. SHERRIFF-SCOTT: Notwithstanding the
5	fact that
6	MR. GUZZO: No, no.
7	MR. SHERRIFF-SCOTT: you are clearly
8	linking the written material of Mr. Dunlop to this issue in
9	this letter?
10	MR. GUZZO: I beg your pardon?
11	MR. SHERRIFF-SCOTT: Notwithstanding the
12	fact that in the paragraph we just read together, you are
13	linking this issue to the written material as supplied by
14	Mr. Dunlop.
15	MR. GUZZO: Well, there's no doubt that the
16	written material supported a number of positions that I was
17	taking.
18	MR. SHERRIFF-SCOTT: Okay; if we can move
19	forward, sir.
20	Now, in some of your later letters if we
21	could refer to Exhibit 1004, which is a May 26^{th} document,
22	of 2000.
23	Do you have that?
24	MR. GUZZO: I do.
25	MR. SHERRIFF-SCOTT: Towards the bottom of

PUBLIC HEARING AUDIENCE PUBLIQUE

1	the page:
2	"In Florida, these good citizens
3	spending their own money"
4	Do you have can you see that?
5	MR. GUZZO: Yes.
6	MR. SHERRIFF-SCOTT: "uncovered evidence
7	of attendance at a number of Florida
8	motels, on what was known as the
9	'pedophile strip.'"
10	So stopping there. "These good citizens"
11	were who?
12	MR. GUZZO: Well, the individuals associated
13	with and I think, at this time, I most of my
14	information may be coming from Alain Seguin, this woman
15	Eleanor, the Dunlops and the people around them.
16	MR. SHERRIFF-SCOTT: These two citizens,
17	these good citizens who travelled to Florida, sir, you know
18	were Carson Chisholm and Ron Leroux.
19	MR. GUZZO: Well, I know that now but I
20	didn't know it then.
21	MR. SHERRIFF-SCOTT: That's right; you
22	didn't know it then
23	MR. GUZZO: No.
24	MR. SHERRIFF-SCOTT: did you?
25	MR. GUZZO: No, I did not. I thought it was

1	the Dunlops.
2	MR. SHERRIFF-SCOTT: Okay; you thought it
3	was the Dunlops. And you said that what they did is they
4	uncovered evidence of attendance "they" meaning the
5	Dunlops, evidence of attendance at a number of hotels or
6	motels on the pedophile strip.
7	First of all, you now know that Mr. Chisholm
8	and Mr. Leroux got one name, Malcolm MacDonald from the
9	Saltaire Motel not "motels" plural, right?
10	MR. GUZZO: I
11	MR. SHERRIFF-SCOTT: That was the evidence
12	of Mr. Leroux and Mr. Chisholm.
13	MR. GUZZO: Well, I'll accept that.
14	I don't I wasn't here and I didn't I
15	don't recall, but I'll accept that.
16	MR. SHERRIFF-SCOTT: All right.
17	And did you read that evidence before you
18	wrote this letter?
19	MR. GUZZO: The evidence of?
20	MR. SHERRIFF-SCOTT: Mr. Chisholm. It's in
21	the document that he got signed by the owner of the hotel.
22	Did you ask him to see it?
23	MR. GUZZO: I never met with Mr. Chisholm.
24	No, I did not ask him to see it. I didn't ask anybody for
25	anything, other and I other than the material that

1	was left with the Attorney General and the Solicitor
2	General by Mr. Dunlop and the Toronto police officer.
3	MR. SHERRIFF-SCOTT: Exactly my point.
4	MR. GUZZO: Yes.
5	MR. SHERRIFF-SCOTT: You didn't ask Mr.
6	Chisholm; you didn't meet with Mr. Chisholm; you didn't ask
7	the Dunlops about this and you didn't meet with them about
8	this. You didn't know what the details were or even who
9	went and yet you were making this allegation, right?
10	MR. GUZZO: Well, yes, that's correct. But
11	I
12	MR. SHERRIFF-SCOTT: That's correct. Does
13	that comport with your duty of completeness and fairness
14	and gathering as much information as possible, that we
15	alluded to at the beginning of this examination, sir?
16	MR. GUZZO: Well I yes, it does, because
17	I've been there already myself and I've seen certain
18	documents
19	MR. SHERRIFF-SCOTT: You saw four names,
20	right?
21	MR. GUZZO: I've seen the documentation,
22	those four names, yes.
23	MR. SHERRIFF-SCOTT: Those four names.
24	MR. GUZZO: And I've talked to other people
25	that in between the time I went to Wilton Manors and the

1	time I'm writing this letter to Mr. Tsubouchi.
2	MR. SHERRIFF-SCOTT: That's quite beside
3	this point.
4	You're saying these people uncovered
5	evidence and these people, according to your testimony now,
6	you thought were the Dunlops. Right?
7	MR. GUZZO: Right.
8	MR. SHERRIFF-SCOTT: And you didn't talk to
9	them about this issue to get to the detail or the bottom of
10	what they had said they'd uncovered, did you?
11	MR. GUZZO: No, I didn't. I
12	MR. SHERRIFF-SCOTT: Nor did you speak to
13	Mr. Chisholm about this?
14	MR. GUZZO: You're right. I said but I
15	am fortified by the fact that what I have done myself and
16	what I have seen, myself, right.
17	MR. SHERRIFF-SCOTT: I see. So when you say
18	"these people" you didn't know and you made the statement
19	anyway?
20	MR. GUZZO: Well, if I included myself in it
21	I suppose I would have been 100 percent accurate, but
22	you're right.
23	MR. SHERRIFF-SCOTT: And you're not aware of
24	any other person, other than Mr. Chisholm and Mr. Leroux,
25	who went to Florida to investigate this issue?

1	MR. GUZZO: I'm not, no.
2	MR. SHERRIFF-SCOTT: Now, if we can move
3	forward to Exhibit 985. And at the second page of that
4	letter, I want to refer you to the second last paragraph,
5	and I'd like you to read, starting with the word on the
6	fourth line, "However", to the bottom of the page, please.
7	(SHORT PAUSE/COURTE PAUSE)
8	MR. GUZZO: Right.
9	MR. SHERRIFF-SCOTT: So your first
10	contention is that private citizens went down there to do
11	police work and that they found proof of alleged victims
12	registered in hotels plural in Fort Lauderdale on a
13	pedophile strip, and then you go on:
14	"and not until civil suits were
15	commenced against some of the named
16	perpetrators who were registered with
17	these youngsters"
18	Now, you did not get that information from
19	citizens in this community, to wit Mr. Dunlop and his
20	group, who were the citizens that you just conceded to me
21	were the only people Mr. Chisholm and Leroux who went down
22	there to investigate this issue.
23	You didn't get that information from them;
24	did you?
25	MR. GUZZO: From those two people; the two

1	citizens here who went down there? No, I did not.
2	MR. SHERRIFF-SCOTT: And those are who
3	you're referring to.
4	"Private citizens did police work and
5	travelled to Florida to find the
6	proof."
7	Right?
8	MR. GUZZO: They're the two people that I'm
9	referring to there, yes.
10	MR. SHERRIFF-SCOTT: That's right. And that
11	is not an accurate statement, is it sir?
12	MR. GUZZO: It is not an accurate statement.
13	MR. SHERRIFF-SCOTT: No. And there has
14	never been any documentation you've ever seen that refers
15	to hotels, plural, including registration slips from
16	multiple hotels?
17	MR. GUZZO: Well, I have to tell you that
18	registration slips, no. I've had the
19	MR. SHERRIFF-SCOTT: Have you seen
20	registration slips for more than one hotel, Mr. Guzzo?
21	MR. GUZZO: No, I have not.
22	MR. SHERRIFF-SCOTT: No, you have not.
23	MR. GUZZO: But I I have not, no.
24	MR. SHERRIFF-SCOTT: No. So I suggest you

were adding some embellishment here, Mr. Guzzo, and you

1	made a false or inaccurate statement to the government.
2	Correct?
3	MR. GUZZO: Well, you know, I have to tell
4	you that I agree with your statement but I had discussions
5	with the second motel was the Marlin Beach Hotel, and I
6	had discussions with one person from here who alleged he
7	was taken there but that may have been weighing on my mind
8	at the time I made this comment but I think that I
9	subsequently dismissed the person as
10	MR. SHERRIFF-SCOTT: As being lacking in
11	credibility, in your mind?
12	MR. GUZZO: Yes, yes.
13	MR. SHERRIFF-SCOTT: All right.
14	In any event, what you were specifically
15	averting to in this letter is hard proof in the form of
16	documentation. Right?
17	MR. GUZZO: Right.
18	MR. SHERRIFF-SCOTT: Which, from the point
19	of view of documentation, linked people from his community,
20	who were perpetrators with alleged victims and purported to
21	show them in the same rooms together?
22	MR. GUZZO: Well
23	MR. SHERRIFF-SCOTT: And that's not
24	accurate, is it?
25	MR. GUZZO: I don't think that that's a fair

1	conclusion to draw from what I am saying, but you know, I
2	am
3	MR. SHERRIFF-SCOTT: You say it right here:
4	"who were registered with these then
5	youngsters."
6	"Registered."
7	MR. GUZZO: Well, if you're
8	MR. SHERRIFF-SCOTT: Those are your words,
9	sir.
10	MR. GUZZO: Yeah, I know. But if you're
11	telling me and at the time
12	MR. SHERRIFF-SCOTT: Mr. Guzzo, in the
13	context of you identifying people from this community
14	travelling to Florida
15	MR. GUZZO: I'm sorry?
16	In the context of this paragraph, you tell
17	the reader that you are aware that people from this
18	community travelled to Florida and that they found proof
19	by, which I take it you mean something hard, cold, like
20	documents; that there were perpetrators down there and
21	victims down there and you finished this paragraph saying:
22	"They were registered with these then
23	youngsters."
24	I suggest to you, sir, the meaning of your
25	paragraph is perfectly clear; you're saying that you were

1	aware there were documents that linked these things
2	together and that they had been found by citizens in this
3	community, and that is simply not true.
4	MR. GUZZO: In terms of documents, you're
5	correct.
6	MR. SHERRIFF-SCOTT: Did you, sir, at any
7	time become concerned about perhaps Mr. Dunlop's
8	objectivity given that he was suing the Cornwall Police for
9	\$80 million, as well as my client and others?
10	MR. GUZZO: From day one.
11	MR. SHERRIFF-SCOTT: From day one. And were
12	you concerned at all that one of the people that went down
13	there to Florida, the good citizens to which you refer, was
14	Mr. Leroux, who Mr. Dunlop believed was what he called "The
15	chief pedophile or operator of the pedophile world"?
16	MR. GUZZO: First of all, I didn't know that
17	he had so described him and, secondly, I didn't know that -
18	- that Mr. Leroux and Mr. Chisholm are the people who went
19	down there.
20	MR. SHERRIFF-SCOTT: Okay.
21	MR. GUZZO: I was of the opinion, as I told
22	you
23	MR. SHERRIFF-SCOTT: If we can if we can
24	flip forward to page 4 of the same letter, sir, last
25	paragraph.

1	In the last paragraph, you raise this issue
2	again and you're very clear about what you're saying is
3	down there or exists and you say that:
4	"I asked Mr. Segal"
5	towards the middle of the page:
6	" why in his opinion as the chief
7	prosecutor"
8	THE COMMISSIONER: Wait a minute
9	MR. SHERRIFF-SCOTT: "registration
10	slips"
11	THE COMMISSIONER: I'm not there.
12	MR. SHERRIFF-SCOTT: Are you with me?
13	THE COMMISSIONER: No.
14	MR. SHERRIFF-SCOTT: Page the fourth page
15	
16	MR. GUZZO: Yes, yes.
17	THE COMMISSIONER: Last paragraph?
18	MR. SHERRIFF-SCOTT: It's the last paragraph
19	towards the bottom of the page and it's about 15 lines:
20	"I asked Mr. Segal why in his opinion
21	• • • "
22	THE COMMISSIONER: Yes.
23	MR. SHERRIFF-SCOTT: Do you have that, sir,
24	Mr. Guzzo?
25	MR. GUZZO: I do.

1	MR. SHERRIFF-SCOTT: About an inch in from -
2	- half-an-inch from the margin?
3	MR. GUZZO: M'hm.
4	MR. SHERRIFF-SCOTT: " why, in his
5	opinion as the chief prosecutor,
6	registration slips bearing the names of
7	the alleged victims and the alleged
8	perpetrators registered in the same
9	rooms in this motel on the pedophile
10	strip were not seized?"
11	Now, first of all, you never saw such
12	registration slips, did you?
13	MR. GUZZO: No, I did not.
14	MR. SHERRIFF-SCOTT: And Mr. Dunlop and his
15	crowd did not give you copies or information in that
16	regard?
17	MR. GUZZO: They did not.
18	MR. SHERRIFF-SCOTT: All right. And your
19	friend, the good officer in Florida, told you, as you said,
20	that he and his force had been restrained from going in and
21	raiding these motels. Isn't that what you told us?
22	MR. GUZZO: That was his that was his
23	story and that was his concern about the situation.
24	MR. SHERRIFF-SCOTT: All right. I suggest,
25	sir, this is another inaccurate statement. There were no

1	such documents; you've never seen such documents; and you
2	mis-described this incident.
3	MR. GUZZO: As far as documentation is
4	concerned, I have not seen it, you're right.
5	MR. SHERRIFF-SCOTT: And you agree with me,
6	you're referring in box-car letters to documentation,
7	registration slips; right?
8	MR. GUZZO: I am.
9	MR. SHERRIFF-SCOTT: Okay. Now if we can
10	Commissioner, just let me know when you wish to have a
11	break. It's pushing three o'clock.
12	THE COMMISSIONER: Another another
13	well, you starting in another area?
14	MR. SHERRIFF-SCOTT: No.
15	THE COMMISSIONER: Keep going.
16	MR. SHERRIFF-SCOTT: Roll on?
17	THE COMMISSIONER: Okay. How long do you
18	think you're going to be?
19	MR. SHERRIFF-SCOTT: I'm not quite sure.
20	THE COMMISSIONER: Okay. Well around three,
21	three-fifteen, whenever there's a good spot.
22	MR. SHERRIFF-SCOTT: Okay, thank you.
23	Now, the next letter, sir, is January $14^{\rm th}$,
24	2000, Exhibit 1002, a letter to the Attorney General, Mr.
25	Flaherty, at that time.

1	THE COMMISSIONER: Sorry, the exhibit again?
2	MR. SHERRIFF-SCOTT: The exhibit was 1002.
3	THE COMMISSIONER: Thank you.
4	MR. SHERRIFF-SCOTT: And I'd like you, Mr.
5	Guzzo, to refer to the second page in and we've got six
6	indented, numbered paragraphs. See those, toward the top
7	of the page?
8	MR. GUZZO: Right.
9	MR. SHERRIFF-SCOTT: And you say to the
10	Attorney General first of all, you're writing to bring
11	him up speed on your position aren't you? Among other
12	things.
13	MR. GUZZO: I'm writing to him out of
14	frustration, yes.
15	MR. SHERRIFF-SCOTT: Okay. And at the
16	second page, you write to him and say:
17	"In order that you might review my
18	apprehension here, I am including the
19	following documents."
20	So you want him to read what you've already
21	written to bring him up to speed on what you've done and
22	what you've investigated; right?
23	MR. GUZZO: Right.
24	MR. SHERRIFF-SCOTT: Okay. And those
25	include the letters we just reviewed; correct?

1	MR. GUZZO: And others.
2	MR. SHERRIFF-SCOTT: Yes, of course. The
3	first three are the letters we just reviewed
4	MR. GUZZO: Right.
5	MR. SHERRIFF-SCOTT: right? Including
6	the inaccuracies we've identified; correct?
7	MR. GUZZO: Right.
8	MR. SHERRIFF-SCOTT: And you were intending
9	Mr. Flaherty to conclude, were you not, that the assertions
10	and information in the letters you had given to him were
11	true and accurate and ought to be acted on by him. Isn't
12	that so, sir?
13	MR. GUZZO: Yes. I thought he had an
14	obligation to investigate and satisfy himself as I had
15	asked the Premier to do in the first letter.
16	MR. SHERRIFF-SCOTT: Now, Mr. Guzzo, have
17	you been advised or do you actually know what Project Truth
18	got from Florida?
19	MR. GUZZO: No, I have not been advised.
20	MR. SHERRIFF-SCOTT: Have you been shown
21	documents by the Commission counsel to that effect?
22	MR. GUZZO: I have not.
23	MR. SHERRIFF-SCOTT: Do you know, sir, that
24	Officer Hall got registration slips including the names of
25	Malcolm MacDonald, Ron Leroux and a Richard Orlando?

1	MR. GUZZO: No, I do not.
2	MR. SHERRIFF-SCOTT: But nobody else?
3	MR. GUZZO: No, I do not.
4	MR. SHERRIFF-SCOTT: No. And do you know,
5	sir and I'm going to tell you that it will be the
6	evidence of Inspector Hall that he did not obtain, has not
7	seen, and has never had nor did he tell you he had, a
8	registration slip bearing the name of my client, Mr. Bishop
9	Larocque, Eugene Larocque?
10	MR. GUZZO: Well, I told you in examination
11	in-chief and I put it in writing on a number of occasions
12	that when I asked him if he had the documentation, he at
13	the end of our meeting, he patted his briefcase and said he
14	did and when we discussed I related the conversation
15	that I had with him with regard to Bishop Larocque and
16	MR. SHERRIFF-SCOTT: I invite you to
17	concede, sir, that you may have been mistaken that he told
18	you that he had a registration slip naming Bishop Larocque,
19	which he did not have and will testify he did not have, nor
20	has ever had, and that you may have been confused about his
21	comments relating perhaps as they did to other people?
22	MR. GUZZO: Well, I was we were pretty
23	specific when we discussed continued the discussion. I
24	asked him if there were going to be charges laid. He said,
25	well, what happened down what happened there, happened

1	in first of all, he said to me he wasn't a bishop then.
2	MR. SHERRIFF-SCOTT: I I remember all of
3	that evidence. I'm focussed on one very specific point and
4	I contend you may have been mistaken about it.
5	You were talking I suggest to you in
6	general terms about registration slips and charging people
7	and I suggest to you that you were mistaken that he told
8	you he had specifically a registration slip about Bishop
9	Larocque.
10	MR. GUZZO: Well, I think you're wrong about
11	that, sir, and I disagree with you, but you're entitled to
12	your opinion. I also direct your attention to the
13	situation where I put it in writing to the Solicitor
14	General and discussed it with Mr. Runciman and it was not
15	denied.
16	MR. SHERRIFF-SCOTT: Mr. Guzzo, the OPP's
17	going to come here and they're going to say what I've said
18	they're going to say and I invite you, a last time, to
19	concede that you may have been mistaken on this point?
20	MR. GUZZO: I don't think I was mistaken,
21	sir.
22	MR. SHERRIFF-SCOTT: Mr. Guzzo, I suggest
23	you're not being truthful in this matter.
24	MR. ENGELMANN: I think that's enough.
25	THE COMMISSIONER: I don't think you're

1	going to be
2	MR. ENGELMANN: He's asked him three times.
3	I think that's enough.
4	THE COMMISSIONER: Yes.
5	MR. SHERRIFF-SCOTT: Okay. Well, I'm moving
6	on to another issue, Commissioner, if you want to break
7	now.
8	THE COMMISSIONER: Yes, let's break.
9	MR. SHERRIFF-SCOTT: Thank you.
10	THE REGISTRAR: Order; all rise. A l'ordre;
11	veuillez vous lever.
12	This hearing will resume at 3:15.
13	Upon recessing at 2:56 p.m.
14	L'audience est suspendue à 14h56
15	Upon resuming at 3:21 p.m.
16	L'audience est reprise à 15h21
17	THE REGISTRAR: Order; all rise. A l'ordre;
18	veuillez vous lever.
19	The hearing is now resumed. Please be
20	seated. Veuillez vous asseoir.
21	CROSS-EXAMINATION BY/CONTRE-INTERROGATOIRE PAR MR.
22	SHERRIFF-SCOTT (C'ont/Suite):
23	MR. SHERRIFF-SCOTT: Moving to another
24	subject
25	THE COMMISSIONER: I'm sorry. Just a

1	minute. Sorry. You're okay? Good. Thank you.
2	MR. SHERRIFF-SCOTT: Thank you.
3	Moving to another subject, sir. We see in
4	your various letters as they progress over time the
5	expression of some frustration and disbelief at certain
6	things that happen in terms of police activity and one of
7	the things that you say that bothered you and what you
8	repeat in virtually all your letters, or most of them, and
9	a great many public statements is this issue of the scope
10	of the first three investigations conducted by the CPS, the
11	OPS and the OPP. Correct?
12	MR. GUZZO: Correct.
13	MR. SHERRIFF-SCOTT: And your thesis, as you
14	advanced it, was that each conducted investigations, as
15	you've conceded already, into the existence of a pedophile
16	group in Cornwall and came up with nothing. Right?
17	MR. GUZZO: Right.
18	MR. SHERRIFF-SCOTT: And then you contrast
19	that in your correspondence with the fact that Project
20	Truth I think the expression was in one letter
21	"rolled into town and laid a great many charges". And as
22	you said to Mr. Manson, the explanations you provided for
23	the contrasting findings of nothing in the first three and
24	a great many things in the second or the later Project
25	Truth matter, was either one of two things which was police

152

In other words, whether one's really

1	happening sufficiently, I suppose, and that you are
2	referring to as Project Truth. Right?
3	MR. GUZZO: Right.
4	MR. SHERRIFF-SCOTT: And then you say:
5	"I further question as to whether or
6	not there was a prior investigation
7	which allegedly was wound up by a press
8	release issued on Christmas Eve '94.
9	You are no doubt aware that in the
10	press release the OPP condoned the work
11	of the Cornwall police with regard to
12	this matter."
13	And as we've agreed, this matter meant, the
14	pedophile group operating in Cornwall. Right?
15	MR. GUZZO: That's what I believed.
16	MR. SHERRIFF-SCOTT: All right.
17	"The OPP said at that time there were
18	no problems with the way the matter had
19	been conducted and there were no
20	grounds for the laying of any charges
21	and that the matter was at an end."
22	And so you conclude there, or you ask the
23	reader to conclude that the OPP looked at this and
24	investigated the question of whether any further charges
25	were warranted and concluded there was nothing to

1	substantiate that. Right?
2	MR. GUZZO: Right.
3	MR. SHERRIFF-SCOTT: And then you contrast
4	that with, you say:
5	"the laying of any charges."
6	or "many charges".
7	"We now have 79 charges having been
8	laid against 12 accused and
9	approximately 80 percent of these
10	charges relate to incidences which took
11	place prior to the '93, '94."
12	Does that, in fact, in any way, raise in
13	your mind the question of the competency of the
14	investigation or the accuracy of the information contained
15	in the press release?
16	And I take it, sir, that the reason you are
17	referring to the fact that the factual incidences of
18	complaints occurred before 1993, 1994 is the evidence was
19	in existence when the OPP did its investigation and found
20	nothing?
21	MR. GUZZO: I believe that most of it was,
22	yes.
23	MR. SHERRIFF-SCOTT: And that's why you
24	refer to the fact that it was in existence prior to 1993,
25	1994 when they did their investigation. They ought to have

1	found it, in other words.
2	MR. GUZZO: That's why.
3	MR. SHERRIFF-SCOTT: Right?
4	Now, at the second page, sir, you come back
5	to your theme, the second issue, which is the third full
6	paragraph, the second issue, the quality of the police
7	services rendered to the people in question.
8	MR. GUZZO: Yes.
9	MR. SHERRIFF-SCOTT: Is self-explanatory, in
10	'93, '94, the Cornwall police closed its files and could
11	find no one to charge in this matter, and we have agreed
12	this matter meant the existence of a pedophile group or
13	ring operating in Cornwall. Right?
14	MR. GUZZO: Right.
15	MR. SHERRIFF-SCOTT: In '94 the OPP closed
16	its files on Christmas Eve and could find no one to charge
17	as a result of these allegations.
18	Again, you would agree with me that referred
19	to the existence of a pedophile group. Right?
20	MR. GUZZO: Right.
21	MR. SHERRIFF-SCOTT: Then you contrast that
22	with the fact that private citizens did police work and
23	found evidence which you contend, I suggest your reader to
24	conclude, was in existence before these investigations and

155

that they ought to have found it. Right?

1	MR. GUZZO: Right.
2	MR. SHERRIFF-SCOTT: Right. And that's
3	again why you refer to the fact that 80 percent of the
4	events took place prior to the OPP winding up its first
5	investigation.
6	The reason you say that is you're trying to
7	point out to the reader that they ought to have known about
8	this material because all these facts took place prior to
9	their investigation and they ought to have uncovered them
10	in their investigation of that issue. Correct?
11	MR. GUZZO: Right.
12	MR. SHERRIFF-SCOTT: Okay.
13	Now, if we can go to page 7, which is the
14	looks like page 6 of 8, sorry, and the bracket's at the top
15	of the page.
16	Do you have that page, sir?
17	MR. GUZZO: Six of eight, yes.
18	MR. SHERRIFF-SCOTT: Yes. And the bottom
19	starts "Therefore, Mr. McLaughlin"
20	Commissioner, there's small brackets at the
21	top middle of the page 6 of 8.
22	MR. GUZZO: That's 7 of 8, I think, is it
23	not?
24	MR. SHERRIFF-SCOTT: It's 7 of 8?
25	THE COMMISSIONER: I've got them at the

1	bottom; 6 of 8, 7 of 8.
2	MR. SHERRIFF-SCOTT: Okay. It could be my
3	pages are miss-numbered, so
4	THE COMMISSIONER: okay.
5	MR. SHERRIFF-SCOTT: "Therefore, Mr.
6	McLaughlin"
7	THE COMMISSIONER: Okay. That's 7 of 8 on
8	the exhibit that we have.
9	MR. SHERRIFF-SCOTT: Okay. Thank you.
10	THE COMMISSIONER: "Therefore, Mr.
11	McLaughlin"
12	Do you have that, sir yeah he does.
13	MR. SHERRIFF-SCOTT: Just scrolling down
14	that paragraph, sir, you come back to this point again and
15	you say at about three, four lines down:
16	"This is the force under the direction
17	of Detective Hall and Smith, who wound
18	up the first investigation without
19	laying charges on Christmas Eve. Now
20	you Mr. McLaughlin"
21	Now, Mr. McLaughlin is the Chief of Staff of
22	the Premier. Right?
23	MR. GUZZO: Right.
24	MR. SHERRIFF-SCOTT: And you are attending
25	the Premier to get and hopefully act on this information.

1	Right?
2	MR. GUZZO: Right.
3	MR. SHERRIFF-SCOTT: All right.
4	Mr. McLaughlin you refer to being in
5	communication in the communication business. You know
6	why the press releases are issued on Christmas Eve. In
7	other words, it's good news time. Right?
8	MR. GUZZO: No, it's a time when it's going
9	to be overlooked.
10	MR. SHERRIFF-SCOTT: Okay, no activity.
11	MR. GUZZO: No activity.
12	MR. SHERRIFF-SCOTT: All right.
13	Not withstanding the fact that after an
14	exhaustive search culminating with the Christmas Eve press
15	release of 1994 the OPP goes back quietly in quietly to
16	commence further investigations and then launches Project
17	Truth and then you refer to the fact again, large number of
18	charges occur significant proportions of which relate to
19	matters that took place prior in time to the first OPP
20	investigation. Right?
21	MR. GUZZO: Right.
22	MR. SHERRIFF-SCOTT: Okay. So they
23	deliberately, you say, or you imply, they issue this press
24	release at a time when no one's going to pay attention to
25	it. Right?

	AUDIENCE PUBLIQUE CT-EX(SNETTIII-SCOTT
1	MR. GUZZO: Right.
2	MR. SHERRIFF-SCOTT: You say they conducted
3	this broad investigation into the question of a pedophile
4	group operating in Cornwall. Right?
5	MR. GUZZO: Right.
6	MR. SHERRIFF-SCOTT: And they found nothing
7	when they ought to have?
8	MR. GUZZO: Correct.
9	MR. SHERRIFF-SCOTT: Okay.
10	An exhaustive search is what you attribute
11	to them as having said they conducted; right?
12	MR. GUZZO: That's the terminology I used.
13	MR. SHERRIFF-SCOTT: Yes.
14	MR. GUZZO: M'hm.
15	MR. SHERRIFF-SCOTT: Now, Document Number
16	732199, and this is a document for which I gave notice,
17	Commissioner, which is not yet in evidence and it is a
18	transcript of a $\underline{\text{CJOH TV}}$ interview with Mr. Guzzo of 15
19	July, 2000.
20	(SHORT PAUSE/CAUSE PAUSE)
21	THE COMMISSIONER: Exhibit Number 1138 is an
22	audiotape transcript of CJOH TV Focus with Kimothy Walker,

24 --- EXHIBIT NO./PIÈCE No. P-1138:

the 15^{th} of July 2000.

23

25

(732109) Audio take of $\underline{\text{CJOH TV}}$ Focus -

1	July 15, 2000.
2	MR. SHERRIFF-SCOTT: Mr. Guzzo, what I'd
3	like you to focus first of all, if I could just start
4	with some foundation questions for you, sir.
5	You're from Ottawa?
6	MR. GUZZO: Right.
7	MR. SHERRIFF-SCOTT: Right. You probably
8	gave many interviews to CJOH TV over the years?
9	MR. GUZZO: Some, yes.
10	MR. SHERRIFF-SCOTT: Okay. Would you have
11	any reason to doubt that you gave an interview to Kimothy
12	Walker around this time?
13	MR. GUZZO: Not if there's a transcript.
14	MR. SHERRIFF-SCOTT: Okay. And what I want
15	to refer you to is over at the second page of the
16	transcript, stops there, and in the left marginal column
17	you'll see the word "Walker" where it appears for the first
18	time, which is the speaker. So the first reference to
19	"Walker" in the left margin, read from that to
20	MR. GUZZO: Yes.
21	MR. SHERRIFF-SCOTT: your last
22	reference. If you can just take a moment and read that,
23	sir, before I question you about it.
24	(SHORT PAUSE/COURTE PAUSE)
25	MR. SHERRIFF-SCOTT: Just let me know when

1	you're finished.
2	(SHORT PAUSE/COURTE PAUSE)
3	MR. GUZZO: Yes.
4	MR. SHERRIFF-SCOTT: Okay. Now, just to
5	situate you, you'll see from the first page although I
6	don't need you to turn it up but you can if you wish
7	this discussion takes place in the context of your
8	advancement of one of your bills.
9	You see that also at the end where "Walker
10	inaudible" and then it talks about your private member's
11	bill at the bottom of the second page; okay?
12	MR. GUZZO: Yes, yes.
13	MR. SHERRIFF-SCOTT: And you, again, come
14	back to your theme here about these investigations where
15	you say for the first time after the first reference to
16	Walker, "At a press conference". Again, this is the
17	Christmas press conference at the press conference on
18	Christmas Eve '94:
19	"We've left no stone unturned. There's
20	no one to charge. There's no
21	paedophile ring."
22	So now you're suggesting that the first OPP
23	investigation, not only did it investigate the question
24	exhaustively, to use your words, of the existence of the
25	pedophile ring but concluded that there was no such ring;

PUBLIC HEARING AUDIENCE PUBLIQUE

1	right?
2	MR. GUZZO: That's what I believe.
3	MR. SHERRIFF-SCOTT: All right. And then
4	you say:
5	"Lo and behold, Project Truth is
6	launched and there have been 114
7	charges. One-hundred-and-eight (108)
8	of those took place before Christmas,
9	even long before the Christmas press
10	conference of '94."
11	Again, you're urging the reader or listener
12	to conclude that the evidence was available and the OPP
13	should have got it; right?
14	MR. GUZZO: Right.
15	MR. SHERRIFF-SCOTT: Okay. And then you go
16	down and your last reference there, you cast the issue
17	again and you say the explanation for this:
18	"It's one or other."
19	you say:
20	"There's been a very incompetent
21	investigation here or there has been a
22	cover-up and as a member of the
23	government, I'm concerned. Either one,
24	how many more of these are going on in
25	Ontario right now."

1	so, that's your thesis and you're advancing
2	it quite bluntly here in this interview, aren't you?
3	MR. GUZZO: Right.
4	MR. SHERRIFF-SCOTT: And you're saying this
5	in aid, I suggest, in terms of publicity of your private
6	member's bill; correct?
7	MR. GUZZO: M'hm, there's nobody listening
8	that's going to be affected in terms of voting for the bill
9	but I am trying to raise the issue, yes.
10	MR. SHERRIFF-SCOTT: Well, let's put it this
11	way shall we. You're tendering a bill as an MPP and one of
12	the things that will stimulate your colleagues to vote for
13	it is public support?
14	MR. GUZZO: Correct.
15	MR. SHERRIFF-SCOTT: Right? So persuading
16	the public to this point-of-view was important to you?
17	MR. GUZZO: Well, yes it is but, I mean, you
18	have to be specific about your premise. This is an Ottawa
19	station and I know how the Ottawa members are going to
20	vote.
21	MR. SHERRIFF-SCOTT: Nevertheless, it's
22	important for you to get your message out in the public
23	MR. GUZZO: Yes.
24	MR. SHERRIFF-SCOTT: to persuade the
25	public?

1	MR. GUZZO: No question, sir.
2	MR. SHERRIFF-SCOTT: And what you're
3	persuading the public in to arrive at is a conclusion
4	that the administration of justice in this province in the
5	form of police investigations were either incompetent or
6	worse, tainted by cover-up; right?
7	MR. GUZZO: Yes, yes, as suggested by
8	Sergeant Lortie in his notes, right, yes.
9	MR. SHERRIFF-SCOTT: That's what you're
10	trying to persuade the public to adopt as its position;
11	correct?
12	MR. GUZZO: Right.
13	MR. SHERRIFF-SCOTT: That's what you're
14	trying to persuade the Government of Ontario to adopt as a
15	position?
16	MR. GUZZO: Correct.
17	MR. SHERRIFF-SCOTT: And you have to move
18	the public and your fellow MPPs to the point-of-view where
19	they will question the integrity of the administration of
20	justice in this province; right?
21	MR. GUZZO: Well, that's the situation and
22	that's what they bought when they passed those three bills
23	on second reading.
24	MR. SHERRIFF-SCOTT: I don't I'm not so
25	concerned about what they bought because that's got a

1	fairly negative connotation. The point is, you had to get
2	them there in order to move that bill forward?
3	MR. GUZZO: Correct.
4	MR. SHERRIFF-SCOTT: All right. And you
5	were doing that, that is persuading the government and the
6	people of Ontario that they ought to be concerned about the
7	administration of justice, at the very same time there was
8	a major police investigation ongoing in this community;
9	Project Truth?
10	MR. GUZZO: I believe it was still going on,
11	yes.
12	MR. SHERRIFF-SCOTT: Right. You were
13	prepared to take the risk, but your utterances and your
14	bill and your position as you articulated, particularly on
15	this issue of incompetence or cover-up, would affect the
16	public's perception of the legitimacy of that ongoing
17	investigation at that time?
18	MR. GUZZO: Well, I don't like your
19	terminology, but let me just say to you that I had numerous
20	discussions on that point with the Solicitor General and
21	the Attorney General and was prepared to compromise in
22	certain ways, and it was their position that they couldn't
23	do anything so I proceeded in that manner, yes.
24	MR. SHERRIFF-SCOTT: All right. And you
25	might not like my language but the reality is (a) you knew

1	there was a major police investigation, extant, ongoing at
2	the time; correct?
3	MR. GUZZO: Yes.
4	MR. SHERRIFF-SCOTT: Two, your thesis was
5	that police were incompetent and/or engaged in some
6	conspiratorial cover up, the very same police force
7	conducting that investigation; right?
8	MR. GUZZO: Correct.
9	MR. SHERRIFF-SCOTT: And I suggest to you
10	you were taking the risk in your public utterances that you
11	would undermine the public's confidence in Project Truth by
12	advancing your thesis as you did of incompetence or cover-
13	up, based on your description of the scope and extent of
14	the police investigations that had occurred?
15	MR. GUZZO: Based on what I had learned from
16	the notes of Sergeant Lortie and Deputy Chief St- Denis of
17	the Cornwall Police, and what I had been told by officers
18	in the Ottawa Police force, and the comparison of the
19	number of charges in Project Truth as opposed to the ones
20	in the first investigation, yes.
21	MR. SHERRIFF-SCOTT: That's quite a
22	disclaimer, but I'll take the
23	MR. GUZZO: Well, you know, I mean
24	MR. SHERRIFF-SCOTT: I'll take the
25	"yes."

1	MR. GUZZO: You know, what do you want me to
2	do? You want me to apologize for what I've done? I'm
3	proud of the fact that you're here today cross-examining
4	me.
5	I'm proud of the fact that this is going on.
6	And you know, if whatever the decision or the report
7	says, if it lifts a cloud off city, I would think I have
8	had a positive effect, so yeah. But I'm sorry, but that's
9	my answer.
10	MR. SHERRIFF-SCOTT: Now you're next the
11	next thing I want to draw to your attention, sir, is that
12	all of your letters wound up on Mr. Nadeau's website,
13	didn't they?
14	MR. GUZZO: I was not aware of that.
15	MR. SHERRIFF-SCOTT: Well, you became aware
16	of it, didn't you, at some juncture.
17	MR. GUZZO: I knew that there were one or
18	two had. And I had talked to Mr. Nadeau I think he was
19	I think he was present at the City Hall situation, I had
20	met him a few years earlier but I wasn't copying him,
21	but I must admit that if he had phoned the office and the
22	documents were public and I asked for them, he would have
23	received them, yes.
24	MR. SHERRIFF-SCOTT: And you knew at some
25	point that at least some of those letters appeared on his

1	website, right?
2	THE COMMISSIONER: We're talking letters
3	copies of letters to the Premier?
4	MR. SHERRIFF-SCOTT: Yes; the letters
5	the types of exhibits that I've just been reviewing with
6	the witness.
7	MR. GUZZO: I wasn't aware of the ones that
8	the Premier had, but I was aware that some had, yes.
9	MR. SHERRIFF-SCOTT: Okay; some had. And
10	did you tell him to take them off?
11	MR. GUZZO: No, I don't think I did.
12	MR. SHERRIFF-SCOTT: I suggest to you, you
13	were content to leave them there because you considered
14	that their presence on that website would aid you in your
15	efforts to get your bill passed.
16	MR. GUZZO: Well, I never really thought
17	about it. Quite frankly, I had never looked at the website
18	and I wasn't I had heard about it, but I wasn't
19	following it and I wasn't on top of it.
20	You know, I have very limited use of the
21	computer, as you see me using the written word here, as
22	opposed to the
23	MR. SHERRIFF-SCOTT: I'll take your
24	admission, sir, that you were aware that some of them were
25	on the website.

1	MR. GUZZO: I was people told me some
2	were on.
3	MR. SHERRIFF-SCOTT: All right. And you did
4	nothing to stimulate their withdrawal from the website.
5	MR. GUZZO: No, I did not.
6	MR. SHERRIFF-SCOTT: Okay.
7	Now, I want to refer to one more document on
8	this issue of your utterances regarding the scope of police
9	investigations, and it's Hansard and it is the document
10	which I served in hard copy. You should have it.
11	It's a hard copy document, Commissioner,
12	that I pulled off in November from the Hansard website.
13	And I gave notice of it and passed it around; you should
14	have it. It's dated November well, the print date is
15	November 11 th 2007.
16	It won't have a document number; it's got an
17	Hansard date of October 12 th , 2000.
18	I did. I have another Hansard that I can
19	refer to; it's probably easier.
20	I have another document, sir, that's a
21	similar nature so we can go to that, instead.
22	October 2000. If you don't have that, then
23	if you have Document No. 125445, which is a Commission
24	document and it is a Hansard as well.
25	That's right; thank you. May 29 th of '01.

1	First of all, if I can cut to the chase on
2	this we can get to the document in due course, but you
3	certainly would have repeated this thesis about the scope
4	and extent of police investigations in the House to your
5	fellow MPPs.
6	MR. GUZZO: Certainly; in debates on the
7	bill, I did.
8	MR. SHERRIFF-SCOTT: Yes.
9	It's just an illustration of the point.
10	THE COMMISSIONER: Thank you; exhibit number
11	1139 is an extract from the Hansard on Tuesday, May 29^{th} ,
12	2001.
13	EXHIBIT NO./PIÈCE No. P-1139:
14	(125445) Extract from the Hansard of May 29,
15	2001
16	MR. SHERRIFF-SCOTT: Now, this isn't the
17	complete record, Mr. Guzzo, but I just want to draw your
18	attention to the third paragraph from the top of the page.
19	Do you have that?
20	MR. GUZZO: I do.
21	MR. SHERRIFF-SCOTT: You refer again now,
22	you're posing a rhetorical question to the Minister:
23	"is with regard to the first OPP
24	investigation. What is your level of
25	confidence with regard to the integrity

1	of that investigation? How do you
2	explain to the people of Ontario how
3	that investigation and the previous two
4	investigations by the CPS missed all
5	115 charges?"
6	So you've returned very dramatically on the
7	floor of the House to your theme; correct?
8	MR. GUZZO: That's what I said.
9	MR. SHERRIFF-SCOTT: Yeah. Now, let me just
10	ask you a number of questions about the scope of the
11	investigations as they were in fact.
12	First of all, did you, sir, or did any of
13	your staff at any time interview any person at the Cornwall
14	Police Service to determine the extent or scope of its
15	first investigation?
16	MR. GUZZO: No I didn't. I don't believe
17	so.
18	MR. SHERRIFF-SCOTT: And I take it that you
19	have assistance in your constituency office or a person who
20	helps you at the House?
21	MR. GUZZO: Both offices, yes.
22	MR. SHERRIFF-SCOTT: Both offices. And one
23	of those persons would have research experience, or would
24	do research for you in the preparation of view for public
25	statements?

1	MR. GUZZO: Research was probably contracted
2	out most of the time, but yes.
3	MR. SHERRIFF-SCOTT: In any event, it was
4	available to you, wasn't it?
5	MR. GUZZO: Yeah.
6	MR. SHERRIFF-SCOTT: And the purpose of that
7	research would be to stimulate this person to find
8	information which would support you in the accuracy of your
9	<pre>public statements; correct?</pre>
10	Among other things.
11	MR. GUZZO: Yeah; when I used them, yeah.
12	MR. SHERRIFF-SCOTT: All right.
13	So I suggest, basically sir, that
14	notwithstanding the fact that you've cast, innumerable
15	times, the scope of the first investigation as being a
16	broad one into the existence of a paedophile group but you
17	never bothered to ask the CPS about it, when in fact that
18	was simply incorrect.
19	MR. GUZZO: I accept that it was incorrect;
20	I certainly was not, as far as the Cornwall I relied
21	exclusively on the notes, in the
22	MR. SHERRIFF-SCOTT: You said newspaper
23	articles.
24	MR. GUZZO: No, in the notes of the trial
25	book in the prosecution of Sergeant Lortie and when he

1	says, "This is another cover-up by the Catholic Church."
2	When Deputy Chief St. Denis says, "I've never seen this;
3	this file has been locked in the Chief's office and the
4	chain of command has been broken." And as far as the
5	Ottawa force is
6	MR. SHERRIFF-SCOTT: And stopping you there,
7	so we can talk about the CPS before you move on.
8	MR. GUZZO: I'm sorry; go ahead.
9	MR. SHERRIFF-SCOTT: Can we do that?
10	MR. GUZZO: Yeah.
11	MR. SHERRIFF-SCOTT: None of which you just
12	described has anything to do with the extent and scope of
13	the first CPS investigation; what you talk about there is
14	your concerns about improprieties but not the scope of the
15	investigation. Right?
16	MR. GUZZO: The scope of the internal
17	investigation by the Cornwall Police Force of its own
18	activity?
19	MR. SHERRIFF-SCOTT: Mr. Guzzo.
20	MR. GUZZO: Is that what you're talking
21	about?
22	MR. SHERRIFF-SCOTT: I don't know how many
23	times you said it to the press, but what you said over and
24	over again was that the first CPS investigation was a
25	broad-based investigation into the existence of a

1	paedophile group, and they found nothing. Then the OPS
2	found nothing; then the OPP found nothing.
3	MR. GUZZO: That is what I thought; that is
4	what I believe.
5	MR. SHERRIFF-SCOTT: And what I'm suggesting
6	to you is you did nothing to find out the true and accurate
7	extent of that investigation before you advanced that
8	thesis, which was very dangerous and damaging.
9	MR. GUZZO: Well, you might call it that. I
10	don't agree that it was dangerous and damaging. I have the
11	documentation on which I'm relying and I'm relying on the
12	word of two senior Cornwall police officers and the I'm
13	sorry, but that's the case. But
14	MR. SHERRIFF-SCOTT: And what you said to me
15	just a moment ago has nothing to do with the scope of the
16	investigations.
17	MR. GUZZO: Well, if that's the way you
18	feel, I
19	MR. SHERRIFF-SCOTT: Sir, did you know there
20	were press releases issued in January of 1994 by the
21	Cornwall Police Service which described in details and were
22	publicly available, the extent and scope of the
23	investigations they conducted?
24	MR. GUZZO: No, I did not
25	MR. SHERRIFF-SCOTT: Did you instruct any of

25

1	your staff to look for this stuff before you started
2	advancing this thesis that they did this broad
3	investigation and found nothing when that was not right.
4	MR. GUZZO: I looked up some records of the
5	Standard Freeholder at the time when certain press
6	conferences were held and I did some myself but, no, I
7	didn't send anybody to look for it, and I didn't send
8	anybody to talk to the to any police department.
9	MR. SHERRIFF-SCOTT: And I would suggest to
10	you, sir, not having done anything to really find out the
11	extent of the scope of the first CPS investigation, did not
12	comport with your duty as we described it at the beginning
13	of this cross-examination to be fair, to be accurate and to
14	find out as I said as much information as possible before
15	you make public utterances on weighty matters. You simply
16	didn't do that, did you?
17	MR. GUZZO: Well, I don't agree with your
18	conclusion. I'm sorry. I didn't do what you suggest but,
19	Mr. Sherriff-Scott, let me tell you that before I wrote to
20	the Premier in the first instance I went to the Attorney
21	General, I went to the Solicitor General, I even consulted
22	people who had served in the as Attorney General and
23	Solicitor General in the previous government, the Rae

government and I was -- in my opinion by 1998 I was being

stonewalled and when I wrote the letter to -- on April $3^{\rm rd}$

1	of '98 I was being lied to by my own by my own people.
2	MR. SHERRIFF-SCOTT: And did you, sir, at
3	any time, instruct your staff to, or did you interview
4	people of the OPS to determine the scope and extent of
5	their investigation?
6	MR. GUZZO: I did that myself. I talked to
7	a number
8	MR. SHERRIFF-SCOTT: And they told you you
9	were wrong; that it wasn't a broad-based investigation into
10	a pedophile group?
11	MR. GUZZO: Not only did they not tell me
12	that the Attorney General and the Solicitor General of the
13	government I was serving in did not tell me that.
14	MR. SHERRIFF-SCOTT: Mr. Guzzo, they were
15	publicly available press releases on this matter by the CPS
16	describing what the OPS was seized with doing. Did you
17	bother to ask your research people to go and find that kind
18	of information before you
19	MR. GUZZO: No, I did not.
20	MR. SHERRIFF-SCOTT: "shot from the hip"
21	if I can use that expression?
22	MR. GUZZO: Well, I don't think I was
23	"shooting from the hip." I think I think I had put the
24	question to a number of people and in the operation of a
25	government, if I'm wrong certainly

1	MR. SHERRIFF-SCOTT: You were wrong, weren't
2	you?
3	MR. GUZZO: I was I was wrong but
4	MR. SHERRIFF-SCOTT: And what just let me
5	let's just back up about what you were wrong about
6	MR. GUZZO: No, let me finish my answer
7	first. The obligation of the deputy of the Attorney
8	General and the Solicitor General were to sit down with me
9	and tell me I was wrong and explain to me I was wrong, as
10	any Cabinet Minister would do on any other issue. On any
11	other issue. And when that did not happen you know,
12	yes, I was wrong on the scope
13	MR. SHERRIFF-SCOTT: Yeah, when that didn't
14	happen, you went out and made public statements, you did
15	nothing else to verify. Right?
16	MR. GUZZO: That's correct.
17	MR. SHERRIFF-SCOTT: Right.
18	MR. GUZZO: I certainly did not contact
19	police officers or police chiefs or police forces, and I
20	would not do that. And had I done it I would have been
21	severely criticized for doing it.
22	MR. SHERRIFF-SCOTT: Well, that's a
23	debatable point, sir.
24	MR. GUZZO: Well, it's debatable
25	MR. SHERRIFF-SCOTT: Well, what's your

1	let's just back up about what you were incorrect about.
2	You were incorrect to allege, as we now know, that the
3	scope of these three investigations were broad-based
4	exhaustive searches into the existence of a pedophile
5	group. Right?
6	MR. GUZZO: I was wrong and
7	MR. SHERRIFF-SCOTT: You were wrong
8	MR. GUZZO: Yeah.
9	MR. SHERRIFF-SCOTT: and moreover you
10	were wrong because you urged those foundational points as a
11	basis for your conclusion which you urged on the Premier,
12	you urged on members of the legislative assembly and on
13	people in this community that therefore, those police
14	services were either incompetent, or worse, engaged in
15	conspiracy or cover-up. Isn't that right, sir?
16	MR. GUZZO: That is what I alleged and I
17	alleged it openly and at no time did anybody tell me I was
18	wrong.
19	MR. SHERRIFF-SCOTT: And you alleged it
20	wrongly though, didn't you?
21	MR. GUZZO: Well, the scope of the Cornwall
22	one, yes; the Ottawa Police investigation,
23	MR. SHERRIFF-SCOTT: You don't know
24	MR. GUZZO: I don't know.
25	MR. SHERRIFF-SCOTT: All right. Now the OPP

1	you are you suggesting they did a broad-based
2	investigation in 1994.
3	MR. GUZZO: It took them nine months or
4	eleven months.
5	MR. SHERRIFF-SCOTT: I don't care how long
6	it took them. Did they do a broad-based investigation; are
7	you going to come back to that allegation now?
8	MR. GUZZO: Well, I don't know whether it
9	was or it wasn't; I'll accept what you're telling me. But
10	on the other hand when I'm asking the questions, no body's
11	making that clear to me, no body's telling me that.
12	MR. SHERRIFF-SCOTT: True enough maybe, but
13	what you didn't do is go and ask the police force or ask
14	anybody to find press releases that described it that were
15	available, sir.
16	MR. GUZZO: Press releases
17	MR. SHERRIFF-SCOTT: Oh yeah, press
18	releases.
19	MR. GUZZO: No, I probably wouldn't have
20	relied on press releases but that's beside the point, but I
21	did not go and ask them. No, I did not.
22	MR. SHERRIFF-SCOTT: I suggest to you
23	therefore, you didn't do your homework as you said you did.
24	MR. GUZZO: Well, you can suggest that,
25	thank you very much

1	MR. SHERRIFF-SCOTT: Now I want to come back
2	to the third point which we raised at the beginning of the
3	examination which stems from your September 18^{th} , 1998
4	correspondence. And when we reviewed that letter together,
5	one of your allegations was that Mr. Dunlop had supplied
6	information to various ministries
7	THE COMMISSIONER: What Exhibit?
8	MR. SHERRIFF-SCOTT: That is Exhibit 983,
9	Commissioner.
10	THE COMMISSIONER: M'hm.
11	MR. SHERRIFF-SCOTT: You remember, sir, at
12	the beginning or close to the beginning we reviewed this
13	letter, Mr. Guzzo?
14	MR. GUZZO: I do.
15	MR. SHERRIFF-SCOTT: And we reviewed some
16	points that emanated from it which were two suggestions
17	that by the date of this letter those people who had sworn
18	statements or had given depositions had not been
19	interrogated or interviewed by the OPP. Correct?
20	MR. GUZZO: That's correct.
21	MR. SHERRIFF-SCOTT: Okay. And I want you
22	to first of all sir, we agreed at the outset that those
23	were the people that Mr. Dunlop had identified. Those are
24	the people who had given statements or sworn statements and

180

depositions to him, and your contention in this letter, and

1	you advanced it in subsequent letters that followed, was
2	that these people had not been interviewed by the OPP and
3	that was another plank in your argument that they were
4	either incompetent or worse. Agreed?
5	MR. GUZZO: That which people had not been
6	interviewed by the
7	MR. SHERRIFF-SCOTT: People who had given
8	Mr. Dunlop depositions and sworn statements. We went
9	through all this at the beginning. I'm just trying to
10	orient you.
11	MR. GUZZO: Well, yes and I think I told you
12	that yeah, that had provided documentation, correct.
13	MR. SHERRIFF-SCOTT: All right.
14	MR. GUZZO: I think I told you at the time
15	that I thought that I had spoken with at least one, maybe
16	two other people
17	MR. SHERRIFF-SCOTT: Oh, no we're talking
18	apples and oranges now.
19	MR. GUZZO: Okay.
20	MR. SHERRIFF-SCOTT: Okay? Let me I
21	guess I'll have to come back to this.
22	THE COMMISSIONER: One of your complaints
23	was that the people that had given affidavits, such as
24	Leroux, C-8, hadn't been interviewed by the Police and yet
25	they had received the documents months before. Do you

1	remember that?
2	MR. GUZZO: And I was of the opinion that
3	that C-5 had provided
4	MR. SHERRIFF-SCOTT: Just just to make
5	sure
6	MR. GUZZO: documentation, excuse me
7	MR. SHERRIFF-SCOTT: Let's just put this
8	clearly cast it so you know where I'm going and we can
9	follow each other. Let's just go back briefly to Exhibit
10	983; the bottom of the second page.
11	THE COMMISSIONER: M'hm, yes.
12	MR. SHERRIFF-SCOTT: And you say:
13	"The problem is this, Mike"
14	Who is the Premier that you are referring
15	to:
16	"the people who signed affidavits
17	who made depositions under oath some of
18	which were exculpatory in nature have
19	not been interrogated after one and a
20	half years. One and a half years after
21	the serving upon our government of the
22	documentation which included, I'm told,
23	lengthy sworn depositions outlining
24	specific abuses in question. These
25	people have not been interrogated by

1	the OPP."
2	Now that's a different subject, sir, than
3	the one you just talked about. What I'm suggesting to you
4	is that you made that allegation, in your September 1998
5	letter as it is clearly stated here. Correct?
6	MR. GUZZO: Correct.
7	MR. SHERRIFF-SCOTT: And you made it as
8	letters went forward and I can bring you to that, or do
9	you recall doing that on a number of occasions?
10	MR. GUZZO: Correct.
11	MR. SHERRIFF-SCOTT: All right. So what I
12	want you to tell the Commissioner is who? Who wasn't
13	interviewed by the date of your letter, sir?
14	MR. GUZZO: Well, I'm talking about Leroux
15	there and I believe I have another statement. I don't know
16	whether it's an affidavit from I believe it's
17	MR. SHERRIFF-SCOTT: Let's stop let's
18	start with Leroux and then we can move on. Is that fair?
19	MR. GUZZO: All right.
20	MR. SHERRIFF-SCOTT: All right. Mr. Leroux
21	was interviewed February $7^{\rm th}$, 1997 and November $25^{\rm th}$, 1997.
22	Those documents are in evidence at this Commission. He
23	gave evidence about it and he accepted and he was
24	interviewed on those days, sir. That's a year at least
25	before you wrote your letter saying he hadn't been

1	interviewed?
2	MR. GUZZO: Right.
3	MR. SHERRIFF-SCOTT: So did you talk to Mr.
4	Leroux to ask him if he hadn't been
5	MR. GUZZO: I have never talked to Mr.
6	Leroux.
7	MR. SHERRIFF-SCOTT: Who well, someone
8	told you that, I guess. Or, where did you get the
9	information? You're making an allegation that was wrong.
10	MR. GUZZO: Well, I'm wrong about Leroux. If
11	that's the evidence, I'm wrong about Leroux.
12	MR. SHERRIFF-SCOTT: So, who else, sir?
13	MR. GUZZO: I believe I believe there was
14	another document, another affidavit and a statement. I
15	don't know that it was sworn from a that was given to me
16	
17	MR. SHERRIFF-SCOTT: Well, just back it up,
18	sir. Wait, wait, wait.
19	MR. GUZZO: Oh, okay.
20	MR. SHERRIFF-SCOTT: You said in your letter
21	that these were the materials provided by Mr. Dunlop and
22	that those people hadn't been interviewed. So I've
23	reviewed them
24	MR. GUZZO: Yeah.

MR. SHERRIFF-SCOTT: --- and they were all

GUZZO

25

1	interviewed by September 18 th , 1998, sir, when you wrote
2	your letter so I want you to tell me who wasn't?
3	MR. GUZZO: Who was?
4	MR. SHERRIFF-SCOTT: Who had not been
5	interviewed because the record shows, and will show, and
6	the testimony will be, and has been, that they all were.
7	MR. GUZZO: Well, if that's the situation
8	with the people that provided documentation relayed to me
9	by Dunlop, that is the situation. I am
10	MR. SHERRIFF-SCOTT: Can I ask you what you
11	did to verify the fact that you were making an allegation
12	that the OPP had done nothing to interview these people?
13	MR. GUZZO: I was thinking of a document
14	that I had given to me by, I think it's C-5. I have a
15	document that I was shown, but in terms of the terminology
16	in that paragraph, I'm limiting myself to the documentation
17	that has come into my possession through the deposit that
18	was given to me by Dunlop; the material that was, according
19	to him, served on two government departments, and I'm not
20	referring there to material that I have seen with regard to
21	anyone else.
22	MR. SHERRIFF-SCOTT: Are you prepared to
23	accept that you were wrong again, Mr. Guzzo, on this point?
24	MR. GUZZO: The comments with regard to the

individuals referred to by Dunlop, I was wrong.

1	MR. SHERRIFF-SCOTT: All right. And I
2	suggest that you didn't talk to Mr. Leroux, for example,
3	who you believed to be the person not interviewed,
4	potentially among others, and I suggest to you that you did
5	nothing else to verify this allegation before you made it
6	to the Premier?
7	MR. GUZZO: I think that's a fairly accurate
8	statement. I did nothing else and I didn't make a habit of
9	contacting anybody. I think I made that very clear. When
10	people came to me, I listened to them and I talked to them
11	and I also, well
12	MR. SHERRIFF-SCOTT: Okay, let's switch to
13	another subject.
14	Now I want to talk about something that you
15	did, sir, that really got the public's attention. You
16	this is the description of the event you said when you made
17	your mistake and did the thing you said was not the
18	smartest thing you'd ever done; to use your words.
19	Do you know what I'm talking about?
20	MR. GUZZO: Yes, I think so.
21	MR. SHERRIFF-SCOTT: All right. The naming
22	of names and the threat to do so?
23	MR. GUZZO: Right.
24	MR. SHERRIFF-SCOTT: Right. Now, when you
25	were examined in-chief by my friend to my left, the upshot

1	I can suggest and I can read you your evidence again
2	but I suggest what you basically said is that this thing
3	came off the top of your head in caucus, to use the exact
4	words. That you immediately told Mr. Runciman you weren't
5	going to act on it?
6	MR. GUZZO: Not immediately but early.
7	MR. SHERRIFF-SCOTT: Well, those are your
8	words, sir. "Immediately" you said.
9	MR. GUZZO: "Immediately" in political terms
10	might have been a
11	MR. SHERRIFF-SCOTT: All right. But you
12	never intended to do anything about it in reality. Is that
13	fair?
14	MR. GUZZO: I knew when I left the caucus
15	meeting or shortly thereafter at lunch that day that I
16	wasn't and I couldn't because two of the lawyers in the
17	backbenches who had been supporting me, strongly came and
18	said, "You know, if you ever did that we'd have to
19	seriously" and I said, "Yes, I know. I appreciate that."
20	MR. SHERRIFF-SCOTT: And you said at page
21	109 of November 22 nd ,s transcript here:
22	"And I have a chat with him and I told
23	him almost immediately"
24	referring to Runciman:
25	" I wasn't going to do anything. I

1	mean, I don't intend to but the one
2	thing the thing comes out of caucus
3	and it's out of control, it's spinning
4	and I don't deny it."
5	And when you say it came out of caucus,
6	you're referring to the leak. Is that right?
7	MR. GUZZO: That's it came out into the
8	press from someone else, yes.
9	MR. SHERRIFF-SCOTT: It didn't the
10	genesis of the matter wasn't you?
11	MR. GUZZO: I beg your pardon?
12	MR. SHERRIFF-SCOTT: The genesis of the
13	matter was not you, sir?
14	MR. GUZZO: No, it was not.
15	MR. SHERRIFF-SCOTT: Well, Mr. Guzzo, you
16	contacted the media. You told them you were going to do
17	this and I'm going to take you to every single media
18	article, and it's going to show that almost two-and-a-half
19	weeks after you made your contact with the media is when
20	the leak came out. You ran with this story for two weeks,
21	sir?
22	MR. GUZZO: Not accurate at all. The matter
23	was I was contacted by the media before I got to my
24	apartment that night.
25	MR. SHERRIFF-SCOTT: Sir, the leak was not

1	reported on until the end of May of that year. The story
2	broke the $17^{\rm th}$ of May. Do you want me to take you to the
3	documents?
4	MR. GUZZO: When you say "the leak", what do
5	you mean "the leak"?
6	MR. SHERRIFF-SCOTT: The report by a media
7	person that a name had been leaked from caucus or from the
8	office of the individuals to whom you submit your
9	questions, of one of the names of my client.
10	MR. GUZZO: Well, yeah, but yeah, great.
11	I accept that, sir, I accept that, but the fact that I had
12	suggested that I might name names was in the press the next
13	day. Any leak of any names suggested names, did take
14	time.
15	MR. SHERRIFF-SCOTT: And so from May 17 th
16	until the leak of the name came out you gave, I suggest,
17	virtually a myriad of interviews to radio, television and
18	print media, didn't you?
19	MR. GUZZO: I may have. I don't recall.
20	MR. SHERRIFF-SCOTT: And in those you made a
21	whole host of allegations that you were going to do this
22	and you had to do this; this was the right thing to do?
23	MR. GUZZO: I was suggesting that it was an
24	appropriate thing to do and I was
25	MR. SHERRIFF-SCOTT: And you were going to

1	do it?
2	MR. GUZZO: No, I was never going to do it.
3	I'm sorry, but
4	MR. SHERRIFF-SCOTT: Well, that may have
5	been what you intended. You may really never intended -
6	
7	MR. GUZZO: If you know what I intended to
8	do better than I do, then you give the evidence
9	MR. SHERRIFF-SCOTT: No sir, I'm saying
10	MR. GUZZO: but I am telling you I
11	didn't but and I had told Bob Wood and Phil Tascona, two
12	lawyers in the caucus when they came to my office or had
13	lunch with me that day, that I would not do it.
14	MR. SHERRIFF-SCOTT: And yet you told the
15	public through countless media interviews you were going to
16	do it?
17	MR. GUZZO: Well, I don't think I ever said
18	I was every really going to do it, but I was musing that I
19	would it might be necessary because Mr. Harris was
20	reacting the way he did.
21	MR. SHERRIFF-SCOTT: Could I turn you to
22	Exhibit 1014, please? I know you recognize this document.
23	MR. GUZZO: I do, yes.
24	MR. SHERRIFF-SCOTT: And let's start down
25	with the summary of the media articles in paragraph number

1	one which is the Ot	tawa Sun.
2	You'	ll see the words are attributed to you
3	in the quotation:	
4		"The former Ottawa judge said he'll
5		identify one or two people who were
6		never brought to justice and are still
7		in a position of influence. I can
8		prove what I'm saying is the truth,
9		Guzzo added. Guzzo said he has seen
10		the registration records of the sleazy
11		Fort Lauderdale hotel strip where
12		victims claim they were taken there by
13		their assaulters and passed around to
14		other pedophiles. They were traded
15		like baseball cards, he said."
16	Two	paragraphs down:
17		"I have to be concerned that it's still
18		going on. Now, I can't prove that but
19		that's the logical conclusion. Guzzo
20		said he was a judge"
21	excuse me:	
22		" said he was told as a judge that
23		nothing short of chemical castration
24		will cure a pedophile."
25	Thes	e are the kind of statements you were

1	making to the press about this issue, Mr. Guzzo. You were
2	going to do it. You were going to name one or two people
3	that you wanted to be brought to justice. Isn't that so?
4	MR. GUZZO: I had threatened in caucus to do
5	that and I didn't deny it when it was on the street.
6	MR. SHERRIFF-SCOTT: All right. Let's go
7	over to the next page which is the next day. The Ottawa
8	Sun again is reporting on you.
9	Paragraph three, not only did you say you
10	were going to identify them but then you were going to go
11	and you say:
12	"I intend to notify them, said Guzzo, a
13	former provincial court judge, who is
14	acquainted with the three or four
15	people he plans to identify but then
16	I'm going to ask the questions and, to
17	do this properly, I have to name
18	names."
19	So, you privately had the intention, you
20	told us, of doing nothing, but you're telling the media
21	exactly the opposite then, aren't you?
22	MR. GUZZO: Well, I am. I'm toying with the
23	Premier; we're going to and that's what I'm doing.
24	MR. SHERRIFF-SCOTT:
25	"So now I'm prepared to take the gloves

1	off and name names."
2	Right? See that?
3	MR. GUZZO: No I don't, but
4	MR. SHERRIFF-SCOTT: Down at the bottom of
5	the quote.
6	MR. GUZZO: I don't recall I don't recall
7	that. I recall the document but I don't recall the
8	newspaper.
9	MR. SHERRIFF-SCOTT: You do have a passion
10	for colourful metaphor though, don't you?
11	MR. GUZZO: I've never been told that
12	before, but I'll accept that as a compliment.
13	MR. SHERRIFF-SCOTT: Okay.
14	(LAUGHTER/RIRES)
15	All right.
16	What I want to refer to specifically, in
17	this little group of things because I can go on and on,
18	here. There's no question that you were making these
19	statements; you were making these allegations and you were
20	telling the media you intended to do this and you were
21	going to do it, right?
22	MR. GUZZO: I was not going to do it, I
23	assure you. But I was not denying in the media that
24	MR. SHERRIFF-SCOTT: Well, there is a
25	difference between not denying and positively asserting in

1	the media you're going to do it, which is what you did, in
2	fact. Right?
3	I can take you to every single article, sir.
4	MR. GUZZO: Well, if that's what you
5	know, I don't recall you know, I don't recall it that
6	well, that clearly, and I haven't gone over it in some
7	time, but I you know, if that's certainly I was
8	very shortly after I was tired of the I was tired of the
9	questions.
10	MR. SHERRIFF-SCOTT: Okay.
11	For the fourth paragraph, there is a
12	particular issue that is of concern to me that I want to
13	refer to, that you are quoted as saying. And that is, on
14	May 23^{rd} , 2001 in that document at page 4, paragraph 4, the
15	quotation is and this is another quote from the Sun:
16	"`I now have the OPP on my side. They
17	are saying these people should be
18	charged,' said the former provincial
19	court judge of police evidence against
20	suspected paedophiles he intends to
21	identify in the legislative assembly
22	next week."
23	Now, on that subject, I want you to be given
24	a copy of document 723711 which is an August 2001 letter
25	from the Crown to Inspector Hall. And I'll summarize it

1	for you now, before you get it, in which the OPP made no
2	recommendations whatsoever about charging any further
3	people employed by my client including, explicitly, Bishop
4	LaRocque.
5	The Crown read those briefs and concurred
6	that assessment and wrote back to the OPP to confirm its
7	decision in that regard, sir.
8	So I suggest to you when you were making
9	utterances in the public on this issue of naming names and
10	you said, you had the OPP on your side, you weren't
11	referring to the OPP being on your side about charging my
12	clients, were you?
13	MR. GUZZO: I was the one document that
14	was given to me that I think was taken from some
15	documentation in the courtroom on the file, during the
16	trial of during the trial of the lawyer for the church,
17	Mr. Leduc, I turned over to the Attorney General
18	immediately and it was not with regard to
19	MR. SHERRIFF-SCOTT: Bishop LaRocque.
20	MR. GUZZO: Bishop LaRocque.
21	MR. SHERRIFF-SCOTT: And I suggest to you,
22	when you were making statements in the media that the OPP
23	was on your side and was recommending charges against these
24	people who you intended to name, that did not include any
25	of my clients.

GUZZO

1	Isn't that so?
2	MR. GUZZO: I'm not sure who your clients
3	were although I must admit I did have, some time in early
4	may, a call from Mr. Scott of your office.
5	MR. SHERRIFF-SCOTT: He was very
6	disconcerted with what you were doing, wasn't he?
7	MR. GUZZO: He I'm not sure I would use
8	that terminology, but Mr. Scott said, you know, are any
9	or, asked me if any of my clients are involved and I said,
10	"I don't know. I don't know who your clients are."
11	And he gave me a list of four or five people
12	and I said, "Yeah, two or three might be involved David,"
13	and quite frankly, two of them I had never heard the names.
14	I said, "You should be careful pleading
15	people guilty like this, and calling me up and giving me
16	names like that," but however, I don't know how he was.
17	I don't know how he was but that
18	documentation which I should not have seen should not
19	have been given; I immediately turned it over to the
20	Attorney General.
21	MR. SHERRIFF-SCOTT: You have no evidence
22	the OPP recommended charges against my clients.
23	MR. GUZZO: Who are your clients?
24	MR. SHERRIFF-SCOTT: I act for the Diocese,
25	sir. I'm not talking about Charles MacDonald, I'm talking

1	about people who were active in the Diocese at that time.
2	And if you look, for example at the letter that I asked you
3	to read
4	THE COMMISSIONER: Which is Exhibit 1140, a
5	letter dated August 15 ^{th,} 2001
6	EXHIBIT NO./PIÈCE No. P-1140:
7	(732711) Letter from Lorne McConnery to
8	Pat Hall - 15 Aug, 01
9	MR. SHERRIFF-SCOTT: there are a
10	number of these individuals are named on the front page.
11	And all I'm suggesting to you, sir, is that it's clear and
12	will be clear again from the evidence of both the Crown and
13	the OPP that they didn't make any recommendations to charge
14	any further people connected with my client, including the
15	Bishop, who is front and centre on the first list and
16	recommendation for no further charges.
17	And so when you were saying in your public
18	utterances that the OPP was on your side, you were not
19	referring to these people.
20	MR. GUZZO: That's correct.
21	MR. SHERRIFF-SCOTT: Thank you.
22	That completes my examination sir, thank
23	you.
24	THE COMMISSIONER: Thank you.
25	MR. SHERRIFF-SCOTT: Sorry there's one

AUDIENCE PUBLIQUE	Cr-Ex(Chisho
1 further no	that's it. Thanks.
2	Thank you, sir.
3	THE COMMISSIONER: So let's see; where are
4 we now? Mr. 0	Chisholm.
5	Will you have questions?
6	MR. CHISHOLM: Just a couple, sir.
7	THE COMMISSIONER: Sure; go ahead.
8 CROSS-EXAM	MINATION BY/CONTRE-INTERROGATOIRE PAR MR.
9 CHISHOLM:	
10	MP CHICHOIM: Cood afternoon Mr Cuzzo

10 MR. CHISHOLM: Good afternoon, Mr. Guzzo.

11 My name is Peter Chisholm; I'm counsel for the local

Children's Aid Society. Just a couple of questions.

From 1993 to the present, did you ever have any contact with the Children's Aid Society of the United

Counties of Stormont, Dundas, and Glengarry?

16 MR. GUZZO: Nineteen ninety three (1993) to

17 the present?

12

15

20

21

18 MR. CHISHOLM: Yes.

19 MR. GUZZO: Not with regards to this file,

but I gave a lecture one time. But not with regard to

anything that had to do with this file.

22 MR. CHISHOLM: And the lecture was when and

with respect to what topic?

24 MR. GUZZO: I don't know; I went into

25 Kingston one day and I think it was Children's Aid

1	Societies of Eastern Ontario and I gave a lecture I
2	spoke at a function they were having.
3	MR. CHISHOLM: And the year of that lecture,
4	sir?
5	MR. GUZZO: Very early in my term at Queen's
6	Park. I would think '95, '96.
7	MR. CHISHOLM: And the topic with of the
8	lecture would be what?
9	MR. GUZZO: The operation of the family
10	court system and the unification of the family court system
11	and how it was how it would be implemented, I think.
12	MR. CHISHOLM: And from 1993 to the present,
13	did you ever report to any Children's Aid Society in
14	Ontario your belief that a child was or may be in need of
15	protection?
16	MR. GUZZO: Which?
17	MR. CHISHOLM: Did you ever report, form
18	1993 to the present, to any Children's Aid Society anywhere
19	in Ontario, your belief that a child was or may be in need
20	of protection.
21	MR. GUZZO: I don't believe so.
22	MR. CHISHOLM: Thank you; those are my
23	questions.
24	THE COMMISSIONER: thank you.
25	Maitre Rouleau?

1	MR. ROULEAU: I don't have any questions.
2	THE COMMISSIONER: Thank you.
3	Mr. Kloeze, how long do you think you'll be?
4	MR. KLOEZE: I could be about half an hour,
5	Mr. Commissioner.
6	THE COMMISSIONER: Okay.
7	Then we'll what I'd like to do after that
8	is find out how much time we've got left to cover tomorrow.
9	MR. NEVILLE: If it will help you, sir, I
10	expect to be, now that Mr. Sherriff-Scott is finished,
11	about half to three-quarters of an hour.
12	THE COMMISSIONER: All right; thank you.
13	So okay, we might as well do the roll
14	call then with Ms. Robitaille?
15	MS. ROBITAILLE: Forty-five (45) minutes.
16	THE COMMISSIONER: Forty-five (45) minutes.
17	Mr. Manderville?
18	MR. MANDERVILLE: Perhaps as much as an
19	hour, Mr. Commissioner.
20	THE COMMISSIONER: So yeah okay. Does
21	your Ms. Costom?
22	MS. COSTOM: About an hour, sir.
23	THE COMMISSIONER: A full day tomorrow then,
24	all right.
25	CROSS-EXAMINATION BY/CONTRE-INTERROGATOIRE PAR MR.

KLOEZE:

2	MR. KLOEZE: Thank you, sir.
3	Mr. Guzzo, my name is Darrell Kloeze. I'm
4	counsel for the Ministry of the Attorney General. I have a
5	few questions for you this afternoon. I'm sure I'll finish
6	before five o'clock.
7	Now, when you were giving evidence in
8	November when you were here, you described efforts that you
9	had made with respect to Mr. Harnick, who was the Attorney
10	General at the time, talking efforts in 1997 and 1998, and
11	you were trying to get the attention of Mr. Harnick and
12	also Mr. Runciman, who was the Solicitor General at the
13	time, and I think you you testified that as early as May
14	1997, you tried to talk to Mr. Harnick in the House. You
15	had been visited by a number of people by that time,
16	alleged victims, and you were trying to get Mr. Harnick's
17	attention to what was going on in Cornwall. Do you recall
18	that evidence?
19	MR. GUZZO: Yes, I do.
20	MR. KLOEZE: And you agree that that began
21	as early as May, 1997, that you were talking with Mr.
22	Harnick?
23	MR. GUZZO: Even earlier possibly.
24	MR. KLOEZE: Okay. And also in December,
25	1997, I think, you gave some evidence that you were again

1	trying to get Mr. Harnick's attention and drawing his
2	attention to the activities in Cornwall, and I think your -
3	- what you've said about that was that Mr. Harnick didn't
4	know anything that didn't know about these incidents in
5	Cornwall; didn't know about the file?
6	MR. GUZZO: I think I would say he didn't
7	have an open file on it and wasn't aware of what, if
8	anything, was taking place.
9	MR. KLOEZE: Okay. And then the first
10	correspondence that you sent to the Premier and we
11	looked at that letter at length today was dated
12	September 18 th , 1998?
13	MR. GUZZO: Right.
14	MR. KLOEZE: And that letter was also copied
15	to Mr. Harnick and to Mr. Runciman?
16	MR. GUZZO: Correct.
17	MR. KLOEZE: And I think you say in that
18	letter that you took some caution in referring this this
19	matter to them as well, but you decided that since they
20	were the ministers responsible for the administration of
21	justice and for policing that you included them in copying
22	them with this letter that you sent to the Premier. Is
23	that correct?
24	MR. GUZZO: Correct, and it would be it
25	would be accurate also to know that I certainly had more

1	contact with Mr. Runciman than I did with Mr. Harnick.
2	MR. KLOEZE: Okay. And you also copied both
3	Mr. Harnick and Mr. Runciman with your letter dated
4	February 23rd, 1999?
5	MR. GUZZO: Yes, I did.
6	MR. KLOEZE: Now, the first letter, the
7	September 18 th letter this is September 18 th , 1998 you
8	wrote that letter about two or three months after you were
9	visited by the Dunlops. Is that correct?
10	MR. GUZZO: That's correct.
11	MR. KLOEZE: And you were visited by the
12	Dunlops in July of 1998?
13	MR. GUZZO: I yes, that's correct. I
14	believe so.
15	MR. KLOEZE: And do you remember as well
16	that in June and July of 1998, those were the months in
17	which the first set of charges were laid by Project Truth
18	officers with respect to a number of individuals?
19	MR. GUZZO: I know that now. I don't know
20	that I I must have I must have heard about it. Yes,
21	I must have heard about it, but I can't tell you that I
22	remember.
23	MR. KLOEZE: Okay. I think you even
24	referred to that in your letter of September 18 th , 1998
25	MR. GUZZO: I believe I did, yes.

1	MR. KLOEZE: that there had been charges
2	charges had already been laid?
3	MR. GUZZO: Already been laid, yes.
4	MR. KLOEZE: Because as Mr. Sherriff-Scott
5	went through with you, you were concerned that some people
6	had not been charged who you thought may have should
7	have been charged because of information that should have
8	been forwarded to the to the OPP by that time and Mr.
9	Sherriff-Scott went through all that with you
10	MR. GUZZO: Right.
11	MR. KLOEZE: just now?
12	MR. GUZZO: Right.
13	MR. KLOEZE: Now, in these two letters,
14	September $18^{\rm th}$, 1998 and February $23^{\rm rd}$, 1999, the exhibit
15	numbers I'll refer to are 983 and 984, and as I said we've
16	gone through them at length today. I'm not going to ask
17	you to turn them up unless you think it's necessary but I
18	think, generally, we can say that you've indicated or
19	you're indicating to the Premier in these letters that
20	you've been in contact with concerned citizens in Cornwall.
21	Is that correct?
22	MR. GUZZO: Yes, I have.
23	MR. KLOEZE: That you had contact with a
24	retired police officer in Fort Lauderdale who's giving you
25	information about activities that had gone on there. Is

1	that correct?
2	MR. GUZZO: Right.
3	MR. KLOEZE: That through these people
4	I'm talking about the people in Cornwall and also the
5	retired police officer in Fort Lauderdale you've had
6	occasion to look at documents and also occasion to look at
7	some of the evidence?
8	MR. GUZZO: Yes.
9	MR. KLOEZE: That you're aware of a number
10	of volumes of documents that were served on the government,
11	on two ministries, by a Cornwall police officer. Mr.
12	Manson talked to you about the use of the word "serve", but
13	certainly they were delivered on two ministries by a
14	Cornwall police officer. That's correct?
15	MR. GUZZO: Right.
16	MR. KLOEZE: That you've been made aware,
17	and you have confirmed, that certain key people have not
18	been interviewed by the OPP. Mr. Sherriff-Scott went
19	through that point with you?
20	MR. GUZZO: Right.
21	MR. KLOEZE: That you are aware there are
22	motel records available from Fort Lauderdale that would
23	confirm attendance at a certain motel of complainants and
24	alleged abusers. Again, we've just been through that
25	evidence. Is that correct?

1	MR. GUZZO: Right.
2	MR. KLOEZE: You're questioning in those
3	letters whether information that had been delivered we
4	talked about earlier the information that was delivered
5	to the two ministries was, in fact, handed over to the OPP.
6	You're questioning that in those letters?
7	MR. GUZZO: I am.
8	MR. KLOEZE: You indicated in the letters
9	that you spent your own money and resources and travelled
10	as far as the United States to speak with some of the
11	people who signed affidavits?
12	MR. GUZZO: One person, yes.
13	MR. KLOEZE: Okay. And that was in the
14	letters?
15	MR. GUZZO: Yes.
16	MR. KLOEZE: Yes. And you also say at the
17	end of your September $18^{\rm th}$ letter that there was an
18	abundance of information available which you choose not to
19	refer to herein because you cannot prove the truth of the
20	same however, you say, you have little doubt that it is
21	accurate?
22	MR. GUZZO: Some of it, yes.
23	MR. KLOEZE: Okay. So in those two letters
24	you you've made all those statements and those letters
25	were sent to the Premier and also to the Attorney General

1	and to the Solicitor General.
2	Now, would you agree with me that the
3	purpose of this correspondence as you said you said
4	earlier today this is the start of your campaign to get
5	a public inquiry to look into this matter. Is that true?
6	MR. GUZZO: I would have thought that the
7	campaign, if you want to use the word campaign, started
8	with the letter of April 3^{rd} '99 to the chief of staff. I'm
9	asking the Premier I want to meet with him. I want to
10	be assured that we're not in any difficulty here, that this
11	that what I'm hearing and people who are telling me that
12	they went to the police 20 years ago and they didn't think
13	they were well treated and, you know, that and for that
14	reason then they don't want to go the police now that the
15	new investigation is on. I want to be I want to be
16	certain and I I'm troubled by a couple of things with
17	regard to the documentation that was served and
18	MR. KLOEZE: Sorry, the documentation that
19	was served on the ministries
20	MR. GUZZO: Yes.
21	MR. KLOEZE: Is that what you're talking
22	about?
23	MR. GUZZO: Yes.
24	MR. KLOEZE: Okay. Certainly your letter of
25	September 18 th you ask you say to the Premier that you

felt the matter cried out for a judicial inquiry. Do you

1

2 remember saying that? 3 MR. GUZZO: I did. I did at that point in 4 time, but -- and I was thinking that that was where we'd 5 have to end up if the situation was as -- as it might have 6 been, but I wasn't -- I don't know that I was committed at 7 that time to a judicial inquiry. I'd had a discussion with 8 the -- my former law partner, the former member for Ottawa-9 West. He may have still been a member for Ottawa-West who 10 had been the Liberal critic in the former House and he had 11 asked the Attorney General in the Rae government, this is 12 Mr. Chiarelli. He had asked for a special prosecutor to be appointed and I had had a discussion with Chiarelli just 13 14 before I did that letter and -- you know, asking him what 15 he thought that special prosecutor would do as opposed to a 16 -- so I was still of two minds, but I wanted the issue put 17 before the Premier and I wanted to be assured that there 18 were -- that they could answer some of the questions that -19 - for -- that I -- were concerning me. 20 MR. KLOEZE: So I think you've indicated 21 earlier that one of the purposes -- you wanted a private 22 meeting with the Premier on this issue. 23 MR. GUZZO: Well, I thought it -- it would 24 be appropriate in light of the fact of the seriousness of 25 the matter.

1	MR. KLOEZE: And you said in your evidence
2	In-Chief you did not get that meeting.
3	MR. GUZZO: No, I did not.
4	MR. KLOEZE: And also I'm going to suggest
5	to you that one of the one of the purposes was to get
6	the attention, not only of the Premier but perhaps the
7	attention of Mr. Runciman and of Mr. Harnick as well since
8	you were copying this correspondence to them.
9	MR. GUZZO: Right. Right. Because I hadn't
10	I'm asking them about the situation, but I haven't been
11	giving them too much information other than I'm talking to
12	people. People are calling me about the listen but
13	I'm not giving them a lot when I'm talking to them
14	beforehand, I'm not giving them an awful lot of background
15	and an awful lot of information.
16	MR. KLOEZE: Now, one of the results of the
17	correspondence, is that you received a couple of telephone
18	calls and you talked about those telephone conversations in
19	your evidence In-Chief.
20	MR. GUZZO: I did.
21	MR. KLOEZE: One of the telephone
22	conversations was with was from Murray Segal and
23	that's the one I'd like to explore a bit with you.
24	MR. GUZZO: Right.
25	MR. KLOEZE: Now, you didn't understand Mr.

1	Segal as being personally involved in the Project Truth
2	investigations, did you?
3	MR. GUZZO: Personally involved in?
4	MR. KLOEZE: In the Project Truth
5	investigations?
6	MR. GUZZO: No, I did not. No, he
7	identified himself as the Assistant Deputy Minister
8	responsible for Criminal Prosecutions.
9	MR. KLOEZE: Okay, and he was actually from
10	the Ministry of the Attorney General; Mr. Segal.
11	MR. GUZZO: Right.
12	MR. KLOEZE: That's correct.
13	MR. GUZZO: Right.
14	MR. KLOEZE: And he's he told you as well
15	that he's never seen the materials that you were referring
16	to in your letters to the Premier?
17	MR. GUZZO: I think that's accurate, yes. I
18	don't believe he had seen them.
19	MR. KLOEZE: Now, you suggested I believe
20	you were suggesting in your evidence In-Chief that you felt
21	that somehow odd, or surprising that somebody of Mr.
22	Segal's position, a senior bureaucrat in the Ministry of
23	the Attorney General would give you a telephone call.
24	MR. GUZZO: Well, I got to tell you that
25	over eight years in Queen's Park I don't know that I had

1	too many calls from Deputy Ministers or Assistant Deputy
2	Ministers as a lowly back-bencher, you know, in the
3	nosebleed section; unless they were coming to Ottawa and
4	wanted to play golf. Then, the odd time I would get one,
5	but no, I found it I found it unusual, yes.
6	MR. KLOEZE: Okay, now I'm going to suggest
7	that given the points that I've described before the
8	points that we agreed basically made up the content of
9	those two letters that you had a wealth of information
10	about an on-going police investigation sorry, an
11	abundance of information, were the words you used about an
12	on-going police investigation; that you were concerned
13	about, I guess the character and the quality of that
14	investigation, you were concerned about charges that arose
15	out of that investigation, I am going to suggest to you
16	that it's not at all unusual that somebody from the
17	Ministry of the Attorney General would give you a call
18	to talk about those issues with you.
19	MR. GUZZO: Right. I'm not surprised
20	somebody called. I'm surprised that it's the Assistant
21	Deputy Minister, I suppose.
22	MR. KLOEZE: Now, I want to go through your
23	notes of that call. That was those are at Exhibit 987.
24	I'd like you to turn that Exhibit up now.

Now, just one thing about the notes.

Mr. Sherriff-Scott suggested to you that there were no
that you had produced no contemporaneous notes of any of
any matter, in as evidence in this Inquiry and in fact
you testified that this notes are contemporaneous. Is that
correct?

You made these notes the day after the telephone call.

MR. GUZZO: I made them the day after the telephone conversation, yes.

MR. KLOEZE: Okay. Can you explain to me why, when we don't have notes of any other conversation or matter that you dealt with, why we have notes -- why you took notes of this conversation and then why you preserved those notes?

MR. GUZZO: Well, when I make contact -- or when I take the call from Mr. Segal, I'm in my home in Florida and there is somebody sitting in the room with me when I'm doing it, and that person -- that person is a judge from Ontario, and when I put the phone down and I'm saying that, you know, that file I'm working on, maybe I'm going to get someplace now because that was Murray Segal and he says he doesn't know anything about this. He wants me to bring my file to Toronto. He wants me to come up and sit down with him and go over the material that I have and he hasn't -- he hasn't seen the thing. Furthermore, he

1	said to me, corrected himself when he said, "Well, we got
2	this material I guess if we got it I'm looking at the
3	file here and we sent it on to the OPP." And I said,
4	"Well, are you sure?" and then he looks again and he says,
5	"No, no, we sent it to Chief Fantino."
6	MR. KLOEZE: Sorry, sir. Mr. Guzzo, I'm
7	going to go I'm going to go to the content of the
8	conversation. I'm just asking you now, why it is that you
9	took notes of this conversation?
10	MR. GUZZO: Well, because
11	MR. KLOEZE: And then second why you've
12	preserved them because it doesn't seem that you preserved
13	any other evidence arising from that time.
14	MR. GUZZO: Well, I think it was because of
15	the quandary and the unusual aspects of the situation after
16	my conversation with Mr. Segal that I sat down the next day
17	and made some notes and
18	MR. KLOEZE: Okay. And can you explain how
19	they have been preserved? Were they in a file that was
20	different from your general file on these matters or or
21	just explain to me how it is that you still have those
22	notes today, when you don't have, for example, your day
23	timers, which is as you have described at least, were your
24	"Bible".

MR. GUZZO: Well, the day timers I think

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

went out in Toronto and I mean, one at my office after the election, one at my office was cleaned out in Toronto before I got back there. You know, people were making decisions for me as to what was important and what wasn't and I don't know what happened to the day timers. As to why these are preserved and how they were preserved, I have no explanation at -- why these. But there are other notes that I had and I kept. Not many, I must admit, and I think when people are talking about notes, I think they're talking to me about keeping notes of the people that I'm talking to who are coming and -- alleged victims who are people who are alleging that they know something about what went on and I -- I don't have notes there I'm trying not to be -- because I'm not trying to be an advocate with regards to the individuals who are coming. I'm trying to look at this from the point of view of the government.

MR. KLOEZE: Okay, let's turn to the notes that you made of this conversation. You indicate in the third line down, "MS purpose to explain situation." So I understand that Mr. Segal told you that he was calling you to explain -- to explain the situation. Can you describe more what it is that -- what the situation was that he wanted to explain to you?

MR. GUZZO: Well, he wanted to explain the -the situation that I had raised in the letter. He -- I

1	think I don't know whether there's a reference there to
2	no, he wanted to talk to me and explain the situation
3	with regard to the investigation that was going on in
4	Cornwall.
5	MR. KLOEZE: Okay. I read most of the notes
6	that you have here as describing what happened to the
7	documents or whether
8	MR. GUZZO: That was a major that's what
9	took 15 or 20 minutes of the half-hour I spent on the phone
10	with him.
11	MR. KLOEZE: Okay. Before we go there,
12	actually, earlier when you were talking about making the
13	notes, you said in Florida you were in the company of a
14	judge from Ontario. Can you tell us who that judge was?
15	MR. GUZZO: His name is Budgell.
16	MR. KLOEZE: Budgell?
17	MR. GUZZO: B-U-D-G-E-L-L.
18	MR. KLOEZE: And he was a guest of yours in
19	Florida?
20	MR. GUZZO: He was at that time.
21	MR. KLOEZE: A dinner guest when Mr. Segal
22	phoned?
23	MR. GUZZO: I think he was staying with us,
24	as a matter of fact.
25	MR. KLOEZE: So you said that the matter of

1	the documents took up about 15 or 20 minutes of a half-hour
2	call. Can you recall what happened what was spoken
3	about in the other 10 minutes?
4	MR. GUZZO: We got into the situation as I
5	saw it in Cornwall and the concerns I had with regard to
6	some of the matters that we've discussed here today, the
7	police and
8	MR. KLOEZE: And at the end of the
9	conversation you said, just now, that you were talking I
10	guess with Justice Budgell and you were you said, "Now I
11	can go on with this. Mr. Segal wants to go over the
12	materials I have."
13	MR. GUZZO: Yeah.
14	MR. KLOEZE: Now, what materials did you
15	have at that time? What were you intending to come back to
16	Toronto and show Mr. Segal? What had you told him you had?
17	MR. GUZZO: Well, I had the copies of the
18	documentation which he did not have and which he felt he
19	the department had sent on to the OPP and which he later
20	said, "No we didn't send them there. We sent them to Chief
21	Fantino."
22	MR. KLOEZE: Okay. Can you describe that
23	documentation?
24	MR. GUZZO: Well, that was four things that
25	I had received from the Dunlops, the documentation and the

1	books therein and if I had a couple of other statements
2	that had been dropped off at my office that I had tucked
3	away, that I was interested in, and
4	MR. KLOEZE: Okay. Can you tell me who
5	those statements were from?
6	MR. GUZZO: One was from an individual by
7	the name of MacDonald and I don't know how it got to my
8	office. And the other one, the name escapes me at the
9	present time, but it interested me.
10	MR. KLOEZE: Okay. The MacDonald statement
11	you say you don't know how that got to your office?
12	MR. GUZZO: I don't know, no.
13	` MR. KLOEZE: What did where is that
14	statement now? What has what's been done with it?
15	MR. GUZZO: I sent it back. I sent it
16	got an address or something and sent it back. I wasn't
17	going to be collecting documentation and being put forward
18	as make it look like I was advocating for any group or
19	any individuals.
20	MR. KLOEZE: And the second statement, you
21	don't know who it was from, but can you describe or can
22	do you remember how you got the second statement?
23	MR. GUZZO: I think the individual came in
24	to see me and I didn't have time for the person and I
25	apologized but I had to go and they sat down and wrote out

1	a in long-hand some information and I subsequently sent
2	it back to them.
3	MR. KLOEZE: Now, can you explain to me why
4	it is that you sorry. Let me ask this first.
5	Do you know whether or not the police had
6	copies of either of those statements?
7	MR. GUZZO: I couldn't tell you but I could
8	only to say that I my practice would have been to
9	tell them that I thought they should if they hadn't been
10	to the police, to go to the police and consider in some
11	cases, consider seeking the advice of a lawyer with regard
12	to civil matters if it looked like there was a matter to be
13	of concern.
14	MR. KLOEZE: Now, the first statement, the
15	MacDonald statement, you say was something that was dropped
16	off at your office, so was obviously a copy of a statement
17	that had been made outside your office. It was a photocopy
18	of a statement?
19	MR. GUZZO: Yeah, it was I believe it
20	was, yes.
21	MR. KLOEZE: The second statement you say
22	was something that was made in your office?
23	MR. GUZZO: Yeah, I
24	MR. KLOEZE: Somebody visited you and you
25	jotted down some notes?

1	MR. GUZZO: This person was not from was
2	from outside Ottawa and I in a small town down near
3	Hawkesbury as a I recollect and I didn't want to you
4	know, they had come.
5	They wanted to see me, they wanted to tell
6	me something and I asked said, "Fine. Sit down. Write
7	out what you want to tell me and I'll give you a call.
8	Leave me a phone number and an address and I'll give you a
9	call."
10	MR. KLOEZE: Okay. Did you take the
11	original of that statement?
12	MR. GUZZO: And I sent it back. I read it.
13	I phoned the person and I sent it back to them.
14	MR. KLOEZE: And did you advise this person
15	that he should go to the police as well with that
16	statement?
17	MR. GUZZO: I don't I mean, it was a
18	rambling, incoherent statement. It didn't make a lot of
19	sense. I don't know that I told them that.
20	MR. KLOEZE: Now, you said that in addition
21	to the materials that Mr. Dunlop gave you, those two
22	statements were two things that you were intending on
23	coming to Toronto to show Mr. Segal?
24	MR. GUZZO: One of them was, one of them
25	was.

1	MR. KLOEZE: Sorry, one of them?
2	MR. GUZZO: One of them I would want I
3	would have brought to Toronto with me.
4	MR. KLOEZE: Which one?
5	MR. GUZZO: The first one from the lad by
6	the name of MacDonald.
7	MR. KLOEZE: Well, why not the second one?
8	MR. GUZZO: Because it wasn't that germane.
9	It as I say, it wasn't relative to the issues that
10	you know, it related to some problems that this person had
11	had years ago, not necessarily in the Cornwall area, but in
12	Eastern Ontario.
13	MR. KLOEZE: Okay. Did you tell or did
14	you were you intending on seeking and contacting the
15	maker of the MacDonald statement and asking him whether or
16	not he would consent to you showing it to Mr. Segal?
17	MR. GUZZO: Asking him
18	MR. KLOEZE: Whether he would consent to you
19	showing it to Mr. Segal? Whether he agreed that that was a
20	statement that could be shown to Mr. Segel?
21	MR. GUZZO: I don't know that I ever did; I
22	don't know that I ever did, and I don't know that I showed
23	it to anybody else.
24	MR. KLOEZE: Okay. And the other question
25	is, why would you have considered showing any of those

1	statements to Mr. Segal and not sending them to the police;
2	not sending the statements themselves to the police? Why
3	would you show them to a bureaucrat and the Attorney
4	General's office?
5	MR. GUZZO: I was going to send this one
6	back to the individual. I may not have shown it even, but
7	I would have related it was a situation where the person
8	was alleging having been, you know, handed by a probation
9	officer to someone else to someone else, you know, and it
10	was kind of it was an interesting situation.
11	But when I sat down after I spoke to Mr.
12	Engelmann in '06, I was surprised that I hadn't made a note
13	of the individual, of the person.
14	MR. KLOEZE: Okay. I'm going to leave those
15	two statements aside.
16	Aside and aside from those two
17	statements, the only other information that you had that
18	you wanted to show Mr. Segal was the information you
19	received from Mr. Dunlop. Is that correct?
20	MR. GUZZO: Well, the documentation there
21	that he had forwarded on, I wanted to sit down with him
22	and, you know, obviously it appeared to me that and I
23	don't mean this as a criticism, but nobody in that
24	department had bothered to read this material; either send
25	it on to the police or, in this case, send it on to Chief

Fantino.

1

25

2	MR. KLOEZE: Okay. But that was apart
3	from the two statements we've just discussed, it's just the
4	Dunlop information that you had; that you were going to
5	come to Toronto and show it to Segal?
6	MR. GUZZO: And I had talked to a number of
7	people. I've got in my head the number of people that I've
8	spoken with who have come to see me and relay to me their
9	concerns with regard to the way they were treated in the
10	past and the way things were proceeding at the present.
11	MR. KLOEZE: Okay. That's information that
12	you received from people. As you say, it's in your head.
13	It's not you've not written it down in note form?
14	MR. GUZZO: I haven't I don't know that I
15	had any notes on other than in my daytimer.
16	MR.KLOEZE: Okay, and exactly what is it
17	from Mr. Dunlop that you received? I'm unclear as to that
18	as well. What did you receive from Mr. Dunlop in July?
19	MR. GUZZO: Well, I got four binders of
20	documentation. I think, as I recollect, and I said the
21	other day too that I didn't discover until I got back to
22	Toronto with it that there was a tape in there of a
23	television show and the materials that I have received were
24	all on file here.

I turned them over to Mr. Engelmann and they

1	were scanned, I guess, and they're on record here.
2	There were
3	MR.KLOEZE: So from the time you received
4	that from Mr. Dunlop you never got rid of that material.
5	MR. GUZZO: No, I didn't; I didn't. There
6	were affidavits, there were statements, there were police
7	notes with regard to the prosecution of Mr. Dunlop and
8	that's where the statement of Sergeant Lortie and Deputy
9	Chief St. Denis come in where they're being critical of the
10	Chief for not keeping them abreast of the charges. That's
11	where Sergeant Lortie says, "This is another cover up by
12	the Catholic Church." Another he doesn't say "cover
13	up," he says, "Another cover up." This is the chief of
14	detectives of the Cornwall Police at that time and then
15	there's the comment by the Deputy Chief that, "We've never
16	seen these files. They've been kept in the Chief's
17	office," and you know
18	MR.KLOEZE: Okay. I want to come back to
19	what you just said. You said you had four volumes from Mr.
20	Dunlop four volumes of materials and that's where I'm
21	confused. When Mr. Engelmann examined you in November, he
22	brought you to, I guess, the Acknowledgement of Receipt of
23	the materials received by Dunlop and that's at Exhibit 980.
24	Can you turn that up, please?
25	And this is an Acknowledgement of Receipt

1	signed by Monica Phillips. I think you've described Monica
2	Phillips as being a young lawyer who was working in your
3	office.
4	MR. GUZZO: Yes, that's correct.
5	MR.KLOEZE: She was working in your
6	constituency office or your law office?
7	MR. GUZZO: No, she's my law office.
8	MR.KLOEZE: Okay. And I think you described
9	the date in question, July $31^{\rm st}$ you don't remember you
10	remember Mr. Dunlop coming and saying hi to you but you
11	actually didn't receive the documents yourself.
12	MR. GUZZO: No, they were brought upstairs
13	and it looks like they were brought up by Mrs according
14	to this, they were brought upstairs by Mrs. Dunlop but I
15	seem to recall he was alone. I came out of a meeting to
16	say hello to him but I just spoke to him for a minute.
17	MR.KLOEZE: The other
18	MR. GUZZO: They had been in to see me the
19	week before.
20	MR.KLOEZE: Yes, and you described that.
21	The other thing that I found curious in the
22	Acknowledgement of Receipt is:
23	"No. 1: Media coverage, photocopies
24	from 1993 through 1998."
25	And then:

1	"No. 2: Volumes 3 and 4 pertain to
2	evidence given at the Board of Inquiry,
3	Cornwall Police Service, through the
4	Public Complaints Commission."
5	It doesn't talk about four volumes of
6	materials; it talks about two volumes.
7	MR. GUZZO: It talks about Volumes 3 and 4.
8	Volumes 1 and 2 were the items referred to in number one
9	the files referred to in number one.
10	MR.KLOEZE: That's media coverage, but that
11	doesn't include statements and
12	MR. GUZZO: Well, she didn't sit down and
13	examine it. She may have opened the file and seen some
14	media material, newspaper articles on the top but when you
15	went through the material, there were statements and some
16	affidavits.
17	MR.KLOEZE: Well, that's why I'm unclear.
18	In most of the other Acknowledgements of Receipt that we
19	see when Mr. Dunlop delivers materials, it's very clear;
20	Volumes 1 and 2 are clearly identifiable as volume numbers.
21	I'm just curious why in this Acknowledgement
22	and Receipt, Monica Phillips would acknowledge that there
23	were Volumes 3 and 4 when she wouldn't acknowledge that she
24	received Volumes 1 and 2.
25	THE COMMISSIONER: Well, there's a lot of

1	ways of looking at this in that Volumes 3 and 4 pertaining
2	to evidence given to the like who says that Volumes 3
3	and 4 are Volumes 3 and 4 that he received.
4	They could have been Volumes 3 and 4 of the
5	Board of Inquiry stuff which took more they were
6	photocopied and put in different binders and binders may
7	not equal volumes.
8	You know, how does he know?
9	MR.KLOEZE: Well, I don't know how he knows.
10	I'm just asking him what he received, basically, and why
11	I guess he didn't sign this Acknowledgement of Receipt so
12	he can't know why Ms. Phillips signed it that way.
13	THE COMMISSIONER: Well, it might have been
14	first of all, is this who typed this up? Was it
15	already pre-typed?
16	MR.KLOEZE: It looks to be on Mr. Guzzo`s
17	letterhead.
18	THE COMMISSIONER: Is that right, sir?
19	MR. GUZZO: Yes, it looks to be so Ms.
20	Phillips probably
21	THE COMMISSIONER: Okay.
22	MR. GUZZO: typed it up. They may have
23	asked for a receipt. They may have asked for a receipt and
24	she's
25	MR. KLOEZE: Now, let's go back to the

1	conversation with Mr. Segal and the notes that you made of
2	that conversation and you've described this already just
3	a few lines down from the top about eight lines down:
4	"MS we turned all materials to OPP.
5	Later clarified sent material to Chief
6	Fantino of London, Ont., because of his
7	experience, concerns for paedophile
8	cases."
9	And then do you see those notes, Mr.
10	Guzzo?
11	MR. GUZZO: Yes.
12	MR.KLOEZE: And then just below that:
13	"He turned it (material) to Ken Smith,
14	Chief Investigator."
15	Now, you've understood this conversation as
16	meaning that Mr. Segal is telling you that after Mr. Dunlop
17	delivered the materials to MAG, the four volumes of
18	materials that Mr. Dunlop delivered to MAG that MAG
19	meaning the Ministry of the Attorney General and that
20	was in April of 1997, that MAG, in turn, sent the materials
21	to Chief Fantino.
22	That's how you've interpreted that
23	conversation.
24	MR. GUZZO: Yes, that's correct.
25	MR.KLOEZE: And I'm going to suggest to you

1	that, in fact, what Mr. Segal is telling you is that Mr.
2	Dunlop had already sent the materials that he sent to MAG
3	to Chief Fantino of the London police.
4	MR. GUZZO: Well, I don't agree with that
5	because I think when he tells me that and I have I tell
6	him that Chief Fantino was served with the documentation
7	before the two government ministries were served; months
8	before.
9	MR.KLOEZE: Well, that's later on in the
10	conversation.
11	MR. GUZZO: Yes.
12	MR.KLOEZE: Just down a couple of lines
13	about five lines from the bottom:
14	"Suggest that lawyers brief given to
15	Chief Fantino one month prior to April
16	`97."
17	I understood that as Mr. Segal telling you
18	that Chief Fantino had already had all this material before
19	MAG was served.
20	MR. GUZZO: Yeah, well I'm not sure we're
21	talking about it when they talk about the lawyer's brief
22	and then these documents.
23	I'm not 100 percent certain that we're
24	talking about the same thing because if you recall, Chief
25	Fantino`s testimony here was that he got them over

1	Christmas and he sent them to Mr. Frechette of the Ontario
2	Provincial Police.
3	MR.KLOEZE: And I believe he testified he
4	sent them to Mr. Frechette in February of `97.
5	MR. GUZZO: Right. And I talked to Mr.
6	Frechette three days before I talked I had a call from
7	Mr. Frechette at my home three days before I had the call
8	from Mr from Murray from Mr. Segal.
9	Mr. Frechette told me he didn't know
10	anything about it. He said, "I don't know what documents
11	you're talking about." And I think if I remember, having
12	read Chief Fantino`s material statement here under oath,
13	he said, "Well, not only did I pass them on to Frechette, I
14	was on a committee with Frechette and I was meeting in
15	January, February and we discussed them.
16	Anyway, I had a call three days before this.
17	I had a call from Mr. Frechette and it was equally as
18	you see from the documents, I treated them both the same
19	way. I said, "I'll bring the file to Toronto. I want to
20	sit down with you if you want to see this stuff." And both
21	men got back to me and said, "We don't have to see you,
22	don't come and see us and don't call me back".
23	MR. KLOEZE: Now, you knew that Mr. Dunlop
24	had sent these materials to Chief Fantino?
25	MR. GUZZO: I knew I knew it. I don't

1	think I was told that but I had heard it somewhere.
2	MR. KLOEZE: Did you not I think you
3	MR. GUZZO: Now, let me be now let me be
4	clear about one other thing if I could?
5	MR. KLOEZE: Sir
6	THE COMMISSIONER: Whoa, whoa, he wants to
7	be clear about something, sir.
8	MR. GUZZO: I don't want to mislead you. I
9	mean, I had been told by OCOPS. When they tried they
10	didn't serve the Solicitor General. They refused to accept
11	them. They said, "Take them downstairs, it's looks like
12	this looks like a complaint against police from a civilian,
13	so take it downstairs to the Ontario Civilian Commission of
14	Police".
15	They took it downstairs there and my
16	information there was that within four days, they sent the
17	documents to the Ontario Provincial Police. So the Ontario
18	Provincial Police should have had the documents in any
19	event, if you follow what I'm saying.
20	THE COMMISSIONER: How much longer, Mr.
21	Kloeze?
22	MR. KLOEZE: Maybe another 10 or 15 minutes.
23	I will try to finish, or would you rather I can put it
24	off until tomorrow?
25	THE COMMISSIONER: Let's put it off until

1	tomorrow.
2	MR. KLOEZE: Okay.
3	THE COMMISSIONER: That's fine.
4	Come back tomorrow. Thank you.
5	THE REGISTRAR: Order; all rise. A l'ordre
6	veuillez vous lever.
7	This hearing is adjourned until 9:30 a.m.
8	tomorrow.
9	Upon adjourning at 5:02 p.m. /
10	L'audience est ajournée à 17h02
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	

1	
2	
3	
4	CERTIFICATION
5	
6	I, Sean Prouse a certified court reporter in the Province
7	of Ontario, hereby certify the foregoing pages to be an
8	accurate transcription of my notes/records to the best of
9	my skill and ability, and I so swear.
10	
11	Je, Sean Prouse, un sténographe officiel dans la province
12	de l'Ontario, certifie que les pages ci-hautes sont une
13	transcription conforme de mes notes/enregistrements au
14	meilleur de mes capacités, et je le jure.
15	
16	
17	Dean Troube
18	
19	Sean Prouse, CVR-CM
20	
21	
22	
23	
24	
25	