

**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 99

Held at :

Hearings Room
709 Cotton Mill Street
Cornwall, Ontario
K6H 7K7

Monday, March 26, 2007

Tenue à:

Salle des audiences
709, rue de la Fabrique
Cornwall, Ontario
K6H 7K7

Lundi, le 26 mars 2007

Appearances/Comparutions

Mr. Peter Engelmann	Lead Commission Counsel
Ms. Julie Gauthier	Registrar
Mr. John E. Callaghan	Cornwall Police Service Board
Ms. Reena Lalji	
Mr. Neil Kozloff	Ontario Provincial Police
Ms. Diane Lahaie	
Mr. David Rose	Ontario Ministry of Community and Correctional Services and Adult Community Corrections
Ms. Judie Im	Attorney General for Ontario
Mr. Peter Chisholm	The Children's Aid Society of the United Counties
Mr. Peter Wardle	Citizens for Community Renewal
Mr. Dallas Lee	Victims Group
Mr. Giuseppe Cipriano	The Estate of Ken Seguin and Scott Seguin and Father Charles MacDonald
Mr. Mark Wallace	Ontario Provincial Police Association
Ms. Jennifer Birrell	Catholic District School Board

Table of Contents / Table des matières

	Page
List of Exhibits :	iv
Preliminary matters by/Matières préliminaires par Mr. Peter Engelmann	1
Submissions by/Représentations par Mr. Peter Wardle	2
Submissions by/Représentations par Mr. Dallas Lee	4
Submissions by/Représentations par Mr. Peter Engelmann	5
MARC LATOUR, Sworn/Assermenté	8
Examination in-Chief by/Interrogatoire en-chef par Mr. Peter Engelmann	10

LIST OF EXHIBITS/LISTE D'EXHIBITS

NO.	DESCRIPTION	PAGE NO
6.5	Application to Amend Funding (Letter form) dated March 26, 2007	2
P-358(a)	Video taped interview - Marc Latour w/Cornwall Police Service - June 23, 2000 and July 5, 2000	30
P-358(b)	Transcription of video taped interview - Marc Latour w/Cornwall Police Service - June 23, 2000 and July 5, 2000 - 735760	31
P-359	735760 - Police officers notes - Jeff Carroll dated June 2000	72
P-360(a)	Video taped interview - Marc Latour w/Cornwall Police Service Jeff Carroll dated March 19, 2001	79
P-360(b)	Transcription of video taped interview - Marc Latour w/Cornwall Police Service Jeff Carroll dated March 19, 2001	79
P-361	Police officer notes - Jeff Carroll dated Aug to Dec 2002	93
P-362	Police officers notes - Jeff Carroll dated Jan 2003	99

1 --- Upon commencing at 2:06 p.m./

2 L'audience débute à 14h06

3 **THE REGISTRAR:** This hearing of the Cornwall
4 Public Inquiry is now in session. The Honourable Mr.
5 Justice Normand Glaude, Commissioner, presiding.

6 Please be seated. Veuillez vous asseoir.

7 **THE COMMISSIONER:** Good afternoon all.

8 Mr. Engelmann.

9 **MR. ENGELMANN:** Thank you.

10 Good afternoon, Mr. Commissioner. Before we
11 start our next witness, there were a couple of preliminary
12 matters ---

13 **THE COMMISSIONER:** Yes.

14 **MR. ENGELMANN:** --- that I've asked be
15 addressed. The first of them is an Application for
16 Supplementary Funding.

17 **THE COMMISSIONER:** Yes.

18 **MR. ENGELMANN:** That is a request from the
19 Citizens for Community Renewal and that's based on a letter
20 received from Mr. Wardle dated February 23rd, 2007.

21 **THE COMMISSIONER:** Yes.

22 **MR. ENGELMANN:** That's a letter with some
23 submissions attaching a curriculum vitae for Mr. William
24 Joseph Wolfe, a private investigator, that they are seeking
25 some extra funding to cover the cost of.

1 We would have written to Mr. Wardle asking
2 him to bring his application this afternoon, and I also
3 asked counsel if they had any other written submissions
4 other than the original letter, to get them in no later
5 than last Friday.

6 **THE COMMISSIONER:** M'hm.

7 **MR. ENGELMANN:** We received no other written
8 submissions; so before I ask Mr. Wardle to address it, I'm
9 just wondering if his letter dated February 23rd with the
10 attachment could be made Exhibit 6.5 in this Inquiry.

11 **THE COMMISSIONER:** Yes, thank you, 6.5 it
12 is.

13 **--- EXHIBIT NO./PIÈCE NO 6.5:**

14 Application to Amend Funding (Letter form)
15 Dated March 26, 2007

16 **MR. ENGELMANN:** I will turn over the
17 microphone to Mr. Wardle.

18 **THE COMMISSIONER:** Mr. Wardle.

19 **--- SUBMISSIONS BY/REPRÉSENTATIONS PAR MR. WARDLE:**

20 **MR. WARDLE:** I will be brief, Mr.
21 Commissioner.

22 I assume you may have had a chance to review
23 the letter and the enclosures.

24 **THE COMMISSIONER:** Yes, I did.

25 **MR. WARDLE:** As you know, there have been a

1 number of policing issues, which have come up from time to
2 time throughout the progress of the Inquiry. Our
3 anticipation is that once we get into the institutional
4 witnesses, there will be more of those kinds of issues. We
5 are of the view that it would be of assistance for us and
6 for the work of the Inquiry to have someone assist us, not
7 really as a private investigator but as a consultant who
8 could help us with the policing issues.

9 **THE COMMISSIONER:** M'hm.

10 **MR. WARDLE:** Very briefly, Mr. Wolfe's
11 qualifications: he is a 30-year veteran of the Toronto
12 Police Service; he retired in 1995 with the rank of
13 superintendent. His expertise, if you look at the last
14 page of the C.V., you can see his work history is
15 summarized there, and I would say that his expertise for
16 our purposes is in sex crimes investigation, investigative
17 techniques, victim sensitivity issues, and interviewing,
18 all of which are matters that have come up from time to
19 time at the Inquiry.

20 I also outlined in the cover letter that he,
21 for a period of about four years, ran the Sexual Assault
22 Squad within Metro and was one of the people with
23 responsibility for the Bernardo rape investigation.

24 We feel he is ideally suited to this task.
25 I have had some discussions with my friend, Mr. Lee, and

1 we've agreed that we can work out sort of a sharing of
2 resources with respect to Mr. Wolfe, so that you can have
3 some assurance that we are not hogging him to ourselves, if
4 I can put it that way.

5 **THE COMMISSIONER:** All right.

6 **MR. WARDLE:** And that is really all I have
7 to say. I don't believe there's anyone opposed. So
8 subject to your questions, those are my submissions.

9 **THE COMMISSIONER:** Thank you. No, I have no
10 questions.

11 **MR. WARDLE:** Thank you, sir.

12 **THE COMMISSIONER:** Mr. Lee, did you wish to
13 say anything?

14 --- SUBMISSIONS BY/REPRÉSENTATIONS PAR MR. LEE:

15 **MR. LEE:** I just want to comment briefly
16 that Mr. Wardle and I have had discussions and I confirm
17 that we are in agreement, that we will work out something
18 where we can share Mr. Wolfe, because we share some of the
19 concerns of Mr. Wardle in understanding the policing
20 issues. It is not an area of expertise for our firm
21 necessarily, and this would be tremendously helpful to us.

22 **THE COMMISSIONER:** Thank you. I will give
23 you a decision tomorrow.

24 Mr. Engelmann.

25 --- SUBMISSIONS BY/REPRÉSENTATIONS PAR MR. ENGELMANN:

1 **MR. ENGELMANN:** I don't know if any other
2 counsel had any comments.

3 **THE COMMISSIONER:** Right. Well, I didn't
4 think there would be, but any other comments? No.

5 Thank you.

6 **MR. ENGELMANN:** Sir, the second matter that
7 I want to bring to your attention involves a series of
8 letters that I would have received last week.

9 On March 22nd, in the morning, I received two
10 letters dated the day before. The first one from Dallas
11 Lee representing the Victims Group. In his letter, he
12 indicated to me and to all counsel, because the letter was
13 shared with all counsel, that there were some errors in the
14 Affidavit of a witness who has been identified by a moniker
15 as C-10.

16 As I said, I then received the second letter
17 from Giuseppe Cipriano representing Father MacDonald, and I
18 have received a third letter from John Callaghan
19 representing the Cornwall Police Service. I am just trying
20 to remember when I received that letter, but I believe it
21 was after I had already written to all counsel later that
22 same day, March 22nd.

23 In any event, some concerns have been
24 expressed about errors in this particular Affidavit and
25 errors in at least one other affidavit. I wrote to counsel

1 on March 22nd. I advised them that Commission staff had
2 temporarily removed all of the affidavits filed on behalf
3 of the Victims Group in their Application for Standing and
4 Funding from our website.

5 As you know, although exhibits are not
6 posted on our website, the exhibits for Standing and
7 Funding were and have been maintained there.

8 **THE COMMISSIONER:** M'hm.

9 **MR. ENGELMANN:** Out of concern for what we
10 were receiving, Commission staff thought it prudent to
11 temporarily remove all of those affidavits in order that
12 this matter could be addressed before you, so that some
13 decision could be made about what to do and whether we can
14 remove this -- sorry -- put these affidavits back up on the
15 public website.

16 So I also spoke briefly with Mr. Lee and
17 tried to reach Mr. Cipriano and spoke to him as well about
18 how this could be addressed, when it could be addressed, in
19 what fashion. And I did receive a letter, as I said, from
20 Mr. Callaghan as well, and I know he has concerns about
21 this matter.

22 **THE COMMISSIONER:** M'hm.

23 **MR. ENGELMANN:** I thought perhaps the best
24 thing to do would be to find a time when those three
25 counsel and any other counsel who wanted to speak

1 specifically to this issue would be available. I would
2 anticipate we could deal with this within an hour, but I'm
3 not sure if there are other counsel who wish to weight in
4 on the debate. But even so, that was my best estimate.

5 **THE COMMISSIONER:** M'hm.

6 **MR. ENGELMANN:** Sir, I don't know if you
7 want to hear more on that now or whether you would simply
8 like to have the matter put over.

9 **THE COMMISSIONER:** I don't know that I want
10 to hear more now unless I have to. What I want to do is
11 proceed with the witnesses that are here.

12 **MR. ENGELMANN:** Yes.

13 **THE COMMISSIONER:** So unless there are
14 counsel that wish to make any further comments, I would
15 simply want to, first of all, I suppose, endorse the fact
16 that the website was cleared of those documents in my
17 absence as a temporary measure only, and I think that it's
18 always better to err on the side of caution, and deal with
19 the matter at an appropriate time.

20 **MR. ENGELMANN:** Well, perhaps what I could
21 do then is, at the end of the day today, just cancel those
22 -- sorry -- canvas those three counsel, and also any other
23 counsel who may wish to participate just to ensure that we
24 set a convenient time because I know some of the counsel
25 involved, like Mr. Cipriano, not here on a daily basis, so

1 I want to make sure that we pick a time that is convenient
2 for him and for others who may not be here on a daily
3 basis.

4 **THE COMMISSIONER:** Fair enough.

5 **MR. ENGELMANN:** All right.

6 **THE COMMISSIONER:** Thank you.

7 **MR. ENGELMANN:** So unless any of those
8 counsel wish to speak to this matter, then I would just as
9 soon carry on.

10 **THE COMMISSIONER:** Thank you.

11 All right.

12 **MR. ENGELMANN:** All right.

13 The next witness to hear from here at the
14 Inquiry is Mr. Marc Latour.

15 **THE COMMISSIONER:** Yes, thank you.

16 **MR. ENGELMANN:** And I believe he is just in
17 the witness support room.

18 **THE COMMISSIONER:** Thank you.

19 **MR. ENGELMANN:** I will just be a moment.

20 (SHORT PAUSE/COURTE PAUSE)

21 **THE COMMISSIONER:** Good afternoon, sir.

22 **MR. ENGELMANN:** Madam Clerk, if the witness
23 could be sworn.

24 **MARC LATOUR, Sworn/Assermenté:**

25 **THE COMMISSIONER:** Good afternoon, sir.

1 How are you doing today?

2 **MR. LATOUR:** Good.

3 **THE COMMISSIONER:** You will be asked some
4 questions here today. What I would like you to do is think
5 carefully about what your answer is going to be and then
6 speak into the microphone so we can hear you in a loud,
7 clear voice.

8 More importantly, if there's something you
9 don't understand or you don't feel good about, just look at
10 me and tell me, "I don't know where this is going" and I'll
11 take care of that for you.

12 If at any time you need a break, let me
13 know, and it is also okay to say that you don't understand
14 or that you don't know the answer to that question.

15 All right?

16 Do you have any questions of me at this
17 point?

18 **MR. LATOUR:** No, I don't.

19 **THE COMMISSIONER:** All right.

20 Could you come up a little closer?

21 There you go.

22 **MR. LATOUR:** No, I don't.

23 **THE COMMISSIONER:** Thank you very much.

24 Mr. Engelmann.

25 **MR. ENGELMANN:** Thank you.

1 --- EXAMINATION IN-CHIEF BY/INTERROGATOIRE EN-CHEF PAR MR.
2 ENGELMANN:

3 MR. ENGELMANN: Good afternoon, Mr. Latour.

4 MR. LATOUR: Hello.

5 MR. ENGELMANN: You should have some water
6 just to your right, if you need it at any time. If you
7 can't hear me clearly, there is a microphone just on the
8 little speaker just in front of you, and you just turn it
9 to your right a bit to turn it up if you have any problems
10 there.

11 In a little bit, I will be showing you a few
12 documents, not many, and you will get a hard copy of the
13 document; it will also be up on the screen. If I make a
14 mistake please feel free to correct me with respect to a
15 date or anything else.

16 Are you all set to go?

17 MR. LATOUR: I'm ready.

18 MR. ENGELMANN: Okay.

19 Thank you.

20 Mr. Latour, I understand that you are a
21 member of the Victims Group and, thus, that you are
22 represented by Mr. Dallas Lee.

23 Is that correct?

24 MR. LATOUR: That's correct.

25 MR. ENGELMANN: All right.

1 Before this Inquiry started, back in the
2 fall of 2005, you would have sworn an affidavit on behalf
3 of the Victims Group for their Funding and Standing
4 Application.

5 Is that correct?

6 **MR. LATOUR:** That's correct.

7 **MR. ENGELMANN:** And, Mr. Latour, you are
8 aware that what we are examining here at this Inquiry is
9 the institutional response to allegations of child sexual
10 abuse?

11 **MR. LATOUR:** Yes, I understand now.

12 **MR. ENGELMANN:** Sir, I understand that you
13 were allegedly sexually abused as a child?

14 **MR. LATOUR:** That's correct.

15 **MR. ENGELMANN:** What I would like to do
16 then, sir, is just start with some background questions,
17 and then we'll work into which institutions that you had
18 some dealings with here in Cornwall.

19 All right?

20 **MR. LATOUR:** Fine.

21 **MR. ENGELMANN:** Sir, can you give us your
22 date of birth?

23 **MR. LATOUR:** Fourth (4th) of January 1959.

24 **MR. ENGELMANN:** Sir, if my math is correct,
25 you are now 48 years of age.

1 MR. LATOUR: That's correct, yes.

2 MR. ENGELMANN: And, Mr. Latour, I
3 understand that you were born and raised here in the City
4 of Cornwall?

5 MR. LATOUR: Right.

6 MR. ENGELMANN: Have you lived here most of
7 your life, sir?

8 MR. LATOUR: My whole life, yes.

9 MR. ENGELMANN: All right.

10 And, Mr. Latour, I understand that you
11 allege that you were sexually abused when you were
12 approximately eight years old in Grade 3 at an elementary
13 school here in Cornwall?

14 MR. LATOUR: That's correct.

15 MR. ENGELMANN: And what was the name of
16 that school, sir?

17 MR. LATOUR: St. Peter's.

18 MR. ENGELMANN: And you allege that you were
19 abused by your then Grade 3 teacher?

20 MR. LATOUR: That's right.

21 MR. ENGELMANN: What was his name?

22 MR. LATOUR: Gilf Greggain.

23 MR. ENGELMANN: And, sir, I understand that
24 this would have happened in approximately 1967.

25 MR. LATOUR: Approximately, yes.

1 MR. ENGELMANN: So that would be some 40
2 years ago.

3 MR. LATOUR: That's correct.

4 MR. ENGELMANN: All right.

5 Now, Mr. Latour, did you go to St. Peter's
6 for your elementary schooling throughout?

7 MR. LATOUR: Yeah, from ---

8 MR. ENGELMANN: Sorry?

9 MR. LATOUR: From kindergarten to Grade 6.

10 MR. ENGELMANN: And then after you finished
11 at St. Peter's, did you go to Middle School here in
12 Cornwall?

13 MR. LATOUR: I went to Bishop MacDonell for
14 a couple of months I believe. That's Grade 7.

15 MR. ENGELMANN: All right.

16 And then what happened for the remainder of
17 Grade 7?

18 MR. LATOUR: I was sent to reform school.

19 MR. ENGELMANN: Was that the school ---

20 MR. LATOUR: I finished Grade 7 and 8 there.

21 MR. ENGELMANN: All right.

22 And where was that school located, sir?

23 MR. LATOUR: Alfred, Ontario.

24 MR. ENGELMANN: Okay.

25 And when you finished Grade 8, at the reform

1 school in Alfred, did you come back to Cornwall?

2 MR. LATOUR: Yes, I did.

3 MR. ENGELMANN: And did you live with your
4 family at that time?

5 MR. LATOUR: That's right.

6 MR. ENGELMANN: Can you tell us, sir, if you
7 then went to high school in Grade 9.

8 MR. LATOUR: Yes, I went to high school.

9 MR. ENGELMANN: And which school was that?

10 MR. LATOUR: St. Lawrence.

11 MR. ENGELMANN: And how far did you get?

12 MR. LATOUR: I don't believe -- I didn't --
13 I got as far as Grade 8. I attended, but nothing became
14 about it. I didn't pass anything.

15 MR. ENGELMANN: Okay.

16 So you didn't finish Grade 9?

17 MR. LATOUR: That's right.

18 MR. ENGELMANN: All right.

19 And, sir, the schooling you got, would that
20 have been in English or in French?

21 MR. LATOUR: English.

22 MR. ENGELMANN: All right.

23 And were your parents English or French?

24 MR. LATOUR: Bilingual.

25 MR. ENGELMANN: Okay.

1 And do you know why it was you were
2 attending an English school?

3 **MR. LATOUR:** It was closer to home.

4 **MR. ENGELMANN:** Okay.

5 And, sir, can you just give us a sense as to
6 how large a family you were from; how many kids were in the
7 home?

8 **MR. LATOUR:** Six (6) of us, and then my
9 stepsister left and then five of us the rest of our life.

10 **MR. ENGELMANN:** All right.

11 So your stepsister left.

12 You have an older brother?

13 **MR. LATOUR:** Yes, I did.

14 **MR. ENGELMANN:** And did you also have twin
15 sisters?

16 **MR. LATOUR:** Yes, I did.

17 **MR. ENGELMANN:** And you have a younger
18 brother?

19 **MR. LATOUR:** That's correct.

20 **MR. ENGELMANN:** All right.

21 So you were -- you were fifth out of six?

22 **MR. LATOUR:** I was -- you're right, fifth.

23 **MR. ENGELMANN:** Now, during your teenage,
24 your adolescent years, Mr. Latour, did you get into any
25 difficulty with the law?

1 MR. LATOUR: Yes, I did.

2 MR. ENGELMANN: And would you have been
3 placed on probation for some of that period of time?

4 MR. LATOUR: That's correct.

5 MR. ENGELMANN: Do you know, from
6 approximately -- or what your ages were when you were on
7 probation?

8 MR. LATOUR: I believe around the 11 years
9 old till I was 18.

10 MR. ENGELMANN: Okay.

11 And during that period of time, did you ever
12 serve any time in a correctional institution?

13 MR. LATOUR: Yes, I did.

14 MR. ENGELMANN: Do you remember
15 approximately how old you were then?

16 MR. LATOUR: Sixteen (16) or 17.

17 MR. ENGELMANN: All right.

18 And was that near Cornwall or do you
19 remember where that was?

20 MR. LATOUR: It was Burt's Rapids.

21 MR. ENGELMANN: Burt Rapids?

22 MR. LATOUR: Burt's Rapids. Yes, I believe
23 that was the name of the town to that -- the jail was or
24 the institute was.

25 MR. ENGELMANN: Okay.

1 And do you have some recollection of
2 approximately how long you were in jail?

3 **MR. LATOUR:** I'm not sure if it was six or
4 nine months I was sentenced to.

5 **MR. ENGELMANN:** All right.

6 And then, after you left jail ---

7 **MR. LATOUR:** Right.

8 **MR. ENGELMANN:** --- you came back here to
9 the City of Cornwall?

10 **MR. LATOUR:** Yes, I did. Yes.

11 **MR. ENGELMANN:** Okay.

12 Were you living at home still then, or ---

13 **MR. LATOUR:** Yes, I was.

14 **MR. ENGELMANN:** All right.

15 And, sir, at/or about that time, did you
16 have any trouble with alcohol or drugs?

17 **MR. LATOUR:** After I got out, yes.

18 **MR. ENGELMANN:** Okay.

19 And was that a problem with drinking, in the
20 main?

21 **MR. LATOUR:** Well at first it was, and -- by
22 I guess it turned into be a big problem.

23 **MR. ENGELMANN:** Okay.

24 And I understand, as a consequence -- in any
25 event, there were some issues with drinking.

1 Were you able to stay out of trouble, in the
2 main?

3 **MR. LATOUR:** Well, I always got a little
4 burts of this and that, during my -- I still do.

5 **MR. ENGELMANN:** Yes.

6 **MR. LATOUR:** So.

7 **MR. ENGELMANN:** Okay.

8 But there were some driving offences that
9 you were convicted of?

10 **MR. LATOUR:** That's correct. Yes, some
11 impaireds and some -- a few other little things there and -
12 - it really wasn't anything -- I don't know how to say
13 that. I mean ---

14 **MR. ENGELMANN:** Olay.

15 **MR. LATOUR:** They were taken pretty lightly;
16 they weren't that serious.

17 **MR. ENGELMANN:** All right.

18 At that time?

19 **MR. LATOUR:** That's correct.

20 **MR. ENGELMANN:** And, sir, I understand that
21 you got married at a fairly young age.

22 **MR. LATOUR:** Well, yeah.

23 **MR. ENGELMANN:** You are about 20, 21 years
24 of age?

25 **MR. LATOUR:** That's correct.

1 MR. ENGELMANN: And did you have some
2 children shortly thereafter?

3 MR. LATOUR: Yes.

4 MR. ENGELMANN: I understand, sir, you had a
5 daughter.

6 MR. LATOUR: That's correct. My first child
7 was my daughter.

8 MR. ENGELMANN: All right.
9 And that would have been in approximately
10 1980?

11 MR. LATOUR: That's correct.

12 MR. ENGELMANN: And you had a son born two
13 or three years later?

14 MR. LATOUR: That's correct. In 1983.

15 MR. ENGELMANN: All right.
16 And you separated from your wife at some
17 point thereafter?

18 MR. LATOUR: About maybe -- separated maybe
19 16 years ago -- 17.

20 MR. ENGELMANN: All right.
21 So in the early 1990s approximately?

22 MR. LATOUR: Yes, that's fair to say. Yes.

23 MR. ENGELMANN: Okay.

24 And your children are grown. Do they live
25 here in the City of Cornwall.

1 MR. LATOUR: Yes, they do.

2 MR. ENGELMANN: And, sir, the drinking, did
3 that carry on for a number of years?

4 MR. LATOUR: Yes, it carried on until about
5 '98-'99; I quit drinking.

6 MR. ENGELMANN: All right.

7 Do you have some sense, looking back, why
8 you started drinking?

9 MR. LATOUR: I started drinking just to help
10 me get through what's happened to me. I kind of used
11 drinking as a medicine. So. I never really thought I had
12 a drinking problem, everybody else did, but I use it as a
13 medicine. So I never seen it as a drinking problem.

14 MR. ENGELMANN: And you stopped that problem
15 -- the problem with drinking stopped in the late 1990s.

16 MR. LATOUR: That's correct.

17 MR. ENGELMANN: Okay.

18 So let's just talk very briefly about some
19 work background, then, if we can, Mr. Latour.

20 MR. LATOUR: Sure.

21 MR. ENGELMANN: Can you give us a sense as
22 to the type of work you've done in your adult life?

23 MR. LATOUR: I've stuck mostly to
24 construction, labour work, roofing, physical kind of work.
25 Until I learned a few little trades here and there, so I

1 didn't have to work so hard after.

2 MR. ENGELMANN: Okay.

3 So it was mainly in the construction area.

4 MR. LATOUR: That's correct.

5 MR. ENGELMANN: All right.

6 And I understand that currently you're
7 unable to work.

8 MR. LATOUR: That's right.

9 MR. ENGELMANN: And that you're receiving a
10 disability pension.

11 MR. LATOUR: That's correct.

12 MR. ENGELMANN: Can you tell us,
13 approximately, when you would have started receiving a
14 disability pension?

15 MR. LATOUR: I applied in 2000, maybe seven,
16 eight years ago. I can't be sure of the date. I really
17 never researched it, or have anything to tell me when I
18 started, or when I applied.

19 MR. ENGELMANN: All right.

20 But it's been within the last 10 years, if
21 that fair?

22 MR. LATOUR: That's correct.

23 MR. ENGELMANN: Can you tell us why it is
24 you get a disability pension?

25 MR. LATOUR: I came down with a condition

1 there, and -- so. It's called fibromyalgia and I really
2 didn't know what was happening to me at the time. Just to
3 flex the body and lots of pain. Some days I'm in bed three
4 days in a row; I can't get up the pain's so severe. So I
5 really never -- I kept seeing doctors and they kept saying
6 it was something else. They were giving me all these kinds
7 of pills and nothing seemed to work, till I seen a
8 specialist and he diagnosed me with fibromyalgia. So we
9 got on the right track for treatment. I found a new family
10 doctor; he's a great help to me. He's really helped me
11 cope with this.

12 **MR. ENGELMANN:** So you've been in receipt of
13 the benefits as -- I believe you have indicated for under
14 ten years now?

15 **MR. LATOUR:** That's correct.

16 **MR. ENGELMANN:** And you haven't been able to
17 work?

18 **MR. LATOUR:** That's correct.

19 **MR. ENGELMANN:** All right.

20 Now, we know that in, approximately, the
21 summer 2000 you had some involvement with the police, not
22 as a suspect in a crime, but as an alleged victim of a
23 crime.

24 Is that correct?

25 **MR. LATOUR:** That's right.

1 MR. ENGELMANN: All right.

2 And that would have been with the Cornwall
3 Police Service?

4 MR. LATOUR: Yes, it was.

5 MR. ENGELMANN: And that was to report an
6 allegation on your part of the child sexual abuse when you
7 were at St. Peter's School.

8 MR. LATOUR: That's correct.

9 MR. ENGELMANN: So, Mr. Latour, I understand
10 that before you contacted the Cornwall Police Service, you
11 would have called an OPP hotline, or project through a
12 hotline.

13 MR. LATOUR: That's right.

14 MR. ENGELMANN: Is that fair?

15 MR. LATOUR: That's fair, yes.

16 MR. ENGELMANN: And this was sometime, in/or
17 around, mid-June of year 2000?

18 MR. LATOUR: Oky doky.

19 MR. ENGELMANN: All right?

20 MR. LATOUR: Around there, yes.

21 MR. ENGELMANN: And can you tell us why you
22 would have contacted the police then?

23 This is the year 2000. The abuse -- or the
24 alleged abuse that you wanted to contact them about
25 happened in 1967.

1 Can you tell us what brought you to go to
2 the police at that time?

3 **MR. LATOUR:** Well, I went to the police to
4 tell them about all issues. Okay. And I was looking to
5 help my fibromyalgia. I wanted to get better. My body was
6 -- just wasn't working at all, and this is one of the
7 conditions that people do get fibromyalgia, and one of them
8 is from sexual abuse. So ---

9 **MR. ENGELMANN:** This is something you've
10 been told by one of your doctors?

11 **MR. LATOUR:** That's correct. From a
12 specialist, and I also did some research on my brother-in-
13 law's computer because I'd never even heard of the word
14 before. All I know was what it does to you is pretty
15 severe. So that's one of the reasons why I came out with
16 this. I wanted to take care of this, to get my body
17 working better. So -- and just -- that's one of the
18 reasons.

19 Another reason -- somebody talked to me and
20 told me that I should, to get this stopped.

21 **MR. ENGELMANN:** Who was that, Mr. Latour?

22 **MR. LATOUR:** Dick Nadeau.

23 **MR. ENGELMANN:** All right.

24 How did you know, Mr. Nadeau?

25 **MR. LATOUR:** I know him; he's my cousin.

1 MR. ENGELMANN: Okay.

2 And did you have much of a relationship with
3 him at that time?

4 MR. LATOUR: Nothing at all.

5 MR. ENGELMANN: He called you and encouraged
6 you to go to the police?

7 MR. LATOUR: That's correct.

8 MR. ENGELMANN: So that would have been one
9 of the reasons you would have gone to the police in 2000.

10 MR. LATOUR: That's right. I don't like
11 Dick. So his encouragement wasn't really in the forefront
12 of this. I had to get my body feeling better. I had to --
13 just, you know. But he did encourage me, and said, you
14 know, "We can't let this go on" and to bring this to light.
15 So.

16 MR. ENGELMANN: All right.

17 Were there any other reasons at that time,
18 that you're able to remember now, as to why you went to the
19 police then?

20 MR. LATOUR: That's pretty well my two
21 reasons.

22 MR. ENGELMANN: All right.

23 And you've talked to us about Dick Nadeau.
24 I just want to ask you about some other people, and whether
25 they ever spoke to you about going to the police or

1 pursuing charges.

2 Did you ever have any conversations with a
3 fellow by the name of Perry Dunlop?

4 MR. LATOUR: No.

5 MR. ENGELMANN: His wife, Helen Dunlop?

6 MR. LATOUR: No.

7 MR. ENGELMANN: His brother-in-law, Carson
8 Chisholm?

9 MR. LATOUR: No.

10 MR. ENGELMANN: His lawyer, Charlie
11 Bourgeois?

12 MR. LATOUR: No.

13 MR. ENGELMANN: Another fellow, by the name
14 of Ron Leroux?

15 MR. LATOUR: No.

16 MR. ENGELMANN: Okay.

17 Do you know who these people are or some of
18 them?

19 MR. LATOUR: Well, I've heard their names,
20 but personally I don't know any of them.

21 MR. ENGELMANN: All right.

22 And you ---

23 MR. LATOUR: I might have met Perry Dunlop
24 as a youngster in trouble, but I don't know. Really I
25 don't know him.

1 MR. ENGELMANN: All right.

2 You would have never talked to him, in any
3 event, about child sexual abuse.

4 MR. LATOUR: No, I haven't.

5 MR. ENGELMANN: All right.

6 So let's then talk about -- you called the
7 OPP hotline. And do you remember -- did you tell them
8 you're calling to report some child sexual abuse?

9 MR. LATOUR: Oh, I must have, yeah.

10 MR. ENGELMANN: All right.

11 MR. LATOUR: I can't remember exactly what I
12 spoke.

13 MR. ENGELMANN: All right.

14 MR. LATOUR: But it was about that.

15 MR. ENGELMANN: And do you -- did you tell
16 them where the abuse took place; in other words, whether it
17 was in the city of Cornwall or somewhere else?

18 MR. LATOUR: To be honest with you, he must
19 have asked me, and I told him. I mean, I just can't
20 remember the conversation. It was over the phone.

21 MR. ENGELMANN: Okay. That's fine.

22 Do you remember how it was left; were you to
23 get back to them, or were they to get back to you?

24 MR. LATOUR: They were to get back to me, I
25 believe.

1 **MR. ENGELMANN:** All right.

2 And, Mr. Latour, do you recall if a few days
3 after you phoned the OPP hotline, if an officer from the
4 Cornwall Police Service would have called you?

5 **MR. LATOUR:** Well, I can't remember if he
6 called me, or I called him. There was a message left at my
7 residence and I just got the message and I called them.
8 So.

9 **MR. ENGELMANN:** All right.

10 **MR. LATOUR:** Either that or he called me, he
11 caught me and I talked to him. So.

12 **MR. ENGELMANN:** Okay.

13 Well, would it be fair to say that an
14 officer from the Cornwall Police Service initiated a call
15 to your house?

16 **MR. LATOUR:** That's correct, yes.

17 **MR. ENGELMANN:** And you're not sure if he
18 caught you the first time or whether you just got back to
19 him?

20 **MR. LATOUR:** That's right.

21 **MR. ENGELMANN:** All right.

22 And would that have been an officer by the
23 name of Jeff Carroll?

24 **MR. LATOUR:** Yes, it was.

25 **MR. ENGELMANN:** All right.

1 I'll just be a minute, sir.

2 MR. LATOUR: Yes.

3 MR. ENGELMANN: If the witness could be
4 shown document number 200093.

5 THE COMMISSIONER: Thank you.

6 That would be Exhibit 358, which is a
7 transcript of a Cornwall Police Service interview June 23rd,
8 2000.

9 MR. ENGELMANN: Mr. Fisher, just before --
10 I'm just going to make a comment before we made it an
11 exhibit.

12 THE COMMISSIONER: Oh, okay.

13 MR. ENGELMANN: I just want to explain
14 something.

15 THE COMMISSIONER: M'hm.

16 MR. ENGELMANN: This is a transcript that
17 was made by someone on the Commission staff, of a videotape
18 that we received from the Cornwall Police Service.

19 THE COMMISSIONER: M'hm.

20 MR. ENGELMANN: We did not receive a
21 transcription of the videotape --

22 THE COMMISSIONER: All right. Okay.

23 MR. ENGELMANN: So we took it upon ourselves
24 to transcribe it. So the transcript is unofficial and we
25 indicated to the parties that, if there was any discrepancy

1 between our unofficial transcript and the videotape, that
2 obviously the videotape should govern.

3 **THE COMMISSIONER:** M'hm.

4 **MR. ENGELMANN:** And I'm wondering -- I've a
5 suggestion to make, if it's acceptable to you.

6 **THE COMMISSIONER:** M'hm.

7 **MR. ENGELMANN:** That perhaps we make the
8 videotape itself --

9 **THE COMMISSIONER:** Yes.

10 **MR. ENGELMANN:** The (a) exhibit.

11 **THE COMMISSIONER:** Yes.

12 **MR. ENGELMANN:** And perhaps, the transcript
13 the (b) exhibit.

14 **THE COMMISSIONER:** Quite proper, yes. Any
15 objections or comments? No? Miss -- oh, okay.

16 **MR. ENGELMANN:** So the actual videotape, the
17 document number is 735791.

18 **THE COMMISSIONER:** That will be exhibit
19 358(a).

20 **--- EXHIBIT NO./PIÈCE NO P-358(a):**

21 Video taped interview - Marc Latour
22 w/Cornwall Police Service - June 23, 2000
23 and July 5, 2000

24 **MR. ENGELMANN:** And the unofficial
25 transcript, if that could be 358-B.

1 --- EXHIBIT NO./PIÈCE NO P-358(b):

2 Transcription of video taped interview -
3 Marc Latour w/Cornwall Police Service - June
4 23, 2000 and July 5, 2000

5 **MR. ENGELMANN:** If I could just have one
6 minute, sir?

7 Mr. Commissioner, this will be a P exhibit -
8 -

9 **THE COMMISSIONER:** Yes.

10 **MR. ENGELMANN:** However, there are portions
11 of Exhibit 358(b) that I would like to ensure are made
12 subject to a publication ban.

13 **THE COMMISSIONER:** M'hm.

14 **MR. ENGELMANN:** Perhaps I could explain
15 those reasons later if that's acceptable?

16 **THE COMMISSIONER:** Yes, yes.

17 **MR. ENGELMANN:** The parties are aware of
18 this issue. The portion in question ---

19 If I could just have a moment.

20 Yes. The portion in question is really only
21 on page 23.

22 **THE COMMISSIONER:** Page 23.

23 **MR. ENGELMANN:** Right.

24 And I'm not going to refer the witness
25 there. So there's no need to put it on the screen, in any

1 event.

2 **THE COMMISSIONER:** No, but I understand that
3 for the purposes of the media --

4 **MR. ENGELMANN:** Yes.

5 **THE COMMISSIONER:** They have to understand
6 that there's a publication ban then, on page 23. Now, this
7 transcript -- all right. There are two parts to it.

8 **MR. ENGELMANN:** Yes.

9 **THE COMMISSIONER:** Oh, no. Right.

10 One (1) is the June 23rd, 2000 interview; the
11 other one is the July 5th, 2000. So what you're referring
12 to is page 23 of the June 23rd.

13 **MR. ENGELMANN:** That is correct.

14 **THE COMMISSIONER:** All right.

15 So ---

16 **MR. ENGELMANN:** And, sir, if I could just
17 have a moment. There may be one other reference in July 5th
18 transcript. These transcripts were done together under
19 358(b) because they're on the same videotape.

20 **THE COMMISSIONER:** M'hm.

21 **MR. ENGELMANN:** And, Mr. Latour, just to
22 keep this -- these dates may not mean much to you, but this
23 is interview number 1 and interview number 2 that you had
24 with the Cornwall Police Service.

25 **MR. LATOUR:** Okay.

1 **MR. ENGELMANN:** Sir, I don't believe there's
2 an issue with the portion of 358(b) that is dealing with
3 the July 5th interview.

4 **THE COMMISSIONER:** All right.
5 Thank you.

6 **MR. ENGELMANN:** So, Mr. Latour, on June 23rd
7 I understand -- of 2000 -- and that date you may not
8 remember, but you do recall, in the summer of 2000, being
9 interviewed for the first time at the Cornwall Police
10 Station?

11 **MR. LATOUR:** That's correct.

12 **MR. ENGELMANN:** And that would have been an
13 interview with a Mr. -- or Constable Jeff Carroll?

14 **MR. LATOUR:** That's correct.

15 **MR. ENGELMANN:** All right.

16 And Mr. Carroll, would he have had some
17 discussion with you before asking you to videotape and
18 interview with him?

19 **MR. LATOUR:** I believe we did but I just --
20 I can't remember to be honest with you, if we talked about
21 this before he interviewed me. I believe we did, though.

22 **MR. ENGELMANN:** All right.

23 But he asked you if the interview could be
24 videotaped?

25 **MR. LATOUR:** That's correct.

1 **MR. ENGELMANN:** And did you have any concern
2 about that, sir?

3 **MR. LATOUR:** No.

4 **MR. ENGELMANN:** All right.

5 Were you provided with a copy of the
6 videotape afterwards or a transcription of it?

7 **MR. LATOUR:** No.

8 **MR. ENGELMANN:** Okay.

9 Did you ask for one?

10 **MR. LATOUR:** No.

11 **MR. ENGELMANN:** All right.

12 And, sir, the videotape is -- at least the
13 first many pages are dealing with an allegation of child
14 sexual abuse that you've already told us about very
15 briefly, originating at your school when you were in Grade
16 3.

17 **MR. LATOUR:** That's correct.

18 **MR. ENGELMANN:** And, in fact, if we look at
19 page one of Exhibit 358(b), the middle of the page, this
20 would be, I believe, Jeff Carroll speaking.

21 "Mark CPS is investigating a report
22 that you were a victim of a sexual
23 assault. Please tell me everything
24 about this, start where you want, go
25 in the direction that you want, fill

1 everything in for me. I know nothing
2 more than what Project Truth told us;
3 you take over and tell me the rest."
4 So he asks you to describe your allegation
5 of abuse.

6 Correct?

7 **MR. LATOUR:** Correct.

8 **MR. ENGELMANN:** All right.

9 And, Mr. Latour, you've had an opportunity
10 to review this transcript.

11 Is that right?

12 **MR. LATOUR:** That's right. Some of it yeah;
13 I didn't go through it all.

14 **MR. ENGELMANN:** Yeah. And I believe you've
15 indicated that you didn't think you said everything you
16 wanted to at that time.

17 **MR. LATOUR:** That's correct.

18 **MR. ENGELMANN:** Looking back on it.

19 **MR. LATOUR:** Yeah. I'm wondering why
20 there's so much missing, yeah.

21 **MR. ENGELMANN:** All right.

22 And would it be fair to say that you give a
23 bit more detail the next time you come in, for your second
24 interview on July 5th?

25 **MR. LATOUR:** That's fair to say, yes.

1 **MR. ENGELMANN:** And perhaps even more in the
2 third interview that we'll go to, in March of 2001?

3 **MR. LATOUR:** Okay.

4 **MR. ENGELMANN:** Let's just go back to 1967
5 for a minute. And I'm not going to get into the specific
6 nature of the allegations, but do you recall, sir, how this
7 all started?

8 **MR. LATOUR:** Well, to me it all started with
9 -- at recess time outside, there was this young boy that
10 wanted to fight with me and I didn't want to fight, and
11 Gilf Greggain was a teacher at the time, and this young boy
12 kept pushing me and shoving me, and I kept telling him that
13 I don't want to fight, and I looked up at Gilf Greggain,
14 the teacher -- my teacher and, you know, and said, "I don't
15 want to fight." And he says, "Well, you're either going to
16 fight or you're going to get hurt." So I had no choice but
17 to fight with this young man; it ended up I won. He wasn't
18 too happy I won and that's when things started.

19 **MR. ENGELMANN:** Okay.

20 And I believe you described that you were
21 given detentions; you were kept after school.

22 **MR. LATOUR:** That's correct. I was kept
23 after school for things that I didn't do, you know, like
24 misbehaving, fighting, you know. When people would look
25 into it, my mother, why I was being kept, it was -- he

1 always had a reason for everybody. You know, that I was
2 misbehaving or -- you know. So, this is the reasons that I
3 had to stay after school all the time.

4 MR. ENGELMANN: You were kept after school
5 on many occasions, sir.

6 Is that your evidence?

7 MR. LATOUR: Many, many.

8 MR. ENGELMANN: And at some point you
9 alleged that some physical abuse started?

10 MR. LATOUR: That's correct.

11 MR. ENGELMANN: And then that some sexual
12 abuse also started?

13 MR. LATOUR: That's correct.

14 MR. ENGELMANN: And, sir, would it be fair
15 to describe that as -- abuse that escalated over time?

16 MR. LATOUR: Yes it did escalate over time.

17 MR. ENGELMANN: All right.

18 And can you give us --

19 MR. LATOUR: It started off with washing the
20 blackboards after school and, you know, writing, "I will
21 behave" a hundred times on a piece of paper. It would
22 start with slaps behind the head and, you know, like I
23 said, when my mother would look into it, she was always
24 given a reason. My friends used to wait for me but they
25 got tired of waiting for me. You know, even one of the

1 teachers looked up on me. And she stopped looking in on
2 me. So, he won everybody over.

3 So I was the reason, I was misbehaving and
4 after he won everybody over it escalated into severe
5 beatings. He would put me over his knee; my pants would be
6 down. He'd beat me, say I had the devil in me. He says I
7 would never amount to anything; I would spend the rest of
8 my life in jail for killing somebody. You know, that my
9 mother gave him permission to do this to me. You know, and
10 every time I would tell him I'd tell my mother, you know,
11 he made me believe that my mother gave him permission. So.

12 **MR. ENGELMANN:** Without getting into the
13 specific details of the alleged abuse, sir, you -- as I
14 understand it, it occurred over some period of time?

15 **MR. LATOUR:** That's correct.

16 **MR. ENGELMANN:** Can you give us a sense; are
17 we talking about days or are we talking about weeks?

18 **MR. LATOUR:** Weeks and weeks.

19 **MR. ENGELMANN:** Okay.

20 **MR. LATOUR:** Maybe months because, when
21 you're young -- I was only eight, you know, it seemed
22 forever.

23 **MR. ENGELMANN:** All right.

24 And although it started with some physical
25 abuse, it also became sexual in nature?

1 MR. LATOUR: It did.

2 MR. ENGELMANN: All right.

3 And did the type of sexual abuse increase in
4 its nature to the extent that at the end there was some
5 form of an allegation of sexual assault?

6 MR. LATOUR: There was.

7 MR. ENGELMANN: All right.

8 Can you give us a sense, Mr. Latour, when
9 this happened, were you alone with your teacher?

10 MR. LATOUR: All the time.

11 MR. ENGELMANN: There was never anyone else
12 present?

13 MR. LATOUR: That's correct.

14 MR. ENGELMANN: And no one ever walked in
15 when this was happening?

16 MR. LATOUR: No, not when the beatings or
17 the sexual assault occurred. No.

18 MR. ENGELMANN: Okay.

19 And, sir, you talked to us about Mr.
20 Greggain saying things to you about your mother giving him
21 permission.

22 Was there any discussion about you telling
23 people what was happening to you?

24 MR. LATOUR: I never told anybody.

25 MR. ENGELMANN: No.

1 Did he talk to you about whether you should
2 tell anybody or not?

3 **MR. LATOUR:** Yes. He told me not to tell
4 anybody, things would be worse. I would get worse
5 beatings, and it would hurt so much, and I would cry out
6 that I was telling my father. He would tell me, "If you
7 tell your father, I'll kill your father." So -- I loved my
8 father. So I didn't have anybody to tell. There was
9 nobody.

10 **MR. ENGELMANN:** Okay.

11 Can you give us a sense, sir, as to how this
12 ends; how the alleged abuse stops?

13 **MR. LATOUR:** Well, he really hurt me bad the
14 last time and I escaped him, and I ran out of the
15 classroom, and I ran across the street, and I was on the
16 ground crying. It hurt so much; I couldn't walk, and then
17 I heard, "Marc" and I looked up; it was my father.

18 And he said, "What's wrong?" And I just
19 said, "He keeps hurting me." He said, "Who?" And I said
20 "Never mind; never mind. Let's just go home." And he
21 said, "No. Who's hurting you?" He made me tell him. I
22 said, "No. He's going to kill you." And he kept telling
23 me, "Who?" "Who?" "You're going to tell me." And, I told
24 him it was the teacher.

25 He picked me up. I didn't want to go; I was

1 yelling and I said "No, Dad, he's going to kill you." I
2 didn't want to go and we went. And he confronted Gilf
3 Greggain, and I remember hearing, he said "If you ever
4 touch my son again, I will kill you, break you in two."

5 **MR. ENGELMANN:** So you were present when
6 your father said that to the teacher?

7 **MR. LATOUR:** I was present. I -- I have a
8 hard time to remember if I was in the hallway or in the
9 class, I just -- it's -- it was so overwhelming at the
10 time. I just -- I don't know if he took me in there or I
11 was just in the hallway; I just can't remember.

12 **MR. ENGELMANN:** All right.

13 **MR. LATOUR:** It was so overwhelming; I was
14 so scared that he was going to hurt my father.

15 **MR. ENGELMANN:** Do you recall, and I know
16 you were only eight years old at the time, but do you
17 recall whether or not you or your parents would have spoken
18 to the principal, or someone else at the school about what
19 had happened?

20 **MR. LATOUR:** Well, after the abuse came to
21 light, I didn't go to school -- I wouldn't go to school; I
22 wouldn't go his class anymore.

23 So there was a meeting initiated between my
24 mother, myself and the principal. We met at school. I
25 know now who the principal was, but at the time I couldn't

1 remember, and we had the meeting. And, he promised me that
2 ---

3 **MR. ENGELMANN:** Who had the meeting, sir?

4 **MR. LATOUR:** --- My mother, myself and the
5 principal.

6 **MR. ENGELMANN:** All right.

7 **MR. LATOUR:** And I didn't want to go back to
8 school. I didn't want to go back in his class. Nobody
9 would want to go back. And, I was promised by the
10 principal that he would never hurt me again. So I was put
11 back in Grade 3; back into his class.

12 **MR. ENGELMANN:** All right.

13 And, was there any further alleged abuse
14 after that time, sir, to your knowledge?

15 **MR. LATOUR:** No.

16 **MR. ENGELMANN:** Sir, just to go back --
17 during the course of time, when you were being allegedly
18 physically and sexually abused, were you in Mr. Greggain's
19 class for all of your studies or were you elsewhere for
20 part of them?

21 **MR. LATOUR:** Well, I had to go back in Grade
22 2 to read. We had a -- the kids used to get up on this
23 podium and have to read to the rest of the class. And it
24 was my turn, and I knew if I made any mistakes at all that
25 he would -- I would have to stay after school, the abuse

1 would continue.

2 He looked for any reason to keep me. So, it
3 was my turn to read. And he called my name out "Latour",
4 he always called me Latour. I had to take my book, and get
5 up on the podium, and I opened my book, and I looked at it,
6 and he overwhelmed me so much I passed out.

7 I just passed out and next thing you know I
8 was woke up in the principal's office or -- my mother was
9 sent to school and you know. So, from that day on I was --
10 he put me back in Grade 2 for reading, he said I couldn't
11 read.

12 So, I had to attend Grade 2 for reading
13 only; only for the reading, whether it be half-hour or
14 hour. Every time we had reading in Grade 3, I had to pick
15 my books up and go to Grade 2.

16 **MR. ENGELMANN:** Was that everyday, sir?

17 **MR. LATOUR:** That was everyday. We had
18 reading everyday.

19 **MR. ENGELMANN:** And, whose class did you go
20 to?

21 **MR. LATOUR:** Mrs. Gosling, my Grade 2
22 teacher. And, she couldn't believe that I was sent back to
23 read, because I was her best reader in Grade 2.

24 And, I remember her arguing with Greggain,
25 you know. "Marc's my -- still my best reader." But he

1 said -- he used to argue with her and say, "You pass
2 students that shouldn't be passed."

3 He can't read. He says why -- you shouldn't
4 pass students and they would argue over this situation.
5 And he always made me look like it was me, me.

6 So, anyways, that's the reason I was sent
7 back.

8 **MR. ENGELMANN:** Did -- that remedial reading
9 in Grade 2, did that end at a certain point in time?

10 **MR. LATOUR:** As soon as the abuse come to --
11 came out I didn't have to go back in Grade 2 and read any
12 more.

13 **MR. ENGELMANN:** Let me ask you this, Mr.
14 Latour, and you can think about it: when you say the abuse
15 came out and you had a meeting with the principal and your
16 mother ---

17 **MR. LATOUR:** Correct.

18 **MR. ENGELMANN:** --- was that the alleged
19 physical abuse, the alleged sexual abuse or both?

20 **MR. LATOUR:** She -- they didn't know
21 anything about the sexual abuse. They -- I -- they all
22 believed it was physical. They never asked me. I'm 8
23 years old; I am just glad everything stopped.

24 Nobody's ever asked me what he did to me,
25 nobody. They didn't even ask me how severe the physical

1 was.

2 MR. ENGELMANN: Do you recall that day when
3 your father found you, whether you had any marks as a
4 result of physical abuse?

5 MR. LATOUR: Well, I hurt very bad. So.

6 MR. ENGELMANN: Okay.

7 But nobody ---

8 MR. LATOUR: You're asking me if I can
9 recall if I had any marks on me; I can't see behind me.

10 MR. ENGELMANN: Fair enough.

11 But at the time, no one asked you whether
12 you'd been sexually abused, is what you're saying?

13 MR. LATOUR: That's correct.

14 MR. ENGELMANN: All right.

15 And that was never discussed?

16 MR. LATOUR: Nothing was discussed. The
17 only thing that was discussed was that he wouldn't hurt me
18 anymore.

19 MR. ENGELMANN: Okay.

20 And, you say you now know who the principal
21 was; do you remember that name?

22 MR. LATOUR: I believe I do, yes; Mr.
23 Beaudette.

24 MR. ENGELMANN: Okay.

25 And sir, did you finish Grade 3 then in Mr.

1 Greggain's class.

2 MR. LATOUR: Yes, I did.

3 MR. ENGELMANN: And, you then went on to
4 Grade 4?

5 MR. LATOUR: That's correct.

6 MR. ENGELMANN: And, to your knowledge, did
7 Mr. Greggain stay as a Grade 3 teacher?

8 MR. LATOUR: I believe he was moved on to
9 Grade 6. I'm not sure if it was when I went to Grade 4 or
10 5.

11 MR. ENGELMANN: So he moved to become a
12 Grade 6 teacher.

13 MR. LATOUR: That's correct.

14 MR. ENGELMANN: You weren't told why that
15 happened.

16 MR. LATOUR: No. Why would they tell me?
17 I'm only a child.

18 MR. ENGELMANN: Fair enough. I just -- I
19 just wanted to ask if you knew.

20 MR. LATOUR: Right.

21 MR. ENGELMANN: Did you ever -- let me --
22 just a couple other questions before we leave Grade 3.

23 Aside from the comments made to you by the
24 principal, that you wouldn't be hurt again, is there
25 anybody else in the school who might have spoken to you

1 about this alleged abuse or spoken to Mr. Greggain in your
2 presence about the alleged abuse?

3 MR. LATOUR: After my Grade 2 teacher found
4 out that he was hurting me, she came into our classroom.
5 She had a yardstick or a pointer stick, and she was waving
6 it at him in front of me and all my classmates. And she
7 told him, she said, "If you ever hurt Marc or any child
8 again, I will beat you to the ground like the dog you are."
9 She said, and she said, "I'm reporting you to the School
10 Board."

11 MR. ENGELMANN: This is -- this is in front
12 of your class?

13 MR. LATOUR: This is in front of my class.

14 MR. ENGELMANN: And, you would have
15 described something of that nature to the Cornwall Police
16 Service.

17 Correct?

18 MR. LATOUR: I believe so. Yes, of course.

19 MR. ENGELMANN: If you look at page 3, for
20 example, and it's Bates page no. 7174884, in Exhibit
21 358(b), it should be up on the screen, sir.

22 THE COMMISSIONER: We don't have it on,
23 Madam Clerk. Okay, page 3, top.

24 MR. ENGELMANN: About the 3rd paragraph down,
25 sir.

1 **THE COMMISSIONER:** It says anyway:

2 "I could remember Mrs. Gosling, who was
3 a very good teacher. When she found
4 out, I can still remember, she said,
5 'If you hurt Marc or any other child I
6 will beat you'."

7 **MR. ENGELMANN:** So you would have described
8 to some extent the altercation or the incident when Mrs.
9 Gosling came into your class?

10 **MR. LATOUR:** That's right. I don't know why
11 I didn't finish the paragraph; I have no clue.

12 **MR. ENGELMANN:** And, sir, back on the
13 previous page, and I think -- I think you told us that he
14 used the language that you were a little devil or he was
15 going to beat the devil out of you, or words to that
16 effect?

17 **MR. LATOUR:** He said I had the devil in me
18 many time, and he was going to beat the devil out of me.

19 **MR. ENGELMANN:** All right.

20 And, in fact, you described words to that
21 effect. And, I'm looking again on page 2, which is Bates
22 page 7174883:

23 "He says he'd beat the devil out of
24 me."

25 Do you see that?

1 **MR. LATOUR:** Are you asking me?

2 **MR. ENGELMANN:** Yes, the paragraph next to
3 ML.

4 **THE COMMISSIONER:** Right in the middle of the
5 page where you said:

6 "He would rub my rear end."

7 The last sentence you said:

8 "He kept threatening me that I was
9 never going to turn out to be anything,
10 and that he would beat the devil out of
11 me."

12 **MR. LATOUR:** Okay.

13 **MR. ENGELMANN:** So you would have explained,
14 or you would have given that expression, amongst others, to
15 Jeff Carroll of the Cornwall Police Service?

16 **MR. LATOUR:** Okay.

17 **MR. ENGELMANN:** Is that fair?

18 **MR. LATOUR:** That's fair.

19 **MR. ENGELMANN:** Now, you talked to Mr.
20 Carroll a little bit about what happened in Alfred, and I'm
21 not going to ask you questions about that, but there was
22 some discussion about that with Jeff Carrol?

23 **MR. LATOUR:** I believe so, yes.

24 **MR. ENGELMANN:** And, I'm just looking, sir,
25 at Bates page 7174892, and it's page 11, in the top right-

1 hand corner, if that will help.

2 I noticed, sir, my publication ban issue was
3 incomplete; there's a reference in middle of this page ---

4 **THE COMMISSIONER:** Yes.

5 **MR. ENGELMANN:** --- to a name. If the
6 screen could just be moved up, or off, that's even better,
7 for now. Actually, just the public screen. If the lawyers
8 can still have this on their screen because I don't know if
9 they have the documents.

10 Sir, the page starts you're talking about
11 your fibromyalgia and some of the symptoms. And then, I'm
12 just curious, you say, the bottom of the page, or near the
13 bottom of the page -- you're talking about he's -- Mr.
14 Carroll's asking about Project Truth, and he said:

15 "Were they the first people you thought
16 of when you decided to go to the
17 police?"

18 "Well, I did call Project Truth years
19 ago."

20 Do you know what it is -- we understand,
21 sir, that you spoke to a hotline, Project Truth, just a few
22 days before this interview on June 23rd, 2000.

23 **MR. LATOUR:** Right.

24 **MR. ENGELMANN:** Do you know what you might
25 have been referring to when you're talking about contacting

1 Project Truth years earlier?

2 MR. LATOUR: I had it that Project Truth was
3 the name of their investigation for the allegations of
4 abuse in reform schools. So that's what I meant by, "I had
5 called a couple of years prior."

6 MR. ENGELMANN: Okay.

7 So that wasn't referring to any discussion
8 about what happened to you as a student at St. Peter's
9 school.

10 MR. LATOUR: No.

11 MR. ENGELMANN: That was a different matter.

12 MR. LATOUR: Yes. They were investigating
13 reform school at the time. And, I believe for some reason
14 that was called Project Truth too. ---

15 MR. ENGELMANN: All right.

16 I was just wondering because this referred
17 to Project Truth years ago and it's my understanding that
18 hotline, you had just called a few days before.

19 MR. LATOUR: Right.

20 MR. ENGELMANN: All right.

21 So you were referring to something dealing
22 with the reform school.

23 MR. LATOUR: That's correct.

24 MR. ENGELMANN: Now, you end your interview
25 with Jeff Carroll, and I'm just looking towards the end of

1 it. He indicates, and I'm at the very bottom of page 23,
2 that he is going to stop the interview:

3 "Because what I've got hear is a
4 launching pad for my Greggain
5 investigation. I am going to give you
6 my card. Keep me up to date. Reach me
7 if you have to. If I'm not at the
8 phone when you call, which likely is
9 what will happen, leave me a message
10 and I'll get back to you. Again, where
11 I go from locating.."

12 And apparently you've given him the names of
13 some possible witnesses?

14 Is that fair?

15 **MR. LATOUR:** That's fair enough, yeah.

16 **MR. ENGELMANN:** And:

17 "Locating school board records that
18 will put you in connection with
19 Greggain. We can go from there."

20 Right?

21 **MR. LATOUR:** Yeah.

22 **MR. ENGELMANN:** And he turns off the
23 recorder.

24 I don't know if you have any recollection at
25 all about discussions before the videotape is on or after

1 it's over. This is now seven years ago.

2 MR. LATOUR: That's right.

3 MR. ENGELMANN: All right.

4 But, apparently, just a couple of weeks
5 later, you have your second interview with Jeff Carroll
6 and, sir, if you'll look, it just follows on the next Bates
7 page, which is 7174906. It's page 1 in the right-hand
8 corner.

9 Do you see the date there, Mr. Latour?

10 MR. LATOUR: July 5th?

11 MR. ENGELMANN: Yes.

12 MR. LATOUR: All right.

13 MR. ENGELMANN: I'm not asking you if you
14 remember that date because that would be almost impossible,
15 but do you recall having a first interview with the
16 Cornwall Police Service, and then attending for a second
17 interview approximately two weeks later?

18 Does that make sense?

19 MR. LATOUR: The first, yeah. I don't
20 remember the second interview, but you have it here. So.
21 I was going through a lot of things at the time. So. It's
22 pretty hard to remember everything that was going on.

23 MR. ENGELMANN: Well, let me try and refresh
24 your memory if I can.

25 In the first interview, you are asked a

1 number of questions about the alleged abuse from Mr.
2 Greggain.

3 **MR. LATOUR:** Okay.

4 **MR. ENGELMANN:** In the second interview, it
5 appears again that you are asked a lot of questions about
6 Mr. Greggain again, but this time you're under oath.

7 Does that ring a bell at all, that second
8 interview, a fellow comes in and swears you?

9 **MR. LATOUR:** Okay.

10 I -- that's correct. I remember that, yeah.

11 **MR. ENGELMANN:** You do?

12 Okay.

13 Because I'm just looking at page 1 and right
14 in the second paragraph, I think this is Mr. Carroll, he
15 says:

16 "I explained to you a little bit that I
17 was going to do a second interview; it
18 would be done under oath. We are going
19 to videotape it. I'm just waiting for
20 a gentleman, his name is Norm Boucher,
21 to come down. He is a Commissioner of
22 Oath and he's going to administer an
23 oath to you."

24 So do you have some recollection that the
25 second time you were asked to comment on what happened with

1 Mr. Greggain, a Commissioner of Oath came in and swore an
2 oath?

3 MR. LATOUR: Yes.

4 MR. ENGELMANN: You swore an oath.

5 And, in fact, if we look at page 2, about
6 the middle of the page, there's a reference to Norm Boucher
7 who is asking you what your name is and asking you to swear
8 an oath.

9 Correct?

10 MR. LATOUR: Correct.

11 MR. ENGELMANN: And then after that, on page
12 3, and I'm looking at the second reference to CPS, it says:

13 "I'll just get you to initial here beside
14 'Yes, I do'. Do you understand that lying
15 under oath is a criminal offence and doing
16 so may result in perjury charges being laid
17 under the Criminal Code?"

18 And you say:

19 "Yes, I do."

20 MR. LATOUR: I don't remember him telling me
21 that, but of course it's there.

22 MR. ENGELMANN: All right.

23 Well, you don't remember that?

24 MR. LATOUR: No, I don't remember him
25 telling me that. No.

1 MR. ENGELMANN: All right.

2 But do you recall being asked to swear an
3 oath ---

4 MR. LATOUR: Yes, I do.

5 MR. ENGELMANN: --- the second time?

6 MR. LATOUR: Yes, I do.

7 MR. ENGELMANN: And was it ever explained to
8 you why you were coming back -- when you came back to tell
9 your story the second time, why they wanted you to swear an
10 oath?

11 MR. LATOUR: No.

12 MR. ENGELMANN: All right.

13 MR. LATOUR: I thought it was just the way
14 they do things.

15 MR. ENGELMANN: All right.

16 MR. LATOUR: I should have sworn the first
17 time I would think then.

18 MR. ENGELMANN: Okay.

19 You thought that was just how they did
20 things?

21 MR. LATOUR: Procedure, yes.

22 MR. ENGELMANN: All right.

23 And then you were asked to tell the story
24 again?

25 MR. LATOUR: Correct.

1 MR. ENGELMANN: All right.

2 I'll just be a moment, sir.

3 (SHORT PAUSE/COURTE PAUSE)

4 MR. ENGELMANN: Now, aside from having you
5 go through the story again, and I won't take you through it
6 in any detail, Mr. Latour, but essentially you cover the
7 same ground and perhaps a little bit more. I don't know if
8 you remember that.

9 MR. LATOUR: Okay.

10 MR. ENGELMANN: All right.

11 On page 19, there's a reference where Mr.
12 Carroll says:

13 "Are you seeing anybody to help you
14 with that?"

15 And this is after you are talking about how
16 you are feeling, and you say:

17 "No."

18 Then you say:

19 "I had one counselling meeting, family
20 counsellor, this all came up."

21 Mr. Carroll is again talking about
22 counselling.

23 At that particular point in time, sir, do
24 you recall if you were getting any help or any counselling
25 support for dealing with the alleged child sexual abuse?

1 **MR. LATOUR:** No, I wasn't getting any
2 counselling.

3 **MR. ENGELMANN:** Okay.
4 Have you had some from a psychologist or
5 social worker or support group like the Men's Project?

6 **MR. LATOUR:** Yes, I have.

7 **MR. ENGELMANN:** Okay.
8 And are you getting that today, sir, or is
9 that something you've had in the past?

10 **MR. LATOUR:** That's something I had in the
11 past.

12 **MR. ENGELMANN:** Okay.

13 **THE COMMISSIONER:** You understand, sir, that
14 there is some counselling services available through this
15 Inquiry?

16 **MR. LATOUR:** Yes, I do, sir.

17 **THE COMMISSIONER:** All right.
18 Thank you.

19 **MR. ENGELMANN:** Do you remember how you
20 would have found out about the Men's Project or some of
21 those other services?

22 **MR. LATOUR:** I'm not sure how I found out
23 about the Men's Project, but I attended a few sessions, but
24 I took it onto myself to go for some counselling, to try
25 counselling I believe when my fibromyalgia was just

1 starting out, and I was just starting to deal with this,
2 and I went there to get help for this fibromyalgia.

3 MR. ENGELMANN: M'hm.

4 MR. LATOUR: And that's really the first
5 time, I believe, I've ever spoken to anybody so intense
6 about what happened to me through my life.

7 MR. ENGELMANN: I'm sorry. Mr. Latour, I
8 missed the beginning. You ---

9 THE COMMISSIONER: He took it upon himself
10 to get some counselling.

11 MR. ENGELMANN: All right.

12 So you went to the Men's Project on your own
13 initiative ---

14 MR. LATOUR: No, I'm talking about ---

15 MR. ENGELMANN: --- or somewhere else?

16 MR. LATOUR: --- counselling before the
17 Men's Project.

18 MR. ENGELMANN: Okay.

19 Do you recall how you might have found out
20 about them though?

21 MR. LATOUR: The Men's Project?

22 MR. ENGELMANN: Yes.

23 MR. LATOUR: It might have been in the paper
24 or something.

25 MR. ENGELMANN: All right.

1 So, Mr. Latour, there were just a couple of
2 other things I wanted to ask you about the transcript
3 portion for July 5th.

4 Could you take a look and it is page 21,
5 Bates page 7174926?

6 At the top of the page, he says in the
7 second paragraph:

8 "I know you told me on our last
9 interview, you had a lot of mistrust
10 with the Cornwall Police Department.
11 I'm part of the Cornwall Police
12 Department. What I'm asking you is a
13 fair chance to do a good job on this."

14 And it goes on.

15 Do you recall having told him that, that you
16 had some mistrust for the Cornwall Police Department?

17 **MR. LATOUR:** Yeah, we talked about it.
18 Yeah.

19 **MR. ENGELMANN:** And do you recall why you
20 had that mistrust; was there something in particular?

21 **MR. LATOUR:** Yeah, all my life, I've had
22 incidents with police officers that won't -- you know.

23 **MR. ENGELMANN:** All right.

24 So that was mainly because of your
25 involvement with them previously?

1 MR. LATOUR: Pardon?

2 MR. ENGELMANN: That was mainly as a result
3 of your involvement with them before ---

4 MR. LATOUR: That's correct.

5 MR. ENGELMANN: --- when you were typically
6 a suspect in crimes?

7 MR. LATOUR: That's correct.

8 MR. ENGELMANN: Sir, do you -- I am just
9 looking on page 20, middle of the page:

10 "Mr. Carroll: You're the victim here,
11 Marc, you're the good guy. You're the
12 good guy."

13 Did you get a sense at this first and/or
14 second meeting that he was supportive?

15 MR. LATOUR: Yes, I did.

16 MR. ENGELMANN: All right.

17 Did he also tell you, and I'm seeing it here
18 in a couple of places but can't see it right now, that he
19 believed you and he believed in your story?

20 MR. LATOUR: Definitely.

21 MR. ENGELMANN: Did that happen on one
22 occasion or more than one occasion?

23 MR. LATOUR: I believe a few occasions, he
24 said, "I have no reason not to believe you. I know it
25 happened."

1 **MR. ENGELMANN:** I'm just looking at the top
2 of page 17, 7174922. This is now July 5th. In fact, let's
3 go back to the page before.

4 I just want you to take a look at that page,
5 Mr. Latour, but it would appear that there are some things
6 that you're not quite ready to tell Mr. Carroll.

7 **(SHORT PAUSE/COURTE PAUSE)**

8 **MR. LATOUR:** That's correct.

9 **MR. ENGELMANN:** Yes. And, in fact, let's go
10 back to page 15 for a minute, and I'm looking at the
11 reference to CPS:

12 "I do want to tell you that what you
13 told me, I believe you 100 per cent. I
14 believe you 100 per cent because if I
15 didn't, I wouldn't go on with this
16 investigation, and I'm going on in this
17 investigation. There are details here
18 that you just don't want to go into
19 right now?"

20 "No."

21 "Did anything else happen to you other
22 than slapping?"

23 "No."

24 "Marc, you just answered that question
25 for me. You answered that question for

1 me with your body language."

2 "It's fine. It's fine."

3 "Well, take a few minutes at the bottom
4 there."

5 "I don't want to go there."

6 So that's sort of the preamble. There's
7 some things you don't want to discuss.

8 **MR. LATOUR:** Well, I'm sure I told him a
9 little bit more about -- not just slapping. I can't ---

10 **MR. ENGELMANN:** All right.

11 **MR. LATOUR:** --- for the world of me, just
12 go to the police and say that he was slapping me.

13 **MR. ENGELMANN:** But it appears there were
14 some things that you didn't want to get into ---

15 **MR. LATOUR:** That's correct.

16 **MR. ENGELMANN:** --- in the course of that
17 interview.

18 **MR. LATOUR:** I didn't want to get into the
19 last part of this; what he did to me at the end.

20 **MR. ENGELMANN:** All right.

21 And you have described some physical and
22 sexual abuse earlier in this statement, Mr. Latour, and I
23 won't take you right there yet, but you didn't give him all
24 of it.

25 **MR. LATOUR:** That's correct.

1 MR. ENGELMANN: Is that fair?

2 MR. LATOUR: That's fair.

3 MR. ENGELMANN: And there's a discussions,
4 and I'm looking at pages 18 and 19, where you say:

5 "What happens if I don't get ready?"

6 And he -- this is just from the transcript:

7 "I don't know, I don't know. I'm
8 willing to do some discussing here over
9 where we should go right now with my
10 boss."

11 And then again when we go to pages 20 and 21
12 you say:

13 "I've got a hard time dealing with
14 certain things."

15 At the bottom of page 20. He says:

16 "I understand that. I'm ready to go
17 through with this with you and I'm
18 going to put the ball in your court.
19 I'm not going to force it, okay? I'm
20 going to go and get the records that I
21 need to prove my case because I'm going
22 to need them anyways. I'm not going to
23 deal with Greggain right now because I
24 don't have the whole story. I'm going
25 to discuss that with my boss. I don't

1 want to see another person walk on
2 something they shouldn't walk from
3 because we are not putting a whole case
4 down."

5 And that's when you get into this issue
6 about distrust, or mistrust.

7 All right. So, it's left that he's saying:

8 "I want you to get back to me"

9 And later says:

10 "I'm not pushing you for an answer
11 tomorrow."

12 But it appears that you're going to have a
13 follow up with him, relatively shortly thereafter. And
14 perhaps let him know whether you're going to go into more
15 detail or not.

16 **MR. LATOUR:** Fair enough.

17 **MR. ENGELMANN:** Yes. And, Mr. Latour, I
18 understand -- and I'm going to take you to some notes in a
19 minute -- that in early August, you actually come back and
20 meet with Jeff Carroll, and this is early August of the
21 year 2000, and you indicate to him that you're just not
22 quite ready to do this.

23 **MR. LATOUR:** That's right.

24 **MR. ENGELMANN:** Is that a fair statement?

25 **MR. LATOUR:** That's fair.

1 **MR. ENGELMANN:** All right.

2 If you can just give me a minute, sir, I'm
3 going to find that note.

4 **THE COMMISSIONER:** And we'll continue after
5 a break?

6 **MR. ENGELMANN:** Certainly.

7 **THE COMMISSIONER:** Thank you.

8 Take the afternoon break.

9 **THE REGISTRAR:** Order; all rise. À l'ordre;
10 veuillez vous lever.

11 This hearing will resume at 3:45.

12 --- Upon recessing at 3:22 p.m. /

13 L'audience est suspendue à 15h22

14 --- Upon resuming at 3:45 p.m. /

15 L'audience est reprise à 15h45

16 **THE REGISTRAR:** This hearing is now resumed.
17 Please be seated. Veuillez vous asseoir.

18 **THE COMMISSIONER:** Mr. Engelmann.

19 **MR. ENGELMANN:** Thank you, sir.

20 **MARC LATOUR, Resumed/Sous le même serment:**

21 --- EXAMINATION IN-CHIEF BY/INTERROGATOIRE EN-CHEF PAR MR.
22 **ENGELMANN (Cont'd/Suite):**

23 **MR. ENGELMANN:** Mr. Latour, if I could, I
24 just want to take you back for a moment to the interview on
25 June 23rd, 2000, and it's the transcript that's set out at

1 Exhibit 358(b). I want to ask you a couple of questions
2 about that.

3 But before I do that, Mr. Commissioner, I
4 just wanted to explain something that I neglected to do
5 earlier. That is that, there's a fellow here from the
6 Ontario English Catholic Teacher's Association.

7 **THE COMMISSIONER:** Yes.

8 **MR. ENGELMANN:** A John Pecsénye, who is the
9 Executive Assistant, Counselling and Member Services. Mr.
10 Pecsénye is present in the hearing room.

11 **THE COMMISSIONER:** Thank you.

12 Good afternoon, sir.

13 **MR. ENGELMANN:** He had contacted us some
14 time ago after the -- after Commission staff gave notice to
15 Mr. Greggain that Mr. Latour would be testifying here, and
16 Mr. Pecsénye's been in touch with us, and he's here for the
17 day monitoring. He's also here, I believe, with the local
18 President of the Ontario English Catholic Teacher's
19 Association, and they'll be monitoring this, tomorrow as
20 well.

21 **THE COMMISSIONER:** Good morning -- good
22 afternoon, rather.

23 All right.

24 **MR. ENGELMANN:** I just wanted to explain
25 their presence.

1 **THE COMMISSIONER:** Thank you.

2 **MR. ENGELMANN:** So, Mr. Latour, I want to
3 take you back to exhibit 358(b), and it's the June 23rd
4 transcript. There's a couple of things I'd like to do, if
5 I may.

6 On page 20, in the middle of the page, after
7 the initial CPS, it says:

8 "Okay, I'm going to be starting that in
9 the next few days, and I'm going to be
10 working on it as I'm working on some
11 other cases, one of which is a
12 homicide. So I'm going to be busy."

13 He's referring to when he might start on
14 your case, sir. And there's an error in the transcription,
15 I just wanted to point out. So right after he says, "So
16 I'm going to be busy" you're sort of both talking at the
17 same time, on the videotape that I've looked at, and I
18 believe what you then say is:

19 "I'm not in a hurry. Hey! It's been..."

20 And then Mr. Carroll says:

21 "It's been how many years?"

22 And you say:

23 "Yeah."

24 And he says:

25 "Okay."

1 And then he goes on:

2 "I will be, in the next week or so,
3 having you in and interviewing you
4 again".

5 So that's something that is noted on the
6 videotape.

7 Does that -- I don't know if you have any
8 recollection at all of this, sir. Just that comment, that
9 "Hey..." -- I'm sorry:

10 "I'm not in a hurry. Hey! It's been..."

11 And he says:

12 "It's been how many years?"

13 And:

14 "Yeah."

15 And:

16 "Okay."

17 **MR. LATOUR:** Yes, I believe so.

18 Okay.

19 **MR. ENGELMANN:** All right.

20 And, lastly, with respect to this exhibit,
21 Mr. Latour, if you could turn to page 18.

22 You appear to be asked, at the bottom of the
23 page:

24 "When was the last time you saw
25 Greggain?"

1 And it says:

2 "I seen him three weeks ago. Just
3 briefly. My girlfriend was in over
4 here on Pitt Street getting Pokemon
5 cards for my daughter. He was walking
6 down the sidewalk..."

7 You said this:

8 "...with a bunch of retarded, or
9 handicapped, children. Retarded
10 children, handicapped children, but
11 there were a couple of people with
12 him".

13 Do you remember saying words to that effect

14 ---

15 **MR. LATOUR:** Yes, I do.

16 **MR. ENGELMANN:** --- to Jeff Carroll?

17 **MR. LATOUR:** Yes, I do.

18 **MR. ENGELMANN:** All right.

19 So approximately two or three weeks -- or
20 about three weeks before you had the first interview with
21 Mr. Carroll, you tell him that you saw Mr. Greggain three
22 weeks earlier.

23 **MR. LATOUR:** I seen him go by, yes.

24 **MR. ENGELMANN:** And he was with some
25 handicapped children.

1 MR. LATOUR: That's correct.

2 MR. ENGELMANN: All right.

3 Do you know why -- was that important to
4 you, sir, that he was with children or handicapped
5 children?

6 MR. LATOUR: Well, he asked me if I had any
7 contact, so I just --

8 MR. ENGELMANN: You just told him that you
9 saw him.

10 MR. LATOUR: I very seldom seen him in the
11 40 years since this abuse. So that was the most recently
12 that I had seen him, and he was caring for some handicapped
13 children, yeah, and, you know, and maybe he'd do something
14 about this. So.

15 MR. ENGELMANN: All right.

16 So you recall actually telling Jeff Carroll
17 that?

18 MR. LATOUR: Yes, I do.

19 MR. ENGELMANN: All right.

20 THE COMMISSIONER: I'm sorry. I didn't
21 quite understand.

22 Were you worried for these children?

23 MR. LATOUR: Pardon?

24 THE COMMISSIONER: Were you worried for
25 these children?

1 **MR. LATOUR:** At the time, yes.

2 **THE COMMISSIONER:** And why for?

3 **MR. LATOUR:** Oh, I know what he did to me.

4 **MR. ENGELMANN:** So, Mr. Latour, after you
5 met with Jeff Carroll, on July 5th, there was some
6 discussion in the transcript we've looked at, that you
7 weren't quite ready to go into certain details. You said,
8 perhaps some of the worst of the alleged abuse.

9 **MR. LATOUR:** Correct.

10 **MR. ENGELMANN:** I just wanted to then show
11 you another document, and this is from Mr. Carroll's
12 notebook, just so that I can situate you, and I know this
13 wouldn't be a document that you would have otherwise seen.
14 It's document number 735760.

15 **THE COMMISSIONER:** So this would be Exhibit
16 359, which are police officer's notes of Officer Carroll,
17 you say?

18 **MR. ENGELMANN:** That's correct.

19 **--- EXHIBIT NO./PIÈCE NO P-359:**

20 Police officers notes - Jeff Carroll dated
21 June 2000

22 **THE COMMISSIONER:** All right.

23 So do you understand, sir, what police
24 officer's notes are, that they're note that they take as
25 they're investigating things and so, it's their comments

1 that they put down?

2 MR. LATOUR: Okay.

3 THE COMMISSIONER: All right.

4 MR. ENGELMANN: Now this is what he's
5 written down, so I'll ask you some questions about it, and
6 if you have a concern about something that I read to you,
7 you let me know.

8 MR. LATOUR: Okay.

9 MR. ENGELMANN: Okay.

10 So, for example, on Bates page 7139190,
11 right at the bottom of the page ---

12 THE COMMISSIONER: I'm off the screen here,
13 Madam Clerk.

14 Okay.

15 MR. ENGELMANN: --- there's a reference to:

16 "Last saw Greggain..."

17 Do you see that?

18 MR. LATOUR: What's that?

19 MR. ENGELMANN: Do you see the reference at
20 the bottom:

21 "Last saw Greggain..."

22 MR. LATOUR: Yes.

23 MR. ENGELMANN: It says:

24 "Three months..."

25 It actually says:

1 "Three months ago. briefly."

2 So it seems he's made a transcription error,
3 he probably meant to say "three weeks", but it says:
4 "Three months ago briefly, walking down street with
5 handicapped children, other women present."

6 You see that it rolls onto the next page?

7 **MR. LATOUR:** Okay.

8 **MR. ENGELMANN:** All right.

9 So you get a sense of a summary, perhaps, of
10 what's happening in the videotaped interview. It may not
11 be exactly the same, as we see it "months" instead of
12 "weeks", for example.

13 **MR. LATOUR:** Right. I can't tell you if I
14 told him weeks or months at the time. So.

15 **MR. ENGELMANN:** Okay.

16 Well the videotape suggests weeks, but --

17 **MR. LATOUR:** Weeks.

18 Okay.

19 **MR. ENGELMANN:** Sir, at the last page of
20 these notes -- and just so you understand, they'll be
21 portions that are blacked out, and they're not blacked out
22 because anybody's trying to keep something from you that's
23 relevant. What happens in these notebooks, is we've been
24 told that the officer will be investigating several
25 different allegations, involving different people, and they

1 were asked to redact, from their notebooks, situations or
2 incidents that aren't related to you. So that wouldn't be
3 relevant to this Inquiry.

4 **MR. LATOUR:** Okay.

5 **MR. ENGELMANN:** So that's why you see the
6 blacked out portions. But on the last page, and you'll see
7 just the page before the last page, it says, Wednesday, 2nd
8 August 2000. On the last page there's a reference to a
9 meeting with you, and that's what I wanted to try and read
10 to you, to see if it refreshes your memory about what might
11 have happened.

12 **MR. LATOUR:** Okay.

13 **MR. ENGELMANN:** It would appear to be 9:40,
14 or so, in the morning. And I believe it says:

15 "Met with Marc Latour in reception
16 area. Escorted to CID interview room.
17 Asked to speak off the record."

18 I just want to stop you there.

19 Did you, from time to time, ask to speak to
20 Jeff Carroll off the record?

21 **MR. LATOUR:** No.

22 **MR. ENGELMANN:** You don't recall that?

23 **MR. LATOUR:** No. If you mean not being
24 videotaped --

25 **MR. ENGELMANN:** Yes.

1 MR. LATOUR: --- I take that into
2 consideration that we're off the record.

3 MR. ENGELMANN: Okay.

4 MR. LATOUR: So ---

5 MR. ENGELMANN: So?

6 MR. LATOUR: I might have talked to him
7 without being videotaped or audiotaped.

8 MR. ENGELMANN: All right.

9 So that might be what that means.

10 MR. LATOUR: Correct.

11 MR. ENGELMANN: All right.

12 "Wants to drop complaint. States that
13 taking things to court would result in
14 him having to explain things to his
15 son."

16 I think that's what it says.

17 "He doesn't...

18 THE COMMISSIONER: Want.

19 MR. ENGELMANN: "...want to at this time,
20 and feels to prosecution of it would cause him more
21 personal problems than he needs. Advised I'd like him to
22 explain this on the record. Activate videotape."

23 And then he does a summary, I believe, of
24 what the videotape might say. It states:

25 "Marc states he wants to drop the

1 complaint as its prosecution
2 and resulted press coverage would cause
3 him [I think it is him] too many
4 problems. Advised him case would be
5 held in abeyance, and if he changes his
6 mind to contact me."

7 Do you remember -- and let's just --
8 generally speaking, -- sometime in the summer of year 2000,
9 after you've had the first two interviews, having a brief
10 meeting with Jeff Carroll and telling him you didn't want
11 to proceed?

12 **MR. LATOUR:** Yes, I remember telling Jeff
13 that I didn't want to proceed. Yes.

14 **MR. ENGELMANN:** And do you remember some of
15 the reasons you might have given?

16 **MR. LATOUR:** About my family, my son finding
17 out, maybe, yes. I remember telling Jeff that it would be
18 -- it was just too much for me. It was just too much. I
19 just -- I couldn't handle everything. I had too much going
20 on in my life at the time. I'm dealing with my fibro
21 again, and it's really taking a toll on me. Things weren't
22 going good at home, and everything was just overwhelming.
23 I just couldn't proceed with this at the time. I just -- I
24 couldn't do it.

25 **MR. ENGELMANN:** Okay.

1 So you needed some time to deal with some
2 other issues?

3 **MR. LATOUR:** Yes.

4 **MR. ENGELMANN:** Is that ---

5 **MR. LATOUR:** Yeah.

6 **MR. ENGELMANN:** And, Mr. Carroll left it
7 opened, did he not?

8 **MR. LATOUR:** He had told me that -- I can't
9 really remember the words he had told me, that he would put
10 it on the shelf and if I ever decided that I want to reopen
11 the investigation, just to come in.

12 **MR. ENGELMANN:** Okay.

13 And so did you explain to him some of these
14 other things that were going on in your life?

15 **MR. LATOUR:** I believe I did.

16 **MR. ENGELMANN:** All right.

17 So there's not another interview, if I can
18 call it that. It's the third real interview you have with
19 him about allegations, not until March of 2001.

20 Does that seem about right, from a time
21 frame for you, that it took you sort of the fall and the
22 winter to think about this before you were ready to see the
23 police again?

24 **MR. LATOUR:** Yes, I believe so.

25 **MR. ENGELMANN:** Right.

1 And we have notes again of another
2 videotaped interview that takes place on March 19, 2001.
3 And, Madam Clerk, if you could call up document number
4 200090 and, Mr. Commissioner, this is again a -- an
5 unofficial transcript.

6 **THE COMMISSIONER:** M'hm.

7 **MR. ENGELMANN:** So what I'd like to do is
8 have the videotape, which is document 735788 marked as I
9 believe we're -- is it 360(a)?

10 **THE COMMISSIONER:** Yes.

11 **--- EXHIBIT NO./PIÈCE NO P-360(a):**

12 Videotaped interview - Marc Latour
13 w/Cornwall Police Service Jeff Carroll dated
14 March 19, 2001

15 **MR. ENGELMANN:** Then, if the transcript that
16 I referenced at 200090 if that could be 360(b).

17 **--- EXHIBIT NO./PIÈCE NO P-360(b):**

18 Transcription of videotaped interview - Marc
19 Latour w/Cornwall Police Service Jeff
20 Carroll dated March 19, 2001

21 **THE COMMISSIONER:** Now I see that, with
22 respect to these videos what we're being produced is a
23 photocopy, I guess, of the outside cover.

24 **MR. ENGELMANN:** Yes.

25 **THE COMMISSIONER:** And I think that they

1 should be produced and physically marked here.

2 MR. ENGELMANN: Yes, we'll have the actual
3 videotape that we have that has been produced to the
4 commission ---

5 THE COMMISSIONER: Yes.

6 MR. ENGELMANN: --- as the actual exhibit.
7 I haven't heard from any of the parties that they actually
8 want to play portions of it. No one's given me notice of
9 that, unfortunately.

10 THE COMMISSIONER: Then there's not. It's
11 just that I don't want it lost.

12 MR. ENGELMANN: Yes.

13 THE COMMISSIONER: I want it put in as an
14 exhibit so that we'll --

15 MR. ENGELMANN: Yes, that will be part of
16 the official record.

17 THE COMMISSIONER: Thank you.

18 MR. ENGELMANN: I stand corrected.

19 THE COMMISSIONER: I know you're standing,
20 but, you're corrected about what?

21 (LAUGHTER/RIRES)

22 MR. ENGELMANN: Just that council for the
23 Cornwall Police Service may want to play one of those tapes
24 but we'll wait and see.

25 THE COMMISSIONER: Okay.

1 **MR. ENGELMANN:** I'm sure Mr. Callahan's not
2 shy, he'll let us know.

3 **THE COMMISSIONER:** I thought he was.

4 **MR. ENGELMANN:** So, Mr. Latour just to
5 situate us then, would I be correct in saying that you
6 would have contacted Mr. Carroll or someone at the Cornwall
7 Police Service in the early spring of 2001 to say that you
8 wanted to get going on this?

9 **MR. LATOUR:** That's correct.

10 **MR. ENGELMANN:** All right.

11 And can you tell us why you were ready then?
12 What changed?

13 **MR. LATOUR:** Well I had a little support
14 from my fiancée and just -- I believed Dick Nadeau called
15 me, you know. And he says, "You got to go ahead with
16 this." You know? And I believe that's why I went ahead.
17 And, he has to face justice. Mr. Greggain has to face
18 justice for what he did to me, somehow, some way.

19 Okay?

20 And I just couldn't let him go. I can't let
21 him go for what he did.

22 **MR. ENGELMANN:** Okay.

23 So, sir, at the bottom of the first page, of
24 exhibit 360(b), you give some reasons. And I just want to
25 take a look at that and -- let us know whether that sum up

1 what was going through you mind at the time.

2 **MR. LATOUR:** That was -- yes, yes. That was
3 very hard on me too. You know, I'd just finished
4 processes, thinking about going into another process is --
5 everything, like I said, was just overwhelming. This -- I
6 just couldn't take it.

7 Right?

8 **MR. ENGELMANN:** Right.

9 **MR. LATOUR:** And this is the reason why I
10 asked. I didn't want to continue with this.

11 **MR. ENGELMANN:** So if you just take a quick
12 look at pages two and three -- Bates 7174524 and 7174525,
13 it appears you're once again being asked to describe your
14 allegations of physical and sexual abuse. Just to have a
15 quick look, if you could.

16 (SHORT PAUSE/COURTE PAUSE)

17 **MR. ENGELMANN:** And, sir, so you -- it's
18 fair to say that you're describing the alleged abuse that
19 you've described before?

20 **THE COMMISSIONER:** I think that would be
21 over on page 4.

22 **MR. ENGELMANN:** Well, on pages 4 and 5 you
23 then refer to a matter or matters that you haven't yet
24 disclosed.

25 **MR. LATOUR:** Where are we again?

1 MR. ENGELMANN: Okay.

2 Well, if you look at pages 2 and 3.

3 MR. LATOUR: Two and three?

4 MR. ENGELMANN: Yeah.

5 MR. LATOUR: I'm on --

6 Maybe I should use this then, eh?

7 MR. ENGELMANN: Yeah, I think the hard copy
8 would be easier, sir. I find it much easier to read.

9 MR. MR. LATOUR: Yeah, I have page 2.

10 MR. ENGELMANN: Yeah. You just want to skim
11 that?

12 But what I'm suggesting to you is you're
13 telling a story you've now told a couple of other times,
14 about some of what went on over some period of time.

15 MR. LATOUR: That's correct.

16 MR. ENGELMANN: And then, sir, at pages 4
17 and 5 -- and I don't want to get into the specific details
18 -- but it would appear that you talk about more serious
19 sexual abuse that you haven't yet disclosed to Mr. Carroll.

20 Is that fair?

21 MR. LATOUR: That's fair.

22 MR. ENGELMANN: And, do you actually
23 remember sir that in this third interview, you did get into
24 a bit more detail, about the more serious end about what
25 you call the sexual assault?

1 MR. LATOUR: Yes, I do.

2 MR. ENGELMANN: All right.

3 And you were ready to deal with some of that
4 extra detail at this point in time?

5 MR. LATOUR: Yes, I was.

6 MR. ENGELMANN: All right.

7 And I note -- just for the record Mr.
8 Commissioner, pages 6, 7 and 10, there are issues involving
9 publication ban requests that, as I said, I'll speak to you
10 about tomorrow ---

11 THE COMMISSIONER: M'hm.

12 MR. ENGELMANN: --- if I may.

13 Now, as well, Mr. Latour, at page 16, which
14 is Bates page 7174538, you mention a couple of possible
15 witnesses; Jules and Dennis.

16 MR. LATOUR: Well, I mentioned Jules. I
17 don't see why Dennis would be involved; he was just
18 referring to --

19 MR. ENGELMANN: All right.

20 These are names you're mentioning to --

21 MR. LATOUR: Right.

22 MR. ENGELMANN: Right.

23 And did you, in fact, give some names to
24 Jeff Carroll so that he could follow up?

25 MR. LATOUR: Yes, I did.

1 **MR. ENGELMANN:** Do you recall whether or not
2 you had any concerns about how Mr. Carroll would use that
3 information?

4 **MR. LATOUR:** Yes, I did. I asked ---

5 **MR. ENGELMANN:** What is that?

6 **MR. LATOUR:** When I told him that Jules Tyo
7 might know something about Greggain, and then I asked -- I
8 told him a little episode that had happened when I was
9 about 17 or 18, I believe, when Mr. Tyo had said at the
10 time a friend of me and Dennis, okay, and I told Mr. Tyo
11 about this. So he was a potential witness because he was
12 also a janitor that worked at some of the schools that Gilf
13 Greggain worked at. So I told him he could know something
14 about, you know, about this.

15 **MR. ENGELMANN:** Okay.

16 **MR. LATOUR:** And I just asked him please not
17 to tell Jules Tyo my name.

18 **MR. ENGELMANN:** M'hm.

19 **MR. LATOUR:** And he told me he wouldn't.

20 **MR. ENGELMANN:** All right.

21 That's what we see in the middle of page 16,
22 is that correct, your reference to him as a potential
23 witness?

24 **MR. LATOUR:** That's correct.

25 **MR. ENGELMANN:** And do you know if Jeff

1 Carroll followed up with Jules?

2 **MR. LATOUR:** Well, I know that he had spoke
3 with Mr. Tyo because after he did speak with Jules Tyo, I
4 was going fishing one day and Mr. Tyo met me at the store
5 in Glen Walter and he said, "Mark?" He says, "I have to
6 talk to you." He said, "I'll be right back; stay here."
7 So, he went home to bring -- I don't know what he was
8 bringing to his wife or something, or his child.

9 Anyways, I waited for him and he came back.
10 And he had told me that Jeff Carroll had interviewed him,
11 he says, and he says, "He threatens me. He says that if I
12 was going to lie for you that I could go to jail for lying"
13 you know. And he mentioned my name to Jules when he told
14 me that he wouldn't. So, that's how come I know that he
15 did interview Jules, because Jules told me after the
16 interview. And this is what transpired and, you know. So
17 I wasn't very happy about that.

18 **MR. ENGELMANN:** Do you remember if you ever
19 brought that concern up to Mr. Carroll?

20 **MR. LATOUR:** I believe I did, yes. We
21 talked about it and he kind of made out like, you know,
22 "You misunderstood me" or, you know, "A communication
23 problem between the two of us." But, that's what he had
24 said.

25 **MR. ENGELMANN:** Now the bottom of page 18,

1 of the document 7174540, is the Bates page number. Mr.
2 Carroll appears to be talking about a phone call he
3 received from Dick Nadeau. And he describes what he
4 allegedly told Mr. Nadeau at the top of page 19, and
5 there's some further discussion about Mr. Nadeau on page
6 20.

7 Can you -- do you recall if Mr. Carroll
8 brought Mr. Nadeau's name up in the course of this
9 interview and other times?

10 **MR. LATOUR:** Well the only time I can
11 remember, because I found that odd, was when I went to ask
12 -- called Jeff and told him that I wanted to proceed with
13 this investigation.

14 Okay?

15 **MR. ENGELMANN:** This would have just been
16 just before March 19, 2001?

17 **MR. LATOUR:** Well when I reopened -- I asked
18 him to reopen the investigation after I had told him to
19 stop it.

20 Okay?

21 And when we met, he had told me that he got
22 a call from Dick Nadeau, and Dick Nadeau told him to
23 proceed with my case.

24 Okay?

25 And Jeff had told me -- he says, "I'm going

1 to tell you right now that this is my investigation, not
2 Dick Nadeau's." And it kind of caught me off-guard
3 because, I had no clue what Dick Nadeau would have to do
4 with me, you know. But I didn't even know Dick had called
5 them, you know. And he also mentioned that he had murder
6 investigations, you know. And mine wasn't a priority at
7 the time.

8 **MR. ENGELMANN:** All right.

9 So this was a discussion -- did you have
10 this discussion in person or was it over the phone, or do
11 you remember?

12 **MR. LATOUR:** No, it was outside of the
13 police station.

14 **MR. ENGELMANN:** Okay.

15 Just before you did this videotaped
16 interview?

17 **MR. LATOUR:** That's correct.

18 **MR. ENGELMANN:** All right.

19 And had you asked Dick Nadeau to call him?

20 **MR. LATOUR:** No I didn't. I had no clue
21 that he called Jeff, and still to this day, it's none of
22 his business.

23 **MR. ENGELMANN:** All right.

24 **MR. LATOUR:** First of all, I don't like Dick
25 Nadeau; he's my cousin. Everybody has to understand this.

1 I never liked the man. That's the bottom line.

2 **THE COMMISSIONER:** All right.

3 We understand that, sir.

4 Good.

5 **MR. ENGELMANN:** Did you ---

6 **MR. LATOUR:** His mother was great, though.

7 I'm sorry. My aunt was a very nice person.

8 **MR. ENGELMANN:** Did you have much to do with
9 him, sir?

10 **MR. LATOUR:** No, I didn't.

11 **MR. ENGELMANN:** I'll just be a moment, sir.

12 **THE COMMISSIONER:** Certainly.

13 (SHORT PAUSE/COURTE PAUSE)

14 **MR. ENGELMANN:** So after you met with Jeff
15 Carroll in the spring of 2001, can you give us some sense
16 as to how the investigation proceeded and if you were kept
17 informed of what Mr. Carroll was doing and who he was
18 speaking to?

19 **MR. LATOUR:** No, I can't.

20 He just wanted to have a good investigation.
21 I waited for the results.

22 **MR. ENGELMANN:** Okay.

23 Do you recall if you speak from time to
24 time, sir?

25 **MR. LATOUR:** Well, near the end.

1 MR. ENGELMANN: All right.

2 MR. LATOUR: I had called him to see, you
3 know, how it was going, and that's when he had told me that
4 he had talked to Gilf Greggain and ---

5 THE COMMISSIONER: I'm sorry.
6 He had talked to?

7 MR. LATOUR: Gilf Greggain, the teacher.

8 THE COMMISSIONER: All right.

9 MR. LATOUR: Okay.
10 And that he had refused a polygraph test.
11 Okay.

12 And I told him, "Well, I can see why." And
13 then he just said, "Well, it not necessarily has to do with
14 you and about this. Maybe he wants to hide something
15 else." Now, these are the words Jeff told me, and I told
16 Jeff, "Well, I'm prepared to take a polygraph test right
17 now". But he said, "No, Marc, that's not necessary. I
18 believe you."

19 So he said some big shot lawyer had called
20 and stay off his case. So I wasn't too happy about this,
21 and I asked Jeff, "Well, then if you're not going to charge
22 Gilf Greggain for what he did to me, well then I must be
23 lying and you'll have to charge me. I can't go around
24 accusing people doing things like this, you know."

25 But I couldn't understand. I was upset at

1 the time that, you know, he wasn't charging Greggain and
2 then he wouldn't charge me.

3 I was just looking for my day in court.

4 **MR. ENGELMANN:** All right.

5 Well, I just want to try and situate some
6 time here.

7 You've made a decision to proceed. It's
8 March of 2001.

9 Do you recall if Jeff Carroll would have
10 contacted you about a year later, in April of 2002, to
11 speak to you?

12 **MR. LATOUR:** I can't recall.

13 **MR. ENGELMANN:** All right.

14 Is it possible that he might have called you
15 infrequently?

16 **MR. LATOUR:** Infrequently?

17 **MR. ENGELMANN:** Yes?

18 **MR. LATOUR:** Yes.

19 **MR. ENGELMANN:** All right.

20 **MR. LATOUR:** Yes, infrequently means never
21 hardly?

22 **MR. ENGELMANN:** It means not very often.

23 **MR. LATOUR:** Right.

24 That's correct.

25 **THE COMMISSIONER:** Okay.

1 Well, wait a minute now. Let's make it a
2 little clearer.

3 Are you saying he never called you or he may
4 have called you but once or twice?

5 **MR. LATOUR:** I can't believe Mr. Carroll
6 called. I can't remember him calling me. I called him.
7 Maybe when I called him, he might -- you know, I wanted to
8 see how things were going, processing.

9 **MR. ENGELMANN:** Okay.

10 So you may have called him and then he
11 called you back?

12 **MR. LATOUR:** Correct; okay.

13 **MR. ENGELMANN:** All right.

14 I'm going to suggest to you that he -- I
15 don't know how many times you might have spoken on the
16 phone. You're suggesting it wasn't often.

17 **MR. LATOUR:** That's correct.

18 **MR. ENGELMANN:** Do you recall if he might
19 have called you, and I'm not sure if you initiated the call
20 or not, but he called you back, and I'm thinking about a
21 year later in April of 2002, expressing any concern about
22 your sister and the fact that she was possibly a victim.

23 **MR. LATOUR:** I didn't ---

24 **MR. ENGELMANN:** Do you have any recollection
25 of that, sir?

1 **MR. LATOUR:** I remember talking, yes,
2 because my sister had told me something, and I had just
3 mentioned it to Jeff. Sorry. He took it from there.

4 **MR. ENGELMANN:** All right.
5 So you might have had a conversation in
6 April of 2002?

7 **MR. LATOUR:** I don't believe it was over the
8 phone though. It was in person.

9 **MR. ENGELMANN:** All right.
10 In your view, sir, there's no issue about
11 your sister being a victim of Mr. ---

12 **MR. LATOUR:** In my view?

13 **MR. ENGELMANN:** Yes.

14 **MR. LATOUR:** No.

15 **MR. ENGELMANN:** You're saying she was not?

16 **MR. LATOUR:** That's correct.

17 **MR. ENGELMANN:** Sir, aside from a contact in
18 April of 2002 -- I'm just going to refer you to some notes,
19 if I can, in a moment. It's document number 200133. If
20 that could be the next exhibit, sir.

21 **THE COMMISSIONER:** Three hundred and sixty-
22 one (361). Police officer's notes of Detective Sergeant
23 Jeff Carroll, Book No. 2-2002.

24 **--- EXHIBIT NO./PIÈCE NO P-361:**

25 Police Officers Notes - Jeff Carroll dated

1 August to December 2002

2 **MR. ENGELMANN:** This was a recent
3 disclosure, so I hope everybody has it.

4 Sir, what I want you to refer to is Bates
5 page -- and that's the page number on the left top -- the
6 page 7174935.

7 Sir, I am going to try and read that the
8 best I can to you, and I just want to ask you if that
9 refreshes your memory, that you might have had a discussion
10 or a meeting with Jeff Carroll on the 5th of September 2002.

11 It says, "0800"; and I think it's short for
12 "Meeting at SACA", which is the name of his unit, the
13 Sexual Assault and Child Abuse unit. And there's a file
14 number, and it says, I believe:

15 "Meet with Marc Latour. Attended to
16 see me. He missed me while I was on
17 holidays. Given update on
18 investigation."

19 So you may have come in to see him or called
20 him to get an update?

21 **MR. LATOUR:** Yes, I did.

22 **MR. ENGELMANN:** Was that at your initiative,
23 sir, or at his?

24 **MR. LATOUR:** Yes, it was. He hadn't heard
25 anything.

1 **MR. ENGELMANN:** All right.

2 "Advised him I had interviewed Greggain
3 and he denies allegations. No other
4 info given [I believe].

5 And then it says:

6 "Advised me that he was upset and not
7 surprised."

8 Do you have some recollection of meeting
9 with Jeff Carroll and him telling you that Mr. Greggain
10 denied the allegations?

11 **MR. LATOUR:** Yes, I have. Yes, I did.

12 **MR. ENGELMANN:** All right.

13 And would that be fair that you might be
14 upset but also not surprised?

15 **MR. LATOUR:** That's correct.

16 **MR. ENGELMANN:** He then says:

17 "I told him that my next step is
18 polygraph, but that Greggain does not
19 have to take this. He understood
20 this."

21 I believe you've just told us earlier, sir,
22 that Jeff Carroll at some point told you that Mr. Greggain
23 had refused the offer on the polygraph?

24 **MR. LATOUR:** That's right.

25 **MR. ENGELMANN:** So would it be fair to say

1 he might have met with you before that, and told you that
2 he had made this offer, and then met you again afterwards,
3 and told you that it didn't happen?

4 MR. LATOUR: I believe we only discussed
5 that once. So.

6 MR. ENGELMANN: Okay.

7 It says:

8 "Told that all other leads..."

9 Oh, sorry, I've skipped over something:

10 "Advised this would not be for one
11 month to six weeks, and he understood
12 this. Told that all other leads have
13 not given any info that could support a
14 charge at this time. Told that at this
15 point, an admission may be the only
16 thing that could help unless another
17 victim came forward. Told me he has
18 nothing to do with any legal action of
19 Nadeau's on Project Truth."

20 Well, let me just stop you there.

21 Do you recall him perhaps telling you that
22 unless he gets an admission from Mr. Greggain, he may not
23 be able to proceed, unless there's another victim?

24 MR. LATOUR: I don't remember that.

25 MR. ENGELMANN: All right.

1 Do you recall any discussion about a legal
2 action dealing with Dick Nadeau on Project Truth or why
3 that would have been raised?

4 **MR. LATOUR:** Well, one time Jeff had asked
5 me if I had a lawsuit pending, and he asked me a couple of
6 times, and I told him the truth, that I didn't know because
7 I wasn't involved in one at the time.

8 **MR. ENGELMANN:** Okay.

9 Then it says -- sorry:

10 "Feels there is likely other victims
11 and I told him that I do not want him
12 canvassing [I can't make up the next
13 word] but I did ask him that if he
14 knows of any, to give them my name, and
15 have him call me, and tell me who they
16 are, and let me contact them. He said
17 he'd do this and I told him I'd keep
18 him up to date."

19 All right.

20 So it appears that there would have been
21 some kind of meeting in the fall of 2002.

22 Do you recall actually meeting with Jeff
23 Carroll at/or about that time?

24 This is about a year-and-a-half after you
25 tell him you want to go ahead.

1 **MR. LATOUR:** Yes. When it was coming to an
2 end, yes, the investigation.

3 But I don't remember anything about any
4 other victims because if I had any -- once you're told
5 there were other victims, I'm sure we would have gave him,
6 you know, who I thought. So I don't remember that part
7 either.

8 **MR. ENGELMANN:** All right.

9 But you may have been saying that you
10 thought there were other victims, but you just weren't able
11 to identify them.

12 Is that fair?

13 **MR. LATOUR:** That's fair.

14 **MR. ENGELMANN:** All right.

15 Then I want to show you one other document,
16 if I may, and that's document 735765. Madam Clerk, it's in
17 the cross documents.

18 Mr. Commissioner, that is again an excerpt
19 from Police Officers Notes.

20 **THE COMMISSIONER:** M'hm.

21 **MR. ENGELMANN:** It's Detective Sergeant Jeff
22 Carroll. I'm sorry. I think I said Constable earlier.

23 **(SHORT PAUSE/COURTE PAUSE)**

24 **THE COMMISSIONER:** Exhibit No. 362, Case
25 Notes, Book 1-2003 of Detective Sergeant Jeff Carroll.

1 --- EXHIBIT NO./PIÈCE NO P-362:

2 Police Officers Notes - Jeff Carroll dated
3 January 2003

4 **MR. ENGELMANN:** Sir, I'm showing you -- if
5 you can look at Bates page 7139228; it's right at the
6 bottom of the page. These appear to be notes from Friday,
7 3rd of January 2003. Right at the bottom. I believe the
8 time is 13:50. It says:

9 "Called Marc Latour. Advised of
10 Greggain's unwillingness to take a
11 polygraph. Advised at this time I feel
12 I have insufficient grounds to lay a
13 charge, and that I have prepared a
14 brief for review by the Crown, and then
15 I'd give him a final answer when that
16 was complete."

17 I think it says:

18 "Marc was told this had nothing to do
19 with whether or not I believed him. It
20 was about what I felt I could prove in
21 court. He stated he understood this.
22 I advised how I'd be in touch..."

23 I believe that's what it says. Thank you.

24 "...after my consultation with the
25 Crown."

1 Now, Mr. Latour, does that ring a bell about
2 four, five months later or four months later getting a call
3 from Mr. Carroll, who is saying to you, "Greggain has
4 refused the polygraph. It doesn't look like I have
5 sufficient grounds to carry on with this." He is still
6 saying that he believes you, but that's the process and
7 he's seeking a final review by a Crown, to prepare the
8 Crown Brief.

9 Do you remember any discussion like that,
10 sir?

11 **MR. LATOUR:** Yes, I do. That is the last
12 time I spoke to Jeff Carroll, but it wasn't on the phone,
13 it was in person.

14 **MR. ENGELMANN:** Okay.

15 **MR. LATOUR:** Okay. We didn't discuss this
16 on the phone. We discussed it in person. And I was told
17 at the time that Gilf Greggain refused the polygraph, okay,
18 and that's when I told him that I would take one.

19 **MR. ENGELMANN:** Okay.

20 **MR. LATOUR:** Okay. That's when he advised
21 me that no charges would be laid. That's when I advised
22 him that I think that he should charge me. Okay. If he's
23 not going to charge Gilf Greggain, then he should charge me
24 for making up these allegations. So ---

25 **MR. ENGELMANN:** Sir, do you remember if that

1 meeting -- you remember it as being a meeting -- do you
2 remember if that took place at the police station or
3 somewhere else?

4 **MR. LATOUR:** I believe it was at the police
5 station.

6 **MR. ENGELMANN:** Do you remember any follow
7 up after that?

8 **MR. LATOUR:** No. He had told me that he
9 would talk to the Crown and get back to me to see if he
10 could pursue with charging Gilf Greggain. And that's the
11 last time I've ever heard from Jeff Carroll.

12 **MR. ENGELMANN:** Now, do you recall when you
13 went to see Mr. Carroll, at any time between June of 2000
14 and January of 2003? Do you know, sir, if some of these
15 witnesses might still have been alive or dead in sense of,
16 for example, Mrs. Gosling? Do you know if she would have
17 been alive at that time?

18 **MR. LATOUR:** No, she had passed away years,
19 years ago.

20 **MR. ENGELMANN:** What about the Principal,
21 Mr. Beaudette?

22 **MR. LATOUR:** I told him I wasn't sure at the
23 time.

24 **MR. ENGELMANN:** All right.

25 **MR. LATOUR:** If he was alive or -- and I

1 told him at the time that I wasn't even sure, earlier on,
2 who the principal was.

3 MR. ENGELMANN: All right. Did Jeff Carroll
4 ever advise you that he had spoken to the principal of the
5 school at that time?

6 MR. LATOUR: No.

7 MR. ENGELMANN: All right. Now, you
8 mentioned to us and to him an altercation in the classroom
9 where your former Grade 2 teacher came in. And I can't
10 remember the exact words but in effect threatened Mr.
11 Greggain if he touched you or hurt you again.

12 MR. LATOUR: Or any other child, yes.

13 MR. ENGELMANN: Yes.

14 MR. LATOUR: Yes.

15 MR. ENGELMANN: Do you recall if you were
16 asked for any of the names of your classmates?

17 MR. CALLAGHAN: Excuse me, in fairness, the
18 tape shows that he didn't tell him what happened in the
19 class with other students. How ---

20 MR. LATOUR: Well, it has ---

21 THE COMMISSIONER: You need the microphone.

22 MR. CALLAGHAN: Sorry, I thought that was
23 the point we went to, and he said that -- he just testified
24 that it happened in front of the class, but the tape where
25 he tells Mr. Carroll, Staff Sergeant Carroll, doesn't say

1 that. I thought we reviewed that earlier.

2 **THE COMMISSIONER:** No.

3 **MR. CALLAGHAN:** The question is ---

4 **MR. ENGELMANN:** I don't think I've reviewed
5 it.

6 **THE COMMISSIONER:** I don't think that's --
7 well, I don't think we've reviewed that.

8 **MR. ENGELMANN:** Perhaps you could just point
9 that out right now, sir.

10 **MR. CALLAGHAN:** Well, I don't have my stuff.

11 **MR. ENGELMANN:** June 23rd.

12 **MR. CALLAGHAN:** June 23rd, I thought -- I'm
13 having a hard time finding it, but I thought that the
14 testimony here today where she comes into the classroom
15 with the pointer and says what she says.

16 **THE COMMISSIONER:** M'hm.

17 **MR. CALLAGHAN:** And it's in front of
18 students.

19 But when you took him to the taped portion,
20 I don't see that as being in front of children.

21 That is what my point is. I thought you
22 were saying that it was in front of children when, in fact,
23 the recording my client was coming into the class when she
24 found out. Right, there is no indication there were kids,
25 there wasn't any indication ---

1 **THE COMMISSIONER:** Just a second, just a
2 second. You're right. So you see, you're making
3 representations to me that on the videotape things were
4 said or not said.

5 **MR. CALLAGHAN:** Well, it was reviewed
6 earlier in the testimony.

7 **THE COMMISSIONER:** Oh boy.

8 **MR. CALLAGHAN:** It was on June 23rd, 2000.

9 **THE COMMISSIONER:** Okay, let me just go back
10 to that.

11 **MR. ENGELMANN:** It's at the bottom of page
12 2, sir, not on page 3. It's Exhibit 358-B.

13 **THE COMMISSIONER:** Just a second. Yes,
14 okay.

15 **MR. CALLAGHAN:** Well, it says that she comes
16 into the class and says ---

17 **THE COMMISSIONER:** What page?

18 **MR. CALLAGHAN:** Sorry, it's page -- I think
19 you're going to have to help me -- what page is it? Page
20 2.

21 **MR. ENGELMANN:** Sorry, it's Bates page
22 7174883. It starts at the bottom of that page.

23 **THE COMMISSIONER:** All right.

24 **MR. ENGELMANN:** Where he says -- and this is
25 M.L. -- "I heard it, I wouldn't go in. That's when with

1 him the beatings and everything stopped after."

2 Then he says, "I can remember Mrs. Gosling
3 coming into class when she found out."

4 **MR. CALLAGHAN:** Right.

5 **MR. ENGELMANN:** In fairness, it doesn't say
6 whether the students were in the class or not. It just
7 said she came into the class when she found out.

8 **MR. CALLAGHAN:** Well no, it's in
9 juxtaposition to a time when his father goes in to talk to
10 him. I mean, it is unfairly characterizing because what
11 he's getting at, is this is the point where any way I can
12 remember Mrs. Gosling was a very good teacher. When she
13 found out, I can still remember she said, "If you hurt Marc
14 or any other child, I will beat you."

15 Mr. Greggain testified -- sorry, pardon me,
16 Mr. Latour testified that that was done in front of a
17 classroom full of children.

18 **THE COMMISSIONER:** Right.

19 **MR. CALLAGHAN:** What he told Detective
20 Sergeant Carroll is in relation to a time when he goes in
21 with his father.

22 **THE COMMISSIONER:** Right.

23 **MR. CALLAGHAN:** And he starts talking about
24 Mrs. Gosling. There's no talking about a room full of
25 children. And what I've understood my friend to do was set

1 up a question saying about this occasion where you told
2 Detective Sergeant Carroll about the teacher coming in with
3 the classroom full of children.

4 Well, that's not what he told Detective
5 Sergeant Carroll.

6 **THE COMMISSIONER:** And how do I know that?

7 **MR. CALLAGHAN:** Because it's at page 2.

8 **THE COMMISSIONER:** Yes.

9 **MR. CALLAGHAN:** And this is the point where
10 he talks about his dad.

11 **THE COMMISSIONER:** M'hm.

12 **MR. CALLAGHAN:** And he says at CPS:

13 "Did you see the exchange?"

14 "I heard it. I wouldn't go in."

15 **THE COMMISSIONER:** M'hm.

16 **MR. CALLAGHAN:**

17 "That's when, with him, the beatings
18 and everything stopped after. I can
19 remember Mrs. Gosling coming into our
20 class when she found out."

21 **THE COMMISSIONER:** Right.

22 **MR. CALLAGHAN:**

23 "I never told my dad that he was
24 getting his kicks on me."

25 And then he goes on. And we read this

1 portion.

2 **THE COMMISSIONER:** Right.

3 **MR. CALLAGHAN:** Mr. Latour's evidence, and
4 there's no question -- I'm not questioning his evidence,
5 but his evidence was that Mrs. Gosling actually came in
6 with the pointer or the yardstick ---

7 **THE COMMISSIONER:** M'hm.

8 **MR. CALLAGHAN:** --- in front of the
9 children.

10 **THE COMMISSIONER:** Right.

11 **MR. CALLAGHAN:** And it was in relation to
12 this testimony. Now, he said it differently here, and
13 there's nothing to be said about Mr. Latour.

14 **THE COMMISSIONER:** No.

15 **MR. CALLAGHAN:** It's quite proper. But
16 that's not how he described it to Staff Sergeant Carroll.
17 It's quite to the contrary, and I'm just making sure the
18 evidence is clearly put that what he told Staff Sergeant
19 Carroll so he knows -- because I think the part of the
20 question to come is, if he knows what Mr. Carroll did about
21 it.

22 So I just want to make sure it is clear that
23 that wasn't the testimony and that, again, Mr. Latour, I
24 don't doubt that what you just said is how it happened.
25 It's just not the way it actually got described in that

1 circumstance.

2 **THE COMMISSIONER:** Well, we'd have to listen
3 to the transcript -- to the --

4 **MR. CALLAGHAN:** That could be one answer,
5 but I don't think anyone is debating that the transcript is
6 accurate. It's just, I think what's happened is Mr. Latour
7 has described it a little differently than he described it
8 to Mr. Carroll.

9 **THE COMMISSIONER:** Well ---

10 **MR. ENGELMANN:** I think, Mr. Latour has told
11 us more here about what happened than he has said in the
12 interview.

13 **THE COMMISSIONER:** Right.

14 **MR. ENGELMANN:** If our transcription is
15 accurate.

16 **THE COMMISSIONER:** Okay, but you know ---

17 **MR. ENGELMANN:** So I will just follow it up
18 with ---

19 **THE COMMISSIONER:** No. Just a second now.
20 What you're telling me is that when reading that paragraph,
21 it's not clear whether or not there were children in the
22 room. Is that what you're telling me?

23 **MR. CALLAGHAN:** Well, I mean when I read the
24 paragraph, because he's talking about his father going in
25 and dealing with Mr. Greggain in the section above, it

1 seems to be at the same time, and she then comes in
2 sometime shortly after. It doesn't say it happened as was
3 described here, and I'm not taking issue with it.

4 Walking into a classroom full of children
5 with the pointer and making a point to Mr. Latour.

6 So, in other words, there isn't in this
7 description anybody who saw this, other than him standing
8 outside the classroom, which is what -- he said, "I heard
9 it, I wouldn't go in". It's the way it starts.

10 **THE COMMISSIONER:** Well, you know, I can
11 remember Mrs. Gosling coming into class when she found out.

12 **MR. CALLAGHAN:** Sorry, I'm just reading it
13 as it goes and the juxtaposition isn't a classroom full of
14 children. It's not like there was this situation that
15 happened in front of everybody. Nowhere is that
16 description in this.

17 **THE COMMISSIONER:** Okay.

18 **MR. ENGELMANN:** Perhaps I can just ask a
19 couple of questions about that then.

20 **THE COMMISSIONER:** M'hm.

21 **MR. ENGELMANN:** You gave us a fuller
22 description today about what happened than what is
23 indicated in this transcript. Is that fair?

24 **MR. LATOUR:** I believe I told Jeff Carroll
25 what happened. Okay, I have -- I can't possibly see how I

1 couldn't finish and not tell him this.

2 **MR. ENGELMANN:** Well, let me ask you this,
3 sir. Did Mr. Carroll ever ask you if there were people in
4 the classroom when Mrs. Gosling came in?

5 **MR. LATOUR:** He didn't ---

6 **MR. ENGELMANN:** Did he follow up with any
7 questions?

8 **MR. LATOUR:** That's just it. Why would he
9 ask me when I -- I know what happened. So does all the
10 children in that classroom know what happened. So I'm
11 amazed at why I didn't tell Mr. Carroll if it's not on the
12 audio or -- I just don't know why. I'm sorry, I just can't
13 believe why I wouldn't tell him such an important part.

14 **MR. ENGELMANN:** Well, we have heard from
15 other victims and alleged victims of child sexual abuse
16 that they don't give all the detail of allegations and of
17 certain facts necessarily when they're interviewed by the
18 police and that sometimes things come back to them over
19 time.

20 So is it at least possible, sir, that this
21 is all you might have said?

22 **MR. LATOUR:** Maybe it -- still again, maybe
23 in the initial interview, the first one, but I was
24 interviewed by Mr. Carroll on three or four occasions. So
25 certainly it should be there somewhere. I mean --

1 **MR. ENGELMANN:** All right. And do you
2 recall him ever following up and asking you if there were
3 students in the class or how many students were in the
4 class or asking for names of students?

5 **MR. LATOUR:** No.

6 **MR. ENGELMANN:** Did he ever ask you to look
7 at photos of students from the school to see if that could
8 be of any assistance in his investigation?

9 **MR. LATOUR:** No.

10 **MR. ENGELMANN:** He did ask you for school
11 records though, did he not?

12 **MR. LATOUR:** He asked me?

13 **MR. ENGELMANN:** Yes. Or he asked you to help
14 him get school records or he told you he was going to get
15 school records?

16 **MR. LATOUR:** I believe he -- well, he would
17 get them, yes. He's a police officer. I can't get them.
18 How am I going to get them?

19 **MR. ENGELMANN:** Just to confirm that Mr.
20 Greggain was, in fact, your teacher in Grade 3, for
21 example?

22 **MR. LATOUR:** I'm sorry. I don't understand
23 this question at all.

24 **MR. ENGELMANN:** All right. Do you know if
25 Mr. Carroll would have asked you for assistance in

1 obtaining school records?

2 MR. LATOUR: No, he never asked me, no.

3 Unless I signed a paper giving him permission to get them.

4 MR. ENGELMANN: Okay, might you have done
5 that, sir?

6 MR. LATOUR: I might have done this, yes.

7 MR. ENGELMANN: And you're not aware -- I
8 think I asked you this -- you're not aware if he actually
9 spoke to the principal or anybody else from the school?

10 MR. LATOUR: I'm not aware of that, no.

11 MR. ENGELMANN: I'll just be a moment, sir.

12 MR. LATOUR: M'hm.

13 (SHORT PAUSE / COURTE PAUSE)

14 MR. ENGELMANN: Sir, you mentioned on
15 several occasions you remembered Detective Sergeant Carroll
16 telling you he believed you with respect to these
17 allegations.

18 MR. LATOUR: That's correct.

19 MR. ENGELMANN: Did he, sometimes toward the
20 end, ever say the contrary? That he didn't? And that's
21 why he couldn't proceed?

22 MR. LATOUR: Not once, no.

23 MR. ENGELMANN: Did Detective Sergeant
24 Carroll ever ask you if you had filed a civil action
25 against Mr. Greggain or the school board?

1 **MR. LATOUR:** I don't believe he asked me
2 that way, no. I remember him asking me at one time if I
3 was involved in any civil litigation.

4 **MR. ENGELMANN:** All right.

5 **MR. LATOUR:** I remember that, though.

6 **MR. ENGELMANN:** Did you ---

7 **MR. LATOUR:** And I just kind of wondered why
8 he would even ask me that but anyways -- and I gave him the
9 only response I knew, "I didn't know."

10 **MR. ENGELMANN:** All right.

11 And did you -

12 **MR. LATOUR:** I didn't -- hadn't made up my
13 mind yet, at the time.

14 **MR. ENGELMANN:** Yeah.

15 Did you ever have any civil action against
16 Mr. Greggain or the school board?

17 **MR. LATOUR:** No, I never did.

18 **MR. ENGELMANN:** Sir, did you ever tell your
19 parents about his alleged abuse.

20 **MR. LATOUR:** I never told my mother, no.
21 She passed away. I told my father and my family members,
22 briefly in a letter I wrote to them. But I just told them
23 briefly about my life, what's happened and they left it at
24 that.

25 **MR. ENGELMANN:** When did your mother pass

1 away, sir?

2 THE COMMISSIONER: Ballpark?

3 MR. ENGELMANN: I'm sorry. I -- Let me ask
4 the question differently. When you told your dad and some
5 of your siblings, was this much later in your life?

6 MR. LATOUR: My mother had passed away then,
7 yes. So I just can't -- I don't remember when my mother
8 had passed away but it was before this.

9 MR. ENGELMANN: Before you saw ---

10 MR. LATOUR: Before I ---

11 MR. ENGELMANN: --- Detective Sergeant
12 Carroll?

13 MR. LATOUR: Yes.

14 MR. ENGELMANN: All right.

15 THE COMMISSIONER: Mr. Engelmann, I don't
16 know how long you have more but you might -- it's ten to
17 5:00. I don't know if you wish to continue now, or finish
18 off tomorrow.

19 MR. ENGELMANN: I could finish this off
20 tomorrow ---

21 THE COMMISSIONER: All right.

22 MR. ENGELMANN: --- if that would be the
23 most appropriate. I didn't realize the time.

24 THE COMMISSIONER: No. That is fine.

25 So, Mr. Latour, if you could come back

1 tomorrow morning at 9:30.

2 MR. LATOUR: 9:30, sure.

3 THE COMMISSIONER: Yes. And we'll finish
4 this off.

5 All right?

6 MR. LATOUR: Fine.

7 THE COMMISSIONER: Thank you very much for
8 coming.

9 Thank you.

10 THE REGISTRAR: Order; all rise. À l'ordre;
11 veuillez vous lever.

12 This hearing is adjourned until tomorrow at
13 9:30 am.

14 --- Upon adjourning at 4:48 p.m./

15 L'audience est ajournée à 16h48

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C E R T I F I C A T I O N

I, Jamie Savard a certified court reporter in the Province of Ontario, hereby certify the foregoing pages to be an accurate transcription of my notes/records to the best of my skill and ability, and I so swear.

Je, Jamie Savard, un sténographe officiel dans la province de l'Ontario, certifie que les pages ci-hautes sont une transcription conforme de mes notes/enregistrements au meilleur de mes capacités, et je le jure.

Jamie Savard

Jamie Savard, CR