Commission of Inquiry into Certain Allegations Respecting Business and Financial Dealings Between Karlheinz Schreiber and the Right Honourable Brian Mulroney



Commission d'enquête concernant les allégations au sujet des transactions financières et commerciales entre Karlheinz Schreiber et le très honorable Brian Mulroney

Public Hearing

Audience publique

Commissioner

L'Honorable juge / The Honourable Justice Jeffrey James Oliphant

Commissaire

Held at: Tenue à :

Bytown Pavillion Victoria Hall 111 Sussex Drive Ottawa, Ontario

Thursday, May 14, 2009

pavillion Bytown salle Victoria 111, promenade Sussex Ottawa (Ontario)

le jeudi 14 mai 2009

APPEARANCES / COMPARUTIONS

Mr. Guy Pratte

Mr. Harvey Yarosky, Q.C.

Me François Grondin

Mr. A. Sameul Wakim, Q.C.

Mr. Jack Hughes Ms Kate Glover

Mr. Richard Auger

Mr. Paul B. Vickery Mr. Yannick Landry

Me Philippe Lacasse Ms Amy Joslin-Besner

Mr. Robert E. Houston, Q.C.

Mr. Richard Wolson

Mr. Evan Roitenberg

Ms Nancy Brooks

Mr. Guiseppe Battista

Ms Myriam Corbeil

Mr. Peter Edgett Ms Sarah Wolson

Mr. Martin Lapner

Ms Marie Chalifoux

Ms Anne Chalmers

Ms Mary O'Farrell

The Right Honourable Brian Mulroney

Mr. Karlheinz Schreiber

Attorney General of Canada

Mr. Fred Doucet

Counsel for the Commission

Registrar

Commission Staff

TABLE OF CONTENTS / TABLE DES MATIÈRES

	PAGE
Hearing commences at 10:35 a.m. / L'audience débute à 10 h 35	3785
Previously sworn: The Right Hon. Brian Mulroney / Sous le même serment : Le Très Hon. Brian Mulroney	3785
Examination by Mr. Wolson / Interrogatoire par Me Wolson	3788
Recess taken at 12:17 p.m. / Suspension à 12 h 17 Hearing resumes at 2:05 p.m. / Reprise à 14 h 05	3881
Recess taken at 3:15 p.m. / Suspension à 15 h 15 Hearing resumes at 3:35 p.m. / Reprise à 15 h 35	3948
Hearing adjourns at 4:31 p.m. / L'audience est ajournée à 16 h 31	4003

EXHIBITS / PIÈCES JUSTIFICATIVES

No.	Description	PAGE
P-50	Document entitled "Right Hon. Brian Mulroney's Testimony, Compendium of Contacts"	3787

1 Ottawa, Ontario / Ottawa (Ontario) --- Upon resuming on Thursday, May 14, 2009 2 at 10:35 a.m. / L'audience reprend le jeudi 3 14 mai 2009 à 10 h 35 4 5 36181 COMMISSIONER OLIPHANT: Good morning, 6 counsel. Be seated, please. PREVIOUSLY SWORN: THE RIGHT HON. BRIAN MULRONEY / 7 SOUS LE MÊME SERMENT : LE TRÈS HON. BRIAN MULRONEY 8 36182 COMMISSIONER OLIPHANT: Wolson...? 10 11 36183 MR. WOLSON: First of all, an update 12 on Mr. Schreiber. He is still in the hospital. I 13 haven't talked to him of course, but his counsel advises that he is in a recovery mode, not eating food 14 or anything yet, and that Mr. Auger hasn't had the 15 opportunity in these circumstances to sit down and get 16 instructions from his client. 17 18 36184 So we will keep you apprised, 19 Mr. Commissioner, I suppose later today or tomorrow morning, and we will know where we are at in that 20 regard sometime tomorrow, I presume. 21 22 36185 COMMISSIONER OLIPHANT: All right. 23 Thank you. 36186 MR. WOLSON: Now, the first thing of 24 25 business then, my colleagues have prepared a book -- my

1	colleagues in term	s of Commission counsel, have
2	prepared a book en	titled "Documents in support of the
3	Rt. Honourable Bri	an Mulroney's Testimony, A Compendium
4	of Contacts".	
5	36187	It is a rather thin binder, but what
6	it does is it puts	all of the cross references under
7	one tab so, unlike	other witnesses, we don't have to go
8	back and forth and	back and forth. I found that too
9	tedious and diffic	ult.
10	36188	So if we could then file I think
11	it is P-50, is it,	Madam Registrar?
12	36189	COMMISSIONER OLIPHANT: Yes.
13	36190	MR. WOLSON: Yes. That could go in
14	and I see that Mr.	Mulroney has been provided with a
15	copy of it. We do	n't need it quite yet, but I wanted
16	to have that filed	
17	36191	COMMISSIONER OLIPHANT: Thank you.
18	36192	I take it that that will go in by
19	consent.	
20	36193	Mr. Pratte?
21	36194	MR. PRATTE: Indeed.
22	36195	COMMISSIONER OLIPHANT: Thank you,
23	sir.	
24	36196	Mr. Vickery?
25	36197	MR. VICKERY: Yes, thank you.

1	36198	COMMISSIONER OLIPHANT: Mr.
2	Houston?	
3	36199	MR. HOUSTON: Yes, sir. Thank you.
4	36200	COMMISSIONER OLIPHANT: Thank you.
5	36201	Mr. Auger?
6	36202	MR. AUGER: Yes.
7	36203	COMMISSIONER OLIPHANT: All right.
8	Thank you.	
9	36204	MR. WOLSON: I should tell you there
10	is nothing new in	there.
11	36205	COMMISSIONER OLIPHANT: No.
12	36206	MR. WOLSON: These documents are all
13	found in other pl	aces. It just takes the need to refer
14	to three differen	t binders when we can have one binder,
15	one tab.	
16	36207	With that said, subject to
17	36208	COMMISSIONER OLIPHANT: That document
18	will be received	and marked as Exhibit P-50, then, the
19	compendium. Than	k you.
20		EXHIBIT NO. P-50: Document
21		entitled "Right Hon. Brian
22		Mulroney's Testimony, Compendium
23		of Contacts"
24	36209	MR. WOLSON: With that said, I am
25	prepared to comme	nce my examination of Mr. Mulroney.

1	36210 CC	OMMISSIONER OLIPHANT: Please
2	proceed.	
3	EXAMINATION: THE RI	GHT HON. BRIAN MULRONEY
4	BY MR. WOLSON / INT	ERROGATOIRE: LE TRÈS HON. BRIAN
5	MULRONEY PAR Me WOL	SON
6	36211 MH	R. WOLSON: Sir, good morning.
7	36212 TF	HE RIGHT HON. BRIAN MULRONEY: Good
8	morning, sir.	
9	36213 MH	R. WOLSON: I am going to start in
10	the same way that I	started with Mr. Schreiber. I did
11	review Mr. Schreibe	r's background with him, but of
12	course you have don	e that with your own counsel.
13	36214 Sc	o I just want to make a brief
14	comment or two in t	erms of your background and
15	knowledge of these	types of proceedings.
16	36215 Yo	ou were yourself part of a
17	Commission of Inqui	ry.
18	36216 TH	HE RIGHT HON. BRIAN MULRONEY: Yes.
19	36217 MH	R. WOLSON: You were one of the
20	Commissioners.	
21	36218 TH	HE RIGHT HON. BRIAN MULRONEY: Yes.
22	36219 MH	R. WOLSON: The Cliche Commission.
23	36220 TH	HE RIGHT HON. BRIAN MULRONEY: Yes.
24	36221 MI	R. WOLSON: And you and your two
25	fellow commissioner	s retained as lead counsel a

1	gentleman by the name of Jean Dutil.
2	THE RIGHT HON. BRIAN MULRONEY: Yes.
3	MR. WOLSON: You affectionately
4	describe him in your memoirs as a bulldog.
5	THE RIGHT HON. BRIAN MULRONEY: Yes.
6	MR. WOLSON: Fearless in his attack.
7	THE RIGHT HON. BRIAN MULRONEY: Yes.
8	MR. WOLSON: You wanted a lawyer who
9	could get to the bottom of things.
10	THE RIGHT HON. BRIAN MULRONEY:
11	That's right.
12	MR. WOLSON: Well, I'm not a bulldog,
13	but I do have some questions, some difficult questions
14	to ask you. I think you know that.
15	THE RIGHT HON. BRIAN MULRONEY: I do.
16	MR. WOLSON: I want to go right to
17	the heart of some matters that Mr. Pratte raised with
18	you yesterday, and I don't raise them with you to cause
19	you discomfort. They are necessary so I am going to do
20	it. And that is the Letter of Request.
21	Your counsel reviewed it with you
22	extensively yesterday. You recall that?
23	THE RIGHT HON. BRIAN MULRONEY: Yes,
24	I do.
25	MR. WOLSON: This is a letter that

1	was sent from Canada to Switzerland and then
2	subsequently publicized, leaked to the media in the
3	fall of 1995. I think November of '95 it was leaked.
4	It was sent at the end of September of '95.
5	36235 Is that so?
6	THE RIGHT HON. BRIAN MULRONEY:
7	That's right.
8	MR. WOLSON: And that Letter of
9	Request, when you became aware of it, shook your world.
10	THE RIGHT HON. BRIAN MULRONEY: Yes.
11	MR. WOLSON: The letter alleged
12	criminal conduct on your part.
13	THE RIGHT HON. BRIAN MULRONEY: Yes.
14	MR. WOLSON: It alleged a commercial
15	criminal conspiracy between you, the late Frank Moores
16	and Karlheinz Schreiber.
17	THE RIGHT HON. BRIAN MULRONEY: Yes.
18	MR. WOLSON: They called you a
19	criminal, you have said on many occasions.
20	THE RIGHT HON. BRIAN MULRONEY: Yes.
21	MR. WOLSON: You have strongly denied
22	that allegation.
23	THE RIGHT HON. BRIAN MULRONEY: Yes.
24	MR. WOLSON: You have said, I think
25	you said it yesterday, that you were falsely accused

1	and it caused you irreparable harm to your family.
2	THE RIGHT HON. BRIAN MULRONEY: Yes.
3	MR. WOLSON: You sued the Government
4	of Canada for some \$50 million.
5	THE RIGHT HON. BRIAN MULRONEY: Yes.
6	36251 MR. WOLSON: That lawsuit was
7	settled, as you have said, on the steps of the
8	courthouse.
9	THE RIGHT HON. BRIAN MULRONEY: Yes.
10	36253 MR. WOLSON: One could conjure up in
11	a criminal commercial relationship and I'm not
12	suggesting that what you had with Schreiber was. But
13	one could conjure up a scenario of men meeting in back
14	rooms or hotel rooms and money passing hands. One
15	could conjure that image up.
16	You would agree with that?
17	36255 THE RIGHT HON. BRIAN MULRONEY: I
18	suppose so.
19	36256 MR. WOLSON: I think you, in one of
20	your perhaps it was in your memoirs when you were
21	talking about the Liberal patronage appointments, I
22	think you described them as out of an Edward G.
23	Robinson movie: the boys in the back room carving up
24	the cash.
25	THE RIGHT HON. BRIAN MULRONEY:

1	That's right.
2	MR. WOLSON: Yes.
3	36259 But what you had was not a criminal
4	relationship with Karlheinz Schreiber but a legitimate
5	one, you say.
6	THE RIGHT HON. BRIAN MULRONEY:
7	That's right.
8	MR. WOLSON: The very man who the
9	government alleged was part of this criminal conspirac
10	with you; true? Karlheinz Schreiber.
11	THE RIGHT HON. BRIAN MULRONEY: Yes,
12	the allegation two years later.
13	36263 MR. WOLSON: Yes. And in this
14	non-criminal legal commercial relationship that you
15	discussed over the last two days, you would meet in
16	hotel rooms at least on two occasions; true?
17	THE RIGHT HON. BRIAN MULRONEY: Yes,
18	at his request. He was travelling through wherever.
19	36265 MR. WOLSON: But nonetheless it was
20	in a hotel room.
21	36266 THE RIGHT HON. BRIAN MULRONEY: At
22	his request and at his convenience, yes.
23	MR. WOLSON: Yes. And at those
24	occasions large amounts of cash were conveyed to you by
25	Mr. Schreiber in envelopes.

1	36268	THE RIGHT HON. BRIAN MULRONEY:
2		That's right.
3	36269	9 MR. WOLSON: In thousand dollar
4		bills.
5	3627	THE RIGHT HON. BRIAN MULRONEY: Yes,
6		sir.
7	3627	MR. WOLSON: Given the allegations in
8		the Letter of Request, criminal allegations, if this
9		legal commercial relationship were to become known back
LO		around the time of the discovery, for instance, it
L1		would have compounded the poisoned atmosphere that you
L2		found yourself in?
L3	36272	THE RIGHT HON. BRIAN MULRONEY: Well,
L4		it is always difficult to respond to any hypothesis.
L5		But the Letter of Request came two years after, 2-1/2
L6		years perhaps, after my arrangement with Mr. Schreiber,
L7		so I had no way of being able to anticipate anything.
L8	36273	MR. WOLSON: No, but if you had
L9		disclosed at the discovery that you had a business
20		relationship with Mr. Schreiber and you were asked
21		about how you were paid and you told the questioner
22		that you were paid in two hotel rooms and a coffee bar
23		with envelopes of thousand dollar bills, it would have
24		absolutely fuelled the already raging fire of suspicion
25		that was out there.

1	You wouldn't doubt that, would you?
2	36275 THE RIGHT HON. BRIAN MULRONEY: I
3	don't doubt it.
4	MR. WOLSON: Yes.
5	THE RIGHT HON. BRIAN MULRONEY: But
6	as you say, that was a hypothetical in the sense that
7	that question was never asked.
8	MR. WOLSON: Well, we are going to
9	get to that in a short time. But nonetheless, at the
10	time of the discovery the legal commercial relationship
11	had existed?
12	THE RIGHT HON. BRIAN MULRONEY: Yes,
13	sir.
14	MR. WOLSON: At the time of the
15	discovery you had in your safe in Montréal \$150,000 in
16	cash that Mr. Schreiber had given you.
17	THE RIGHT HON. BRIAN MULRONEY: Yes.
18	MR. WOLSON: At the time of the
19	discovery you had in your safety deposit box in New
20	York City \$75,000 that Mr. Schreiber had given to you.
21	THE RIGHT HON. BRIAN MULRONEY: Yes.
22	MR. WOLSON: In large bills.
23	THE RIGHT HON. BRIAN MULRONEY: M'hm.
24	MR. WOLSON: Your answer is yes?
25	THE RIGHT HON. BRIAN MULRONEY: Yes.

1	36288 MR. WOLSON: As part of the lawsuit
2	that you commenced, you understood the process of an
3	examination before plea.
4	THE RIGHT HON. BRIAN MULRONEY: Yes.
5	MR. WOLSON: And on the 17th and 19th
6	of April, 1996 you were examined before plea at the
7	Palais de Justice in Montréal?
8	THE RIGHT HON. BRIAN MULRONEY: Yes.
9	MR. WOLSON: And of course at that
10	time there was, just to be clear, a scandalous criminal
11	allegation against you from the Letter of Request?
12	THE RIGHT HON. BRIAN MULRONEY: It
13	was the object of the examination on discovery, yes.
14	MR. WOLSON: Yes. And there was, at
15	that time, a legitimate legal commercial relationship
16	at that time as well?
17	THE RIGHT HON. BRIAN MULRONEY: Yes,
18	sir.
19	MR. WOLSON: And that latter
20	commercial relationship commenced, in your evidence, on
21	the 27th of August, 1993 at the Mirabel Hotel.
22	THE RIGHT HON. BRIAN MULRONEY: Yes.
23	MR. WOLSON: Mr. Schreiber has
24	alleged otherwise. He has alleged and we will get
25	to that that that relationship commenced at

1		Harrington Lake by way of some kind of agreement for
2		the future.
3	36299	But you deny that?
4	36300	THE RIGHT HON. BRIAN MULRONEY: Yes.
5		And so did he when he testified in the Eurocopter case.
6		He said under oath that it had taken place after I left
7		office.
8	36301	MR. WOLSON: I think we were able to
9		establish that when Mr. Schreiber testified on
10		Eurocopter, he may have told some untruths. But I will
11		leave that for another time and I only want to focus or
12		your evidence.
13	36302	THE RIGHT HON. BRIAN MULRONEY: Fine.
14	36303	MR. WOLSON: So I'm not going to
15		cross-examine you at this stage and you know the
16		purpose of cross-examination, Mr. Mulroney. I am not
17		here to embarrass you. I am not here to cause you and
18		your family huge discomfort. I am here to do a job, to
19		ask probing questions as Commission counsel must do, as
20		your Commission counsel Jean Dutil had to do.
21	36304	THE RIGHT HON. BRIAN MULRONEY: I
22		understand.
23	36305	MR. WOLSON: So the first payment of
24		the commercial legal relationship was the 27th of
25		August, 1993 at Mirabel where he paid you and again,

1	he has a different amount. We are just going to
2	proceed on what you said in the last two days.
3	36306 He paid you \$75,000?
4	THE RIGHT HON. BRIAN MULRONEY: Yes.
5	Yes, sir.
6	36308 MR. WOLSON: The second of the
7	meetings was at the Queen Elizabeth Hotel in Montréal
8	You think it was probably the 18th of December, 1993,
9	but let's leave it at either the 17th or 18th and I
10	think we are close enough.
11	You are content with that?
12	36310 THE RIGHT HON. BRIAN MULRONEY: Yes,
13	sir.
14	MR. WOLSON: And at that meeting he
15	provided you with a further \$75,000 in \$1,000 bills?
16	36312 THE RIGHT HON. BRIAN MULRONEY: Yes,
17	which he described as a payment on the retainer and/or
18	advance.
19	36313 MR. WOLSON: We are going to go into
20	that in some detail, and I appreciate you know that.
21	So let me then continue in summary fashion.
22	36314 The third and final payment was made
23	in a hotel room in New York, the Pierre Hotel. The
24	final payment, December 8, 1994 that he gave you was
25	made a little less than a year before the Letter of

1	Request.	
2	36315	The final payment December 8th; the
3	Letter of Request	t came out September 29th and you found
4	out about it in 1	November.
5	36316	THE RIGHT HON. BRIAN MULRONEY: As it
6	turned out, yes.	
7	36317	MR. WOLSON: Yes. So when you were
8	examined for disc	covery or on discovery, you had
9	received the last	t package of thousand dollar bills
10	about 16 months	earlier?
11	36318	THE RIGHT HON. BRIAN MULRONEY: Yes,
12	sir.	
13	36319	MR. WOLSON: Mr. Pratte yesterday
14	read with you int	teractively some areas of your
15	discovery. I do	n't plan to be as interactive as he
16	was.	
17	36320	Now, the examination on discovery on
18	such a terrible a	allegation was a very solemn occasion.
19	You would agree?	
20	36321	THE RIGHT HON. BRIAN MULRONEY: Yes.
21	36322	MR. WOLSON: You swore an oath to
22	tell the truth, t	the whole truth and nothing but the
23	truth.	
24	36323	THE RIGHT HON. BRIAN MULRONEY: Yes.
25	36324	MP WOISON. A similar oath to what

1	you took before Justice or Commissioner Oliphant.
2	THE RIGHT HON. BRIAN MULRONEY: Yes.
3	MR. WOLSON: Not a laughing matter,
4	not a matter of anything more than a serious
5	undertaking of any witness to tell it like it is, tell
6	the truth; right?
7	THE RIGHT HON. BRIAN MULRONEY: Yes.
8	MR. WOLSON: You don't have to go
9	there, but if anyone wanted to, at Book 2, Tab 98, page
10	19 I will read it to you, sir this is before
11	entering the courtroom, the Palais de Justice.
12	You are familiar with this.
13	Mr. Lavoie had testified to it, Mr. Kaplan had
14	testified to it. It is in Mr. Kaplan's book "A Secret
15	Trial" where this exchange occurs between you and
16	Mr. Lavoie.
17	" 'Luc, do you know what
18	Sheppard's problem is going to
19	be today?'"
20	Mr. Sheppard was the main or the
21	principal examining lawyer of you; right?
22	THE RIGHT HON. BRIAN MULRONEY: Yes.
23	MR. WOLSON:
24	" 'Luc, do you know what
25	Sheppard's problem is going to

1	be today?"	
2	'No, boss,'	
3	36333 Lavoie replied.	
4	'He is going to ask me o	questions
5	and he expects me to ans	swer
6	them.'"	
7	36334 That was said?	
8	36335 THE RIGHT HON. BRIAN MULRONE	Y: Well,
9	if Mr. Lavoie says it was said, I'm sure it wa	s. It
LO	would also have been said in jest.	
L1	36336 But my recollection of that of	one was
L2	with Mr. Lavoie entering the House Of Commons	before
L3	Question Period, and that's where I believe th	at that
L4	took place.	
L5	36337 But if Mr. Lavoie says it was	s at that
L6	occasion as well, then of course I would ha	ve said
L7	it, but it would have been in jest, obviously.	
L8	36338 MR. WOLSON: Going into a mos	st solemn
L9	occasion where you are alleged to have been a	criminal
20	you made those comments, or at least you don't	deny
21	them if Lavoie said you did.	
22	36339 THE RIGHT HON. BRIAN MULRONEY	Y: If
23	Luc says that I said it, I did. But as you kn	ow, sir,
24	sometimes in these areas of life you get throu	gh a lot
25	of it with a sense of humour.	

1	MR. WOLSON: Sure.
2	36341 You have told this inquiry and you
3	have said it on other occasions that I'm aware of
4	that in Québec the law is that a defendant who chooses
5	to avail himself of this process before filing his
6	defence can only ask questions relevant to the
7	allegations contained in the Statement of Claim.
8	THE RIGHT HON. BRIAN MULRONEY:
9	That's right.
10	MR. WOLSON: You would agree with me,
11	however, that if you are asked a question and you
12	answer it, it has to be answered truthfully and the
13	whole truth.
14	You would agree with that?
15	THE RIGHT HON. BRIAN MULRONEY: Well,
16	of course.
17	MR. WOLSON: Yes. You were
18	represented by very able counsel, Mr. Tremblay. I
19	don't know if Mr. Yarosky was there, but certainly
20	Mr. Tremblay.
21	36347 Was Mr. Yarosky there?
22	36348 MR. YAROSKY: I was in another
23	courtroom. I wished him luck before the examination,
24	though.
25	MR. WOLSON: I'm pleased that you

1	did.	
2	36350	THE RIGHT HON. BRIAN MULRONEY: Yes.
3	Mr. Jacques Jeans	sonne was there, a partner.
4	36351	MR. WOLSON: All right. So you were
5	very well represe	ented.
6	36352	THE RIGHT HON. BRIAN MULRONEY: Yes,
7	indeed.	
8	36353	MR. WOLSON: And if they would have
9	had an issue with	questions you were asked, they would
10	and could and did	d at times object?
11	36354	THE RIGHT HON. BRIAN MULRONEY: Yes.
12	36355	MR. WOLSON: I'm going to go to 115
13	of the examination	on for discovery.
14	36356	THE RIGHT HON. BRIAN MULRONEY: At
15	page 115, sir?	
16	36357	MR. WOLSON: Yes, please, sir.
17	36358	COMMISSIONER OLIPHANT: Just for the
18	record, this is E	Exhibit P-48.
19	36359	MR. WOLSON: This is the April
20	17th April the	e 17th.
21	36360	THE RIGHT HON. BRIAN MULRONEY: Yes.
22	36361	MR. WOLSON: Yes.
23	36362	Are you with me at page 115, sir?
24	36363	THE RIGHT HON. BRIAN MULRONEY: Yes,
25	sir.	

1	36364	MR.	WOLSON: It starts off that line
2	23:		
3			"And the Canadian Government
4			alleges"
5	36365	MR.	WOLSON: Are you there?
6	36366	THE	RIGHT HON. BRIAN MULRONEY: Yes.
7	36367	MR.	WOLSON: All right. Thank you.
8			"And the Canadian Government
9			alleges that very substantial
10			sums were paid to Mr. Schreiber
11			by Airbus Industries, and you
12			didn't discuss with Mr.
13			Schreiber whether it was true or
14			not?"
15	36368	And	he is asking you about a phone
16	call I think you	had	from Schreiber. You would agree
17	with that?		
18	36369	THE	RIGHT HON. BRIAN MULRONEY: I
19	would have to rea	d th	e I think he says yes.
20	36370	I th	nink he well, you go ahead,
21	sir.		
22	36371	MR.	WOLSON: All right. Thank you.
23	36372	You	say:
24			"Mr. Sheppard, the document
25			said, among other things, this,

1		'This investigation is of
2		serious concern to the
3		Government of Canada, as it
4		involves criminal activity on
5		the part of a former Prime
6		Minister'. This is not an
7		allegation, this is a statement
8		of fact where the Government of
9		Canada is judge, jury and
10		executioner."
11	36373	That is what you have said?
12	36374	THE RIGHT HON. BRIAN MULRONEY: Yes.
13	36375	MR. WOLSON:
14		"And what preoccupied me,
15		inasmuch as I had never heard of
16		the Airbus matter in my life,
17		what preoccupied me were the
18		extraordinary falsehoods and
19		injustices as they involve me."
20	36376	I have read that accurately, sir?
21	36377	THE RIGHT HON. BRIAN MULRONEY: Yes.
22	36378	MR. WOLSON:
23		"And I wondered with my family
24		and my friends, quite frankly,
25		how in the name of God could

1		this come about? How could this
2		happen in Canada? How can
3		something like this actually
4		take place?
5		And the fact that Mr. Schreiber
6		may or may not have had any
7		business dealings was not my
8		principal my principal
9		preoccupation. I had never had
LO		any dealings with him."
L1	36379	What were you referring to then?
L2	36380	THE RIGHT HON. BRIAN MULRONEY: I was
L3	referring	to the thrust, what evolved as the principal
L4	thrust of	the Statement of Claim and the context which
L5	was estab	lished which began I think, sir, a page
L6	earlier w	here, if I may, on page 114, where
L7	Mr. Shepp	ard said:
L8		"I'm not referring to November
L9		second (2nd), I'm referring to
20		the subsequent calls which Mr.
21		Mulroney described to us this
22		morning.
23		Q- Did you, in the course of
24		these conversations in November,
25		discuss with Mr. Schreiber

1	whether or not he had been paid,
2	he or his companies had been
3	paid commissions by Airbus?"
4	MR. WOLSON: Yes?
5	36382 THE RIGHT HON. BRIAN MULRONEY: And
6	the answer was:
7	"I never knew first, prior to
8	this, I had never heard, I never
9	knew and I do not know to this
10	day what arrangements, if any,
11	had been made by Mr. Schreiber
12	or anyone else in respect of any
13	commercial transaction."
14	In reference to Airbus.
15	36384 MR. WOLSON: So
16	36385 THE RIGHT HON. BRIAN MULRONEY: So
17	the context of the question and the answer, of course,
18	is the allegations in the Statement of Claim, which as
19	you know with the Airbus matter and the constant
20	references to that which placed for me the question
21	clearly within the context of the allegations relating
22	to Airbus.
23	36386 MR. WOLSON: So the fact when you
24	answer at page 116, line 17:
25	"And the fact that Mr. Schreiber

1	may or may not have had any
2	business dealings was not my
3	principal my principal
4	preoccupation. I had never had
5	any dealings with him."
6	You say is an Airbus answer?
7	THE RIGHT HON. BRIAN MULRONEY: Yes.
8	MR. WOLSON: And you were asked about
9	that in particular, commissions on Airbus, and that's
10	how you interpret it.
11	THE RIGHT HON. BRIAN MULRONEY: Yes,
12	sir.
13	MR. WOLSON: Because you had business
14	dealings with Mr. Schreiber. He had paid you just shy
15	of a quarter of \$1 million.
16	THE RIGHT HON. BRIAN MULRONEY: Yes.
17	MR. WOLSON: But you interpreted the
18	question in the way you have just stated.
19	THE RIGHT HON. BRIAN MULRONEY: Yes,
20	I believe in an entirely justifiable fashion, if one
21	reads the context carefully.
22	MR. WOLSON: Okay, we are going to do
23	that.
24	Then, let's just flip back, if you
25	will, please, sir, to page 81, line 2.

1	36397	It's the 17th of April `96, page 81.
2	36398	THE RIGHT HON. BRIAN MULRONEY: Yes,
3	sir.	
4	36399	MR. WOLSON: Thank you, sir.
5	36400	Generally speaking, what Mr. Sheppard
6	does -	
7	36401	Mr. Mulroney, what Mr. Sheppard does,
8	generally speaki	ng, is he asks you a number of
9	questions about	Karlheinz Schreiber, who he is, what
10	was your -	
11	36402	He does ask you those questions,
12	doesn't he?	
13	36403	We will do them one at a time.
14	36404	THE RIGHT HON. BRIAN MULRONEY: Yes.
15	36405	MR. WOLSON: He asks you your
16	relationship wit	th him in the early days.
17	36406	He does, doesn't he?
18	36407	THE RIGHT HON. BRIAN MULRONEY: Yes.
19	36408	MR. WOLSON: He asks you while you
20	were in office.	
21	36409	He asks you?
22	36410	THE RIGHT HON. BRIAN MULRONEY:
23	M'hmm.	
24	36411	MR. WOLSON: Your answer is yes?
25	36412	THE RIGHT HON. BRIAN MULRONEY: Yes,

1	sir.
2	MR. WOLSON: I am not trying to be
3	rude, but we have to have an answer for the record.
4	THE RIGHT HON. BRIAN MULRONEY: Yes.
5	MR. WOLSON: And then he asks you
6	about the relationship the two of you had after you
7	left office. He does a continuum of your interaction
8	and relationship with Schreiber.
9	You recall being asked those
10	questions?
11	36417 THE RIGHT HON. BRIAN MULRONEY: I am
12	not sure - I may have been, but I am not sure that I
13	should recall that last question that you mentioned.
14	MR. WOLSON: I will bring you to it.
15	THE RIGHT HON. BRIAN MULRONEY: Okay.
16	MR. WOLSON: Let's start, though, on
17	page 81, line 2.
18	I take it that you knew who Karlheinz
19	Schreiber was when you received the message.
20	And just to put it in its proper
21	context, this is a phone call that you got from
22	Schreiber, perhaps not directly, but it was to tell you
23	about the LOR, and you told the Commissioner that you
24	were at a meeting, and you got home before dinner, and
25	you made arrangements to make a call to Mr. Schreiber.

1	36423	THE RIGHT HON. BRIAN MULRONEY:
2	M'hmm.	
3	36424	MR. WOLSON: We are on the same
4	wavelength here,	are we?
5	36425	THE RIGHT HON. BRIAN MULRONEY: Yes,
6	sir.	
7	36426	MR. WOLSON: Okay. Sheppard says:
8		"So, I take it you knew who Mr.
9		Karl-Heinz Schreiber was when
10		you received the message?"
11	36427	Your answer is: "Yes, I did."
12	36428	He said: "You know him?"
13		"A- I know him"
14		"Q- Can you describe your
15		relationship with him?"
16	36429	That's a pretty clear, open-ended
17	question. True?	
18	36430	THE RIGHT HON. BRIAN MULRONEY: Yes,
19	sir.	
20	36431	MR. WOLSON: He is asking you to
21	describe your rel	ationship with him.
22	36432	THE RIGHT HON. BRIAN MULRONEY: Yes,
23	in the context of	what had just taken place, the
24	explosion of the	Airbus matter.
25	36433	MR. WOLSON: Yes, and your answer at

1	line 8:	
2	"a businessman from Germ	any
3	who moved, apparently to	
4	Alberta, where he was invol	ved
5	in business, and I was	
6	introduced to him, I I	
7	believe, although I have no)
8	specific recollection of th	is,
9	that it must have been in t	he
10	beginning of the early	
11	eighties	
12	36434 He was a successful businesspers	on in
13	Alberta, and I was president of the Iron Ore Compa	any of
14	Canada, and I would have been introduced to him in	na
15	business context. Although I did know that he was	s a
16	very strong supporter of the Government, of Premi	er
17	Peter Lougheed, whom I admired a great deal. That	t was
18	my knowledge of him at the time."	
19	That's what you say.	
20	THE RIGHT HON. BRIAN MULRONEY:	Yes.
21	36437 MR. WOLSON: Did you know that	
22	Lougheed had told his people who worked for him the	nat
23	they were to have no business with Schreiber, no	
24	contact, and no contracts with Schreiber?	
25	36438 Were you aware of that at the ti	me?

1	THE RIGHT HON. BRIAN MULRONEY: No.
2	MR. WOLSON: And you were asked when
3	you were introduced to him, and where, and if you go
4	down to page 82, you say, at line 6:
5	"you encounter all kinds of
6	people in those activities. I
7	cannot be more specific
8	certainly am sure that I met him
9	in the years prior to nineteen
10	eighty-four (1984)."
11	36441 So you are discussing the
12	relationship you had with him prior to 1984, or in
13	1984. Right?
14	THE RIGHT HON. BRIAN MULRONEY: Yes.
15	MR. WOLSON: Then he says to you at
16	line 11:
17	"Can you describe your relationship with him after?"
18	36444 Right?
19	THE RIGHT HON. BRIAN MULRONEY:
20	M'hmm.
21	MR. WOLSON: Again, if you would
22	answer, please, sir.
23	THE RIGHT HON. BRIAN MULRONEY: I'm
24	sorry. Yes.
25	MR. WOLSON: There is nothing more

1	distracting for a	judge or a commissioner to be looking
2	at a transcript and	d you get a "M'hmm" or just a nod of
3	the head, so	
4	36449 T	HE RIGHT HON. BRIAN MULRONEY: I
5	agree.	
6	36450 M	MR. WOLSON: All right.
7	36451	COMMISSIONER OLIPHANT: But I want to
8	make the point; he	doesn't have to answer "Yes" or
9	"No", either, he c	an give the answer he wants.
10	Laughter / Rir	es
11	36452 M	MR. WOLSON: Absolutely. I respect
12	that and I encourage	ge Mr. Mulroney to answer how he so
13	pleases.	
14	36453 N	Not only that, I know he will.
15	Laughter / Rir	es
16	36454 M	MR. WOLSON: Page 82, line 11:
17	"Can you describe	your relationship with him after?"
18	36455 S	o we're talking about after `84
19	here, given your p	revious answer. Right?
20	36456 T	THE RIGHT HON. BRIAN MULRONEY: Yes.
21	36457 M	IR. WOLSON: You say:
22		"Mr. Schreiber was a businessman
23		who seemed to be interested
24		in in economic
25		developmentI tended to

1		associate him with one project
2		in particular"
3	36458	And then you say that it's the
4	Thyssen proj	ect.
5		"He had a project which dealt
6		with Canadian Exports. He
7		believed - and he was quite
8		knowledgeable about the capacity
9		and the need for Canada to
10		export.
11	36459	He had a project which called for the
12	building of	vehicles that would be either sold to the
13	NATOor ev	rentually, as time went on, a new vehicle
14	that would b	e sold to the United Nations Peacekeepers."
15	36460	THE RIGHT HON. BRIAN MULRONEY: Yes.
16	36461	MR. WOLSON: You know, all throughout
17	the transcri	pt of dealing with Mr. Schreiber and Bear
18	Head and all	of that - and we are going to discuss it
19	today a litt	ele bit - NATO, yes; UN, as I see it, only
20	came up when	you met with him on the 27th of August of
21	1993 at Mira	abel, when he gave to you a pamphlet with a
22	bunch of veh	nicles with the UN insignia all over it.
23	36462	Is that how you see it?
24	36463	THE RIGHT HON. BRIAN MULRONEY: No.
25	36464	MR. WOLSON: When do you say he

1	raised the UN with yo	ou?
2	36465 THE	RIGHT HON. BRIAN MULRONEY: It
3	was raised in the co	urse of the meetings that he and
4	Elmer and Fred Douce	t sought with me, as an indication
5	of the opportunities	that would exist in the
6	international export	market, but -
7	36466 MR.	WOLSON: I am going to suggest -
8	36467 THE	RIGHT HON. BRIAN MULRONEY:
9	the specifics - I'm	sorry - the specifics, you are
10	quite right, came who	en he provided me with the
11	brochures, and that	was, I suppose, the most specific,
12	obviously. But he ha	ad referred to this before.
13	36468 MR.	WOLSON: He had referred to NATO
14	before -	
15	36469 THE	RIGHT HON. BRIAN MULRONEY: Yes.
16	36470 MR.	WOLSON: and international
17	peacekeeping.	
18	36471 THE	RIGHT HON. BRIAN MULRONEY: Yes.
19	36472 MR.	WOLSON: Had he referred to the
20	UN, in your evidence	, prior to -
21	36473 THE	RIGHT HON. BRIAN MULRONEY: Well,
22	yes -	
23	36474 MR.	WOLSON: the 27th of August
24	`93?	
25	36475 THE	RIGHT HON. BRIAN MULRONEY: No

1	one else does international peacekeeping but the UN.
2	Yes, he had referred to it.
3	MR. WOLSON: I see. What was
4	NATO's -
5	THE RIGHT HON. BRIAN MULRONEY: Not
6	in a major way, but in reference thereto, I think after
7	the assistance that Canada, in particular, had provided
8	pursuant to the disintegration of the Balkans.
9	MR. WOLSON: You say, at page 82,
10	line 23:
11	"He had a project which called
12	for the building of vehicles
13	that would be either sold to the
14	NATO armies or eventually, as
15	time went on, a new vehicle that
16	would be sold to the United
17	Nations Peacekeepers."
18	THE RIGHT HON. BRIAN MULRONEY: Yes.
19	MR. WOLSON: When did he give you a
20	document that indicated a vehicle that was going to be
21	sold, or could be sold to the United Nations?
22	36481 THE RIGHT HON. BRIAN MULRONEY: In
23	1993.
24	MR. WOLSON: When?
25	36483 THE RIGHT HON. BRIAN MULRONEY: On

1	August 27.	
2	36484	MR. WOLSON: Right. When he paid you
3	\$75,000.	
4	36485	THE RIGHT HON. BRIAN MULRONEY: When
5	he retained my	services to act for him internationally
6	36486	MR. WOLSON: But he paid you \$75,000.
7	36487	THE RIGHT HON. BRIAN MULRONEY: Yes,
8	he did.	
9	36488	MR. WOLSON: You didn't think that it
10	would be approp	priate at that point, when you said,
11	"eventually, as	s time went on, a new vehicle that would
12	be sold to the	United Nations Peacekeepers" - and I
13	can tell you, I	Mr. Sheppard, he and I struck an
14	arrangement - a	a legitimate arrangement - where I would
15	act for him in	ternationally?
16	36489	You didn't think you should add that?
17	36490	THE RIGHT HON. BRIAN MULRONEY: I
18	wasn't asked tl	nat question, sir.
19	36491	MR. WOLSON: You weren't asked that -
20	36492	THE RIGHT HON. BRIAN MULRONEY: And,
21	as you know - a	and it might be appropriate for me to
22	mention, unless	S -
23	36493	I would just like to say that I was
24	clearly instru	cted by my attorneys in this unique
25	proceeding that	t took place in Ouehea. It's not an

1	Examination on Discovery as we know in the common law
2	provinces, it's an Examination Before a Plea, and it
3	exists only in the Province of Quebec, and when a
4	defendant chooses to examine the plaintiff before a
5	plea in those circumstances, he is very clearly and
6	very stringently limited to the allegations in his
7	Statement of Claim - in the Statement of Claim, and t
8	responses have to be responsive to that.
9	MR. WOLSON: Except, sir - I
10	understand that, and we have covered that already, bu
11	you are now talking about a relationship you had with
12	Schreiber, or at least that you knew about Schreiber,
13	who was wanting to sell vehicles to NATO and the Unit
14	Nations.
15	That, strictly speaking, is not
16	within the Statement of Claim. This is outside the
17	Statement of Claim, and you are talking about it.
18	36496 THE RIGHT HON. BRIAN MULRONEY: But
19	the question was -
20	Yes, indeed, you are quite right, but
21	what was the question?
22	36498 MR. WOLSON: The question was about
23	the relationship -
24	36499 THE RIGHT HON. BRIAN MULRONEY: The
25	question was: Can you describe your relationship aft

1	you became Pri	me Minister?
2	36500	Yes, that's what I am trying to do,
3	to give an ans	wer - an honest answer as to my
4	relationship w	ith him after I became Prime Minister,
5	and in a serie	s of statements I am trying to fully
6	describe, to t	he extent possible, in that limited
7	context, that.	
8	36501	MR. WOLSON: You are trying to
9	describe the r	elationship that you had, because you
LO	were asked the	question, which hadn't been objected to
L1	and you are an	swering. The only thing you do in
L2	answering is,	you are not quite fulsome in your
L3	responses.	
L4	36502	THE RIGHT HON. BRIAN MULRONEY: I am
L5	fulsome, sir.	
L6	36503	MR. WOLSON: All right. We are going
L7	to go on, then	
L8	36504	THE RIGHT HON. BRIAN MULRONEY: And
L9	truthful.	
20	36505	MR. WOLSON: We are going to go on.
21	36506	Then, after telling him about the
22	United Nations	, which you will find at line 1, page 83
23	you say:	
24		"This project, when it first
25		came to my attention, was to

1	1 have been built in 0	lape Breto	n.
2	When I was first ele	ected to t	he
3	House of Commons, I	was elect	ed
4	4 from Central Nova	I had bee	n
5	5 educated in in th	nat area a	s
6	6 well. I'd gone to d	college	
7	7 there. I was well f	amiliar w	ith
8	8 the area and unemplo	yment rat	es
9	9 that ranged as high	as fifty	
LO	0 percent (50%)."		
L1	1 36507 What does that have to do	with the	
L2	lawsuit which you were bringing against th	e Governme	ent
L3	of Canada, who were alleging that you were	a crimina	al?
L4	4 36508 THE RIGHT HON. BRIAN MULF	RONEY: I	was
L5	simply trying to provide the information i	n response	e to
L6	the question to which you referred me at 2	35, which	-
L7	7 36509 MR. WOLSON: So you didn'	t object	to
L8	8 the question.		
L9	9 36510 THE RIGHT HON. BRIAN MULF	RONEY: No	•
20	O The question was: Can you describe your r	elationshi	Ĺр
21	with him after, which was after 1984, and	during the	3
22	time I was Prime Minister.		
23	3 36511 The Statement of Claim, s	sir, refer	red
24	4 to - it said that Brian Mulroney was a cri	minal from	n
2.5	the time he was sworn into office, on the	17th of	

1	September 1984, to the day he left office, on the 25th
2	of June 1993.
3	That's what we were talking about,
4	and that was the timeframe that I clearly understood,
5	in which I was trying to provide the information.
6	MR. WOLSON: So any answer on this
7	part that you were giving, you were providing
8	background while you were Prime Minister.
9	Is that it, in a nutshell?
10	THE RIGHT HON. BRIAN MULRONEY: Yes.
11	Simply trying, as you say, to provide some background.
12	MR. WOLSON: All right. Let's carry
13	on.
14	You tell him about Schreiber's
15	principal interest at line 25 of page 83, still
16	providing this helpful background -
17	THE RIGHT HON. BRIAN MULRONEY:
18	Excuse me, sir, I'm sorry.
19	MR. WOLSON: I'm sorry.
20	THE RIGHT HON. BRIAN MULRONEY: Page
21	83?
22	MR. WOLSON: Page 83.
23	THE RIGHT HON. BRIAN MULRONEY: Yes.
24	MR. WOLSON: Going up, let's say, to
25	about line 11.

1	36524	After you have told Mr. Sheppard
2	about the unemploy	yment in Central Nova, or in Nova
3	Scotia generally,	obviously, you then say: "The
4	project would crea	ate a thousand jobs," and you
5	associated him, me	eaning Schreiber, with that specific
6	project, the Thys:	sen project.
7	36525	THE RIGHT HON. BRIAN MULRONEY:
8	That's right.	
9	36526	MR. WOLSON: And then you talk about
10	Thyssen Canada -	
11	36527	THE RIGHT HON. BRIAN MULRONEY:
12	M'hmm.	
13	36528	MR. WOLSON: Your answer is yes?
14	36529	THE RIGHT HON. BRIAN MULRONEY: Yes.
15	36530	I'm sorry. Yes, sir.
16	36531	MR. WOLSON: Or it may be no, but I
17	think it's yes.	
18	36532	You then go on and you talk about the
19	high-technology ve	ehicles, at page 84, line 4.
20	36533	At page 84, line 4, sir, you talk
21	about high-technol	logy vehicles for initial sale to NATO
22	military forces, a	and you give him - Sheppard - an
23	outline of, while	you were Prime Minister, your
24	relationship with	Mr. Schreiber.
25	36534	Right?

1	36535 THE RI	GHT HON. BRIAN MULRONEY: Yes,
2	sir.	
3	36536 MR. WO	LSON: Because you were doing
4	what you said to the Com	missioner, you were trying to
5	stay within the four cor	ners, which covered the time
6	while you were Prime Mir	uister.
7	36537 THE RI	GHT HON. BRIAN MULRONEY: Yes.
8	36538 MR. WO	LSON: You said at page 84, at
9	the bottom, line 23:	
10	п	Q- And can you go on to
11	d	escribe your relationship over
12	t	he years?
13	A	- Well,he lived in Germany
14	a	nd he visited CanadaI could
15	s	ee, he visited Canada
16	i	nfrequently. He went to
17	A	lberta, I think, from time to
18	t	ime to Ottawaas I say,
19	W	orked on this particular
20	р	roject."
21	36539 So you	are going on and talking more
22	about Mr. Schreiber and	the Thyssen project. True?
23	36540 THE RI	GHT HON. BRIAN MULRONEY: While
24	I was in office, yes, si	r.
25	36541 MR. WO	LSON: I understand that.

1	36542	You say at the bottom of page 85,
2	line 24:	
3		"on the infrequent occasions
4		when I would see him on
5		business, when he was promoting
6		the Tissen (sic) Project, he
7		would raise this German
8		unification issue and speak very
9		knowledgeably about it."
10	36543	You told us about that yesterday.
11	36544	THE RIGHT HON. BRIAN MULRONEY: Yes,
12	sir.	
13	36545	MR. WOLSON: You were asked at line
14	18 whether or not	you had ever visited him at any of
15	his homes in Euro	ope, and you were asked where you had
16	met him, where th	ne meetings took place. You indicate
17	at line 23, in Ot	ctawa, in your office, maybe at a
18	fundraiser -	
19		"I can't swear to that, but I
20		have vivid recollections of a
21		few meetings"
22	36546	True?
23	36547	THE RIGHT HON. BRIAN MULRONEY: Yes.
24	36548	MR. WOLSON: You didn't tell him
25	about Harrington	Lake on the 23rd of June 1993, when

you were still Prime Minister, when you met with Mr. 1 2 Schreiber. THE RIGHT HON. BRIAN MULRONEY: No, 3 36549 it was a courtesy call to say goodbye, but I didn't - I 4 5 wasn't asked to detail the meetings that I had with Mr. Schreiber, I was asked the question to which you referred earlier. 7 8 36550 MR. WOLSON: I see. 36551 THE RIGHT HON. BRIAN MULRONEY: I am trying to flesh it out. I wasn't asked anything about 10 11 that. 12 36552 MR. WOLSON: You go on, and you say 13 at page 87 -14 36553 At the top of page 87, line 4, you 15 say that in your office there were meetings with public 16 servants - senior public servants. 17 36554 All of that is correct, sir? 18 36555 At page 87 you are talking about 19 meetings that you may have had with Schreiber, and you 20 say at the bottom of 86 that you met with him in your office, and you go on at page 87 to say that you met 21 22 with him, and other public servants may have been 23 there. 24 36556 That's what you say. THE RIGHT HON. BRIAN MULRONEY: 25 36557 Yes.

1	MR. WOLSON: You are telling the
2	questioner, Mr. Sheppard, about your relationship with
3	Schreiber while you were in office.
4	THE RIGHT HON. BRIAN MULRONEY:
5	That's right.
6	MR. WOLSON: All right.
7	36561 And you continued to do that for a
8	few pages, and at page 88
9	And, to be fair, your lawsuit -
10	36563 Sir, your lawsuit was dealing with
11	the allegations of criminality that they were alleging
12	against you regarding a fraud conspiracy regarding
13	Airbus, Bear Head and MBB Helicopters.
14	That was the lawsuit in which you
15	responded to the Letter of Request.
16	36565 THE RIGHT HON. BRIAN MULRONEY: And I
17	believe it also said that I had received \$5 million
18	from the Airbus transaction, which was secured for me
19	in a specifically numbered account at the Swiss Bank in
20	Zurich. That was the thrust of the lawsuit.
21	MR. WOLSON: Well, the thrust of the
22	lawsuit was also alleging criminal -
23	THE RIGHT HON. BRIAN MULRONEY: Well,
24	of course -
25	36568 MR. WOLSON: or countering -

1	responding to libellous allegations, criminal	
2	allegations, that had been levelled against you, not	
3	just regarding Airbus, but regarding Bear Head.	
4	36569 THE RIGHT HON. BRIAN MULRONEY: Wel	l,
5	as I understand it - yes, I think that's accurate, bu	ıt
6	this quickly emerged, overnight, into what, as you	
7	know, was called the "Airbus Affair", and if you look	ζ
8	at - I haven't got it here, I don't think, but if you	1
9	look at the Statement of Claim - I'm sorry, the Lette	er
10	of Request, it is referring to proceeds from the Airk	วนร
11	transaction, I believe -	
12	MR. WOLSON: Well, we will come to	
13	that, and I will actually direct you to it -	
14	36571 THE RIGHT HON. BRIAN MULRONEY: Oka	у.
15	MR. WOLSON: but would you	
16	concede - maybe you won't - that the lawsuit was	
17	responding to a Letter of Request calling you a	
18	criminal with regard to Airbus, Bear Head and MBB	
19	Helicopters?	
20	36573 Is that a correct statement?	
21	THE RIGHT HON. BRIAN MULRONEY: That	t
22	may indeed be it, but I would just simply mention, er	1
23	passant, that, in my mind, this was focused on Airbus	3,
24	and I think the minds of all Canadians, because that	is
25	the way it was promulgated, constantly, and without	

1	interruption.	
2	36575	MR. WOLSON: All right.
3	36576	You indicate at page 88 of the
4	Discovery -	
5	36577	THE RIGHT HON. BRIAN MULRONEY: Yes?
6	36578	MR. WOLSON: at around line 12,
7	and reading thro	ugh to about line 18, that when you
8	found out that th	ne cost of this Bear Head project was
9	\$100 million, you	u cancelled the project.
10	36579	THE RIGHT HON. BRIAN MULRONEY: Yes,
11	and then, I thin	k, it goes on to say - I ought to
12	mention, more acc	curately, that the government cancelled
13	the project.	
14	36580	MR. WOLSON: Quite so.
15	36581	And then you say at page 89, line 5:
16		"And at this point in time, the
17		Tissen (sic) Project had evolved
18		into one where vehicles would be
19		made for the United Nations
20		Peacekeeping Forces around the
21		world to protect our
22		Peacekeepers."
23	36582	At what point in time was that?
24	36583	THE RIGHT HON. BRIAN MULRONEY: I
25	think in its last	t - this started to become more

1	prominent in its last reincarnation, as Mr. Schreiber
2	honed and changed his plans for the project, and then
3	moved it geographically.
4	I believe that the huge, and
5	sometimes painful, experience of Canada in the Balkans
6	where I think we were the second largest supplier of
7	troops to an extremely troubled and difficult area,
8	brought the whole United Nations peacekeeping status to
9	a more dramatic fore, as a result of which it became
10	more prominent in discussions that I can remember.
11	MR. WOLSON: So you actually remember
12	meeting with Elmer, and meeting with Schreiber, or Free
13	Doucet, prior to your leaving office?
14	36586 THE RIGHT HON. BRIAN MULRONEY: No, I
15	didn't say that, sir.
16	MR. WOLSON: But that's what I want
17	to ask you. Did you meet with these gentlemen prior to
18	your leaving office and discuss Thyssen vis-à-vis UN
19	peacekeeping?
20	36588 THE RIGHT HON. BRIAN MULRONEY: No,
21	what I am saying is, in the various meetings that took
22	place, this was in the air. I am not sure, but I
23	believe it had more to do with the change in
24	configuration of the project, as they contemplated the
25	east end of Montreal.

1	36589 MR. WOLSON: Was it in the air, or
2	was it actually a discussion, or was there commentary
3	on it?
4	36590 THE RIGHT HON. BRIAN MULRONEY: No,
5	there was no formal discussion -
6	MR. WOLSON: I see.
7	36592 THE RIGHT HON. BRIAN MULRONEY: it
8	was just one of the alternatives that I know had been
9	mentioned.
10	36593 MR. WOLSON: By whom?
11	36594 THE RIGHT HON. BRIAN MULRONEY: I
12	suppose that it was - the only area that I discussed
13	this with was with Mr. Doucet and/or Mr. MacKay, Mr.
14	Schreiber, possibly - I remember an important meeting
15	with Paul Tellier and Bob Fowler. I am not sure
16	exactly when or where, but it was in that timeframe.
17	36595 MR. WOLSON: All right. We are going
18	to go through some of those, so we will have a better
19	opportunity to look at it.
20	Let me, then, continue on with the
21	Discovery.
22	MR. PRATTE: I'm sorry, Mr.
23	Commissioner, to rise. It is not my wont to do that,
24	and I am sure that Mr. Wolson is doing his best to be
25	extremely fair, but I am concerned about the fact that

1	since we are reviewing the transcript, the witness
2	should be pointed to, in my respectful submission, the
3	relevant context.
4	I won't put it to the witness
5	directly because I don't want to do something improper,
6	but perhaps Mr. Wolson might consider the couple of
7	lines just before, which may be relevant to his
8	questioning.
9	36599 At the top of 89 -
10	36600 COMMISSIONER OLIPHANT: You are
11	referring to the issue about "at this point in time"?
12	MR. PRATTE: Yes, two lines ahead of
13	that.
14	36602 COMMISSIONER OLIPHANT: I see.
15	MR. WOLSON: That's a good
16	suggestion, so I will adopt it.
17	36604 Page 89, line 1:
18	"Mr. Schreiber, a determined,
19	resolved guy, I can remember a
20	meeting with him. By this time,
21	it is now nineteen ninety-one
22	(1991) or nineteen ninety-two
23	(1992).
24	And at this point in time, the Tissen
25	(sic) Project had evolved into one where vehicles would

1	be made for United Nations Peacekeeping Forces around
2	the world to protect our Peacekeepers."
3	THE RIGHT HON. BRIAN MULRONEY: Yes.
4	MR. WOLSON:
5	"The United Nations had issued a
6	report saying the vehicles were
7	no longer safe to protect
8	Canadians and others from
9	snipers.
10	And so I met with him, and Mr. Paul
11	Tellier, who was the clerk of the Privy Council and the
12	Secretary of the Cabinet"
13	We will come to those meetings,
14	because there is something in terms of memos, and I
15	will be pleased to refer you to them.
16	I am not in any way trying to take
17	apart a transcript and just put statements to you out
18	of context. That's not what I am about, and that's not
19	what I am trying to do.
20	THE RIGHT HON. BRIAN MULRONEY: I
21	understand.
22	MR. WOLSON: Then you talk about
23	meeting with Mr. Tellier and the Secretary of the
24	Cabinet.
25	And then you say, at line 18:

1		"There was a subsequent meeting
2		with the Department of National
3		Defence in the presence of the
4		Deputy MinisterFowler, who is
5		now our ambassador to the United
6		Nations, Mr. Tellier and I and
7		Mr. Schreiber, he made his case
8		and and left.
9	36614	Sometime later, the Department of
10	National Defence	decided in favour of another
11	company"	
12	36615	and the other company, we know, is
13	GM in London.	
14	36616	That's so, is it not, Mr. Mulroney?
15	36617	THE RIGHT HON. BRIAN MULRONEY: Yes,
16	sir.	
17	36618	MR. WOLSON: Then you say, at page
18	90, line 3:	
19		"He didn't quit. He kept
20		working at it in nineteen
21		ninety-two (1992), nineteen
22		ninety-three (1993), and so on.
23		Q- All of these meetingsthat
24		you described with him, were
25		representatives of Tissen (sic)

1	in attendance?"
2	And then you answer that.
3	36620 Then, at line 14 -
4	36621 Let's put this in context now. I
5	have gone over a lot of transcript. We talked about
6	before 1984, Mr. Sheppard did, and we reviewed those
7	transcripts.
8	36622 Right?
9	THE RIGHT HON. BRIAN MULRONEY: Yes,
10	sir.
11	MR. WOLSON: We then went into the
12	relationship while you were Prime Minister.
13	We have talked about that?
14	THE RIGHT HON. BRIAN MULRONEY: Yes.
15	36627 MR. WOLSON: You left office in June
16	of 1993.
17	THE RIGHT HON. BRIAN MULRONEY: Yes.
18	MR. WOLSON: June 25th, as I recall.
19	THE RIGHT HON. BRIAN MULRONEY:
20	That's right.
21	MR. WOLSON: Having been Prime
22	Minister for nine years.
23	THE RIGHT HON. BRIAN MULRONEY: Yes,
24	sir.
25	36633 MR. WOLSON: Well, if it stopped

1	there, you see	e, your answers that you have given, and
2	that you said	- you have talked about the four corners
3	of the claim,	which alleged that while you were Prime
4	Minister - you	ı have gone through those with Mr.
5	Sheppard, and	I have read them to you.
6	36634	Right?
7	36635	THE RIGHT HON. BRIAN MULRONEY: Yes.
8	36636	MR. WOLSON: Page 90, please, line
9	15 -	
10	36637	THE RIGHT HON. BRIAN MULRONEY: Yes.
11	36638	MR. WOLSON: Let me ask you a
12	question befor	re we go there.
13	36639	When you left office -
14	36640	Mr. Mulroney, when you left office
15	June 25, `93,	you had met on three occasions with
16	Schreiber: or	nce at Mirabel, once at the Queen
17	Elizabeth, and	d once at The Pierre?
18	36641	THE RIGHT HON. BRIAN MULRONEY: Yes.
19	36642	MR. WOLSON: Those are the only
20	three?	
21	36643	THE RIGHT HON. BRIAN MULRONEY:
22	That's right.	
23	36644	MR. WOLSON: All right.
24	36645	So then let's go to page 90
25	36646	THE RIGHT HON. BRIAN MULRONEY: Yes,

1	1 sir.	
2	2 36647 MR. WOLSON	N: line 15:
3	3 "Did	you maintain contact with
4	4 Mr. 3	Schreiber after you ceased
5	5 being	g Prime Minister?"
6	6 36648 You see t	hat?
7	7 36649 THE RIGHT	HON. BRIAN MULRONEY: Yes.
8	8 36650 MR. WOLSO	N: So he is clearly now
9	9 asking you about your conta	act with Schreiber, now after
10	you are out of the office;	right?
11	1 36651 THE RIGHT	HON. BRIAN MULRONEY:
12	2 That's right.	
13	3 36652 MR. WOLSO	N: No objection, by the
14	way, here to that question.	You see that?
15	5 36653 THE RIGHT	HON. BRIAN MULRONEY: Yes.
16	6 36654 MR. WOLSO	N: Line 17:
17	7 "Wel	l, from time to time, not
18	8 very	often. When he was going
19	9 thro	ugh Montreal, he would give
20	0 me a	call. We would have a cup
21	of co	offee. I think, once or
22	2 twice	e."
23	3 36655 Well, tho	se once or twice
24	4 Mr. Mulroney?	
25	5 36656 Those once	e or twice would be at the

1	Mirabel and at the Queen Elizabeth; right?
2	THE RIGHT HON. BRIAN MULRONEY: Yes.
3	MR. WOLSON:
4	" I think, once or twice.
5	And he told me that he continued
6	to work on his project, that he
7	was pushing a new government."
8	Well, it's more than coffee. You
9	meet at the Mirabel Hotel. You may have a cup of
10	coffee, but the essence of the meeting isn't coffee, is
11	it?
12	THE RIGHT HON. BRIAN MULRONEY: When
13	I went to that Mirabel Hotel, I didn't know first of
14	all, I was invited to the hotel. I never I never
15	asked for the meeting. Mr. Schreiber asked for that
16	meeting and the others.
17	I went to the hotel as a convenience
18	because he was going to Germany, as you know, that
19	night. In fact, the meeting lasted about a half an
20	hour or so because of his schedule. And I went to the
21	hotel to meet with him.
22	I had no idea what was going to
23	transpire there.
24	MR. WOLSON: Well, you knew this much
25	because Fred Doucet had called you and said, you know,

1	Schreiber wants to	talk to you.
2	36664 TI	HE RIGHT HON. BRIAN MULRONEY: Yes.
3	36665 MI	R. WOLSON: When did Fred call you,
4	by the way, in rela	tion to the meeting?
5	36666 Ti	HE RIGHT HON. BRIAN MULRONEY: I'm
6	going to say that i	t was perhaps 10 days before or
7	something like that	
8	36667 MI	R. WOLSON: All right. So around
9	mid-August?	
10	36668 TI	HE RIGHT HON. BRIAN MULRONEY: Say
11	mid-August, yes.	
12	36669 MI	R. WOLSON: All right.
13	36670 TI	HE RIGHT HON. BRIAN MULRONEY: Yes.
14	36671 MI	R. WOLSON: And you knew from the
15	phone call that Sch	reiber was going to offer you some
16	kind of	
17	36672 TI	HE RIGHT HON. BRIAN MULRONEY:
18	International in	ternational work, yes.
19	36673 MI	R. WOLSON: International work.
20	36674 TI	HE RIGHT HON. BRIAN MULRONEY: Yes.
21	36675 MI	R. WOLSON: Okay.
22	36676 TI	HE RIGHT HON. BRIAN MULRONEY: But
23	he didn't specify d	uring the call
24	36677 MI	R. WOLSON: Of course.
25	36678 TI	HE RIGHT HON. BRIAN MULRONEY:

1	what it might be.
2	MR. WOLSON: And we are going to I
3	promise you, we are going to cover that in some detail.
4	36680 But I want to go back to these
5	questions.
6	THE RIGHT HON. BRIAN MULRONEY: Yes.
7	36682 MR. WOLSON: Page 90, line 15.
8	THE RIGHT HON. BRIAN MULRONEY: Yes.
9	MR. WOLSON:
10	"Did you maintain contact with
11	Mr. Schreiber after you ceased
12	being Prime Minister?
13	A- Well, from time to time, not
14	very often. When he was going
15	through Montreal, he would give
16	me a call. We would have a cup
17	of coffee, I think, once or
18	twice."
19	You see that?
20	THE RIGHT HON. BRIAN MULRONEY: Yes.
21	MR. WOLSON: But I am suggesting to
22	you, by the time you were testifying at this
23	examination on discovery you knew you knew darn well
24	that it wasn't the essence of the meeting at Mirabel.
25	You are talking now about 1996 when you are testifying.

1	You knew that that meeting had ended
2	in a commercial relationship where you were given
3	\$75,000 in \$1000 bills.
4	THE RIGHT HON. BRIAN MULRONEY: Yes.
5	MR. WOLSON: You knew that.
6	THE RIGHT HON. BRIAN MULRONEY: Of
7	course.
8	MR. WOLSON: The news, if one were
9	reporting it, wasn't that you had a cup of coffee with
10	the man, it was about that you entered into a
11	commercial relationship with him where he paid you in
12	cash in a hotel room.
13	36693 That was the essence of you being
14	there. It was for business purposes.
15	THE RIGHT HON. BRIAN MULRONEY: It
16	might have been the essence of me being there, but it
17	was not in any way the essence of the question.
18	The question that Mr. Sheppard asked
19	me was:
20	"Did you maintain contact"
21	MR. WOLSON: I see.
22	THE RIGHT HON. BRIAN MULRONEY:
23	" with Mr. Schreiber
24	after"
25	36698 It was not: Did you have a

1	commercial relationship with him or can you indicate
2	the nature of your commercial relationship, or what
3	have you.
4	MR. WOLSON: How would Mr. Sheppard
5	know about a commercial relationship. You did. How
6	would he know?
7	THE RIGHT HON. BRIAN MULRONEY: Well,
8	he was retained to find these things out and I think
9	you will agree, sir, having gone over this, if he had
10	not been jumping around all over the lot and I say
11	this with respect for him. Had he not been jumping
12	around in such a disjointed manner and followed
13	through, perhaps, as Mr. Kaplan has said, he would have
14	wound up asking the questions and I would have
15	responded fully and truthfully, but the
16	MR. WOLSON: Well, who knew? Who
17	knew about the commercial relationship? You? You
18	knew; right?
19	THE RIGHT HON. BRIAN MULRONEY: Yes.
20	MR. WOLSON: Mr. Schreiber knew.
21	THE RIGHT HON. BRIAN MULRONEY: Yes.
22	MR. WOLSON: And Mr. Doucet knew.
23	36706 THE RIGHT HON. BRIAN MULRONEY: Yes.
24	And Mr. Schreiber has testified that he advised a high
25	ranking official of Thyssen in Germany.

1	36707 MR. WOLSON: All right	. So the high
2	ranking official in Germany is in German	y. You are not
3	talking about it. Schreiber is not talk	ing about it
4	and Mr. Doucet hasn't talked about it.	So how in the
5	world would nine lawyers or 900 lawyers	know about a
6	commercial business relationship, becaus	se you say if
7	they had asked me I would tell them.	
8	36708 You see, you are the or	nly one in the
9	room there that knew.	
LO	36709 THE RIGHT HON. BRIAN M	ULRONEY: I was
L1	there being subjected to a two-day inter	rogation, and I
L2	am going to answer all questions truthfu	illy. But the
L3	questions, first, would have to fall ger	erally speaking
L4	within the purview of my Statement of Cl	aim, but more
L5	specifically I was not there to say to M	Ir. Sheppard, or
L6	to anyone at the end of their day and a	half
L7	interrogation, oh, by the way, you forgo	ot to ask me
L8	such and such. Why don't you go ahead a	and do that.
L9	36710 We had already had at	this time
20	you must remember the context of how thi	s began, the
21	efforts that we had made to cooperate fu	ally with the
22	government, at which time I would have r	revealed
23	everything if they had accepted our offe	er to have Roger
24	Tassé bring me to Ottawa prior to the re	eleasing public
2.5	of the document.	

1	MR. WOLSON: Well, we heard that
2	yesterday, but I want to focus on this discovery.
3	36712 So is it your evidence that because
4	Sheppard asked you about contact, that coffee sufficed?
5	36713 THE RIGHT HON. BRIAN MULRONEY: It is
6	my evidence that I was familiar with the parameters of
7	the law as explained to me by my lawyers. They said
8	respond truthfully to questions within that purview and
9	do not volunteer any information. You do not have to
L O	do that.
L1	MR. WOLSON: What did having coffee
L2	after you were out of office have to do with the four
L3	corners of the examination?
L4	THE RIGHT HON. BRIAN MULRONEY: I was
L5	simply asked did I maintain contact with Mr. Schreiber,
L6	that's all.
L7	MR. WOLSON: I see. Well, let's go
L8	on. I will read it again:
L9	"Did you maintain contact with
20	Mr. Schreiber after you ceased
21	being Prime Minister?
22	A- Well, from time to time, not
23	very often."
24	And we know, sir, there were three
25	times; right? We know that.

1	36718 THE RIGH	HT HON. BRIAN MULRONEY:
2	That's not very often.	
3	36719 MR. WOLS	SON: No.
4	36720 THE RIGH	HT HON. BRIAN MULRONEY: Twice
5	in Québec and once in New	York, yes.
6	36721 MR. WOL	SON: I just say there were
7	three times and you agree	with that.
8	36722 THE RIGH	HT HON. BRIAN MULRONEY: Oh,
9	we have agreed upon that.	
10	36723 MR. WOLS	SON: Yes, okay.
11	"W]	nen he was going through
12	Mon	ntreal, he would give me a
13	ca.	ll. We would have a cup of
14	CO	ffee, I think, once or twice.
15	And	d he told me that he continued
16	to	work on his project, that he
17	was	s pushing a new government.
18	And	d he told me that the idea of
19	the	e project at that point was
20	the	e same project, but the
21	des	sirability at the time was to
22	WO	rk with the Provincial
23	Gov	vernment of Quebec and the
24	Fed	deral Government, the new
25	Fed	deral Government, to establish

1	this new project in the east end
2	of Montreal where the jobs were
3	badly required."
4	36724 At the top of page 91:
5	"And he told me that he had
6	hired Marc Lalonde to represent
7	his interests before the new
8	Liberal government."
9	36725 So you don't confine yourself to just
10	contact. You actually start telling Sheppard what at
11	your meetings he had told you; right?
12	THE RIGHT HON. BRIAN MULRONEY: Yes.
13	MR. WOLSON: All right. Let's read
14	on.
15	36728 COMMISSIONER OLIPHANT: Mr. Wolson,
16	if I might?
17	Mr. Mulroney, I have to ask you this
18	question and I appreciate what you have said. You said
19	if Mr. Sheppard would have asked the question about my
20	retainer with Mr. Schreiber, I would have answered it
21	truthfully but you weren't there to volunteer
22	information.
23	THE RIGHT HON. BRIAN MULRONEY:
24	That's right.
25	36731 COMMISSIONER OLIPHANT: Did I have

1	that right?
2	36732 THE RIGHT HON. BRIAN MULRONEY: Yes,
3	sir.
4	36733 COMMISSIONER OLIPHANT: But here you
5	volunteered, without having been asked, that
6	Mr. Schreiber had retained Mr. Lalonde.
7	THE RIGHT HON. BRIAN MULRONEY:
8	Yes?
9	36735 COMMISSIONER OLIPHANT: Well, how do
10	you explain the difference? You are volunteering
11	information about a retainer of Mr. Lalonde, not havin
12	been asked, but you don't say anything about your
13	retainer.
14	36736 THE RIGHT HON. BRIAN MULRONEY:
15	Because it was essential to the point I was making
16	about the answer I was providing, because Mr. Lalonde
17	was specifically involved, sir, as I was told, in the
18	relocation of the project to the east end of Montréal.
19	And it was in that context that I mentioned Mr. Lalond
20	and that's why he had been hired.
21	36737 MR. WOLSON: I will read on at page
22	91.
23	36738 You tell him that Mr. Lalonde was
24	with Stikeman Elliott and you say I'm at line 10 or
25	page 91. sir:

1	"I wasn't really surprised
2	because the word in Ottawa is
3	that Mr. Schreiber and Mr.
4	Lalonde had had"
5	36739 So we have a lot of hads around here
6	but there is another one:
7	" had had a long relationship
8	in the past. And so he also
9	expressed the dismay with me
10	that my Government had not
11	agreed or could not include the
12	contract that he liked.
13	he said that he had hired
14	Mr. Lalonde and he hoped that
15	this would give rise to to a
16	agreement."
17	36740 So you have said all that, which has
18	nothing to do with the four corners of your case;
19	right? You're just giving information.
20	36741 THE RIGHT HON. BRIAN MULRONEY: No,
21	I'm not entirely. I was in the process of answering
22	the question up until line 253, when Mr. Sheppard
23	interrupts me. I am in the process of answering his
24	question.
25	36742 He interrupts me, he says:

1		"Of Stikeman Elliot(sic)."
2	36743	And I say:
3		"Pardon me?
4		Q- Of Stikeman Elliot(sic)."
5	36744	He says again, and I say:
6		"Of Stikeman Elliot(sic)."
7	36745	He is asking me about Stikeman
8	Elliott at t	his point.
9	36746	MR. WOLSON: Are you saying that if
10	he had not i	nterrupted you, you would have gone on to
11	say: And by	the way, Sheppard, I have a legitimate
12	legal commer	cial relationship with him?
13	36747	Would you have done that if he had
14	not interrup	ted you?
15	36748	THE RIGHT HON. BRIAN MULRONEY: I
16	didn't say t	hat, sir.
17	36749	MR. WOLSON: Okay.
18	36750	THE RIGHT HON. BRIAN MULRONEY: I
19	didn't say t	hat at all.
20	36751	I'm saying that I'm in the process of
21	answering th	e question and as I'm answering, I am
22	interrupted	by the chief counsel for the government.
23	That's what	I'm saying.
24	36752	And in answer to his question I
25	provide this	information, which is entirely legitimate.

1	36753 MR.	WOLSON: Then you go on, line 19.
2	This is Sheppard again	n:
3		"Q- When he passes through
4		Montreal and visits you, is it
5		at your office or at your home?
6		A- Well, he doesn't pass
7		through Montreal and visit me.
8		He comes when he's on his
9		way to Montreal, he called me
10		and asked me and I say perhaps
11		once or twice, if I could come
12		to a cup have a cup of coffee
13		with him at a hotel. I think I
14		had one in the Queen Elizabeth
15		Hotel with him."
16	36754 THE	RIGHT HON. BRIAN MULRONEY: M'hm.
17	36755 MR.	WOLSON: You had more than a cup
18	of coffee at the Queer	n Elizabeth. You had a cup of
19	coffee and you picked	up \$75,000.
20	36756 THE	RIGHT HON. BRIAN MULRONEY: Yes.
21	And what was the quest	tion to which I was responding?
22	36757 The	question was:
23		"When he passes through Montreal
24		and visits you, is it at your
25		office or at your home?"

1	36758 Tha	t's the question. And I'm saying
2	that he doesn't call	me, and so on, and we meet in
3	other circumstances.	
4	36759 Tha	t, sir, was the question that I
5	was specifically a	and that's why I indicated to you
6	earlier, having read	and reread this transcript many
7	times, like you, sir,	that the context is particularly
8	important there.	
9	36760 MR.	WOLSON: So
10	36761 THE	RIGHT HON. BRIAN MULRONEY:
11	And	
12	36762 MR.	WOLSON: All right, continue on.
13	36763 THE	RIGHT HON. BRIAN MULRONEY: I
14	just wanted to say so	omething to which I alluded
15	yesterday. We had to	ried to provide all of the
16	information to them,	as you know. The government
17	dismissed Roger Tassé	é in a very cavalier manner, said
18	they weren't interest	ted in talking to us,
19	notwithstanding the f	fact and I think this is germane
20	and important that	I had offered to go to Ottawa,
21	bring every document,	answer any question that they
22	wanted about my life,	my entire life, and they turned
23	us down flat.	
24	36764 Wha	t they did, sir, after the
25	publication of the do	ocument which caused such grief to

1	my family and me, what they did was not indicate any
2	desire to find out the truth or to settle. They kept
3	hiring more and more lawyers and spending more and more
4	time on this. The cost to me was extraordinary.
5	36765 So when I arrived at the courthouse
6	that morning and I have what do I see walking in?
7	Mr. Sheppard there and a party of nine lawyers
8	representing the interests of the government and
9	Sergeant Fiegenwald of the RCMP sitting right behind.
10	36766 And if you could measure it, you
11	would say that you would never have seen a more hostile
12	atmosphere. I know these people want to kill me. They
13	want to destroy my family. They have been at it for 14
14	months at that point in time.
15	36767 And what I am trying to do is to
16	respond carefully and thoughtfully to the questions
17	that I am asked.
18	36768 I am told under the circumstances you
19	are not to volunteer information, that the specificity
20	of the Québec civil code requires that; it is
21	completely defensible.
22	And what we would have done, sir,
23	just so you will know, what we would have done, had I
24	been asked a question that my counsel felt was
25	egregious in the circumstances, we would have gone to

1	the judge and had the judge said notwithstanding your
2	argument, you have to answer it, I would have answere
3	any question truthfully and fully, as I would have ha
4	the government accepted my invitation to come up in
5	November of 1995 and lay out for them my entire life,
6	financial, contractual and otherwise.
7	MR. WOLSON: Of course you offered
8	your bank accounts, because in your bank accounts you
9	would have seen and I'm sure that you it would
10	have been absent any allegation of Airbus
11	THE RIGHT HON. BRIAN MULRONEY: Mr.
12	Wolson, I offered much more than that. The former
13	Deputy Minister of Justice of Canada and the former
14	Deputy Solicitor General of Canada went to see the
15	authorities of the police and the Justice Department
16	and said specifically I will bring him here with all
17	the documents you want and you can sit him down and
18	interrogate him for as long as you want about anythin
19	in his life, anything.
20	MR. WOLSON: Of course
21	36773 THE RIGHT HON. BRIAN MULRONEY: Had
22	they asked me at that time, sir had they accepted
23	our invitation and asked me at that time, of course I
24	would have responded fully and truthfully. They thre
25	us out.

1	36774	MR. WOLSON: Would you have
2		volunteered the information that you had received money
3		from Schreiber in cash in hotel rooms?
4	36775	THE RIGHT HON. BRIAN MULRONEY: I
5		would have answered fully every question.
6	36776	MR. WOLSON: They wouldn't have
7		known. They couldn't have known. Nobody knew. The
8		three of you knew.
9	36777	THE RIGHT HON. BRIAN MULRONEY: But
10		at that point, had they been offering, had they been
11		accepting my offer, I would have volunteered or
12		indicated anything that was helpful.
13	36778	What I was trying to do I think it
14		is appropriate and human. This Letter of Request had
15		not been made public. It was floating around
16		Switzerland; we knew about it. A lot of successful
17		businessmen and bankers and what have you knew about
18		it, but that wasn't the end of the world for me. It's
19		that becoming public in such a false form.
20	36779	As far as I was concerned, I was
21		ready, for the sake of Mila and the children and
22		myself, to do anything that they wanted, provide them
23		with any information, answer any question that they
24		wanted, to preclude this becoming public, not because I
25		had done anything wrong on Airbug but the publication

1	of it, the promulgation of it could destroy me and my
2	family.
3	36780 MR. WOLSON: Let me focus you back
4	now on some questions that I want to ask you.
5	36781 It is your evidence today here at
6	this inquiry, when you were asked about did you
7	maintain contact after you left office, with Schreiber
8	that telling the examiner that you had coffee with him
9	twice, even announcing one of the locations being the
10	Queen Elizabeth, that you were being totally fulsome,
11	forthright, telling the whole truth and nothing but th
12	truth?
13	36782 THE RIGHT HON. BRIAN MULRONEY: I was
14	truthful in answering the specific question which was:
15	"Did you maintain contact with
16	Mr. Schreiber"
17	The truthful answer to that was yes,
18	I maintained the untruthful answer would have been
19	no, I did not maintain.
20	Another question: Did you, as a
21	result of this contact, have a business relationship o
22	any kind with Mr. Schreiber? The answer to that would
23	have been yes. But that question never came.
24	36785 MR. WOLSON: It never came because no
25	one knew about it but you and Schreiber and Doucet and

1	someone in Germa	ny. That's why it never came.
2	36786	THE RIGHT HON. BRIAN MULRONEY: It
3	never came becau	se, as I say, the high-priced talent
4	that had been re	tained by the government did not ask me
5	the question.	
6	36787	MR. WOLSON: I see.
7	36788	THE RIGHT HON. BRIAN MULRONEY:
8	That's why it ne	ver came.
9	36789	MR. WOLSON: And as a former Prime
10	Minister of the	country, knowing that you had a
11	business relation	nship, legitimate business
12	relationship, yo	u didn't think that you should say to
13	Sheppard: And by	the way, Mr. Sheppard, I have a
14	legitimate busin	ess relationship.
15	36790	You didn't think that as a former
16	Prime Minister y	ou should do that?
17	36791	THE RIGHT HON. BRIAN MULRONEY: I
18	indicated to you	exactly what I was told in no
19	circumstances fro	om my lawyers. Answer the questions
20	truthfully, do no	ot volunteer information.
21	36792	MR. WOLSON: All right.
22	36793	THE RIGHT HON. BRIAN MULRONEY: May I
23	just add	
24	36794	MR. WOLSON: Oh, certainly.
25	36795	THE RIGHT HON. BRIAN MULRONEY: May I

1	just say this briefly. I alluded to it earlier.
2	36796 In the circumstances that I have
3	described, in that hostile environment where they have
4	said that I am a criminal, is it your suggestion,
5	sir may I ask if it would be your suggestion or
6	thought that in those circumstances, after a day and a
7	half or two days of hundreds and hundreds of questions
8	and interrogation, that I had a responsibility to say
9	to Mr. Sheppard: Look, you and your fellows have had a
10	very good go at me here, you have asked me hundreds and
11	hundreds of questions over two days and we are over,
12	the session is over. Mr. Sheppard, why don't you ask
13	me the following questions? I think you kind of
14	forgot. Let me ask this question and I say to him well
15	no, that's not the right question, ask me this question
16	and let's see what I can do.
17	I will tell you, sir, that I have
18	never heard and perhaps you have because you have
19	more experience in the courtroom than I do. I have
20	never heard in my life as a lawyer or as a company
21	president or Leader of the Opposition or Prime
22	Minister, of a situation where a lawyer would advise
23	his client to do that.
24	Maybe I'm wrong. Maybe they in
25	situations do it

1	36799	MR. WOLSON: Yes.
2	36800	THE RIGHT HON. BRIAN MULRONEY: I was
3	told to tel	.l the truth
4	36801	MR. WOLSON: You know, sir
5	36802	THE RIGHT HON. BRIAN MULRONEY:
6	and that's	what I did.
7	36803	MR. WOLSON: You know, sir, I think
8	you are rig	ht. You don't have to make speeches at a
9	discovery a	and at the end of the day when they have had
10	their go at	you.
11	36804	But my view is, with respect, and you
12	have asked	me, so I will tell you, sir.
13	36805	THE RIGHT HON. BRIAN MULRONEY: M'hm.
14	36806	MR. WOLSON: My view is when you are
15	asked:	
16		"Did you maintain contact with
17		Mr. Schreiber after you ceased
18		being Prime Minister?"
19	36807	And you tell the questioner I saw him
20	a couple of	times for a cup of coffee and you outline
21	what happen	ed when you had coffee, including the fact
22	that he tel	ls you that he hired Lalonde and the fact
23	that he tel	ls you that he is thinking of taking some
24	action, tha	t you be fulsome and at that point you would
25	sav or v	you could say. I suggest, ves. I did have a

1	relationship with him, but so be it.	
2	36808 THE RIGHT HON. BRIAN MULRONEY: MA	ay I
3	say, respectfully, on this that I was asked the	
4	question:	
5	"Did you maintain contact	11
6	And the answer was yes. And then	as
7	I was digressing, to amplify it, and we get to Stik	emar
8	Elliott, he interrupts me. He interrupts me and pu	ıts
9	us on a brand new tangent.	
10	I am in the process of answering	the
11	question. It is going to be honest and it is going	to
12	be direct. Mr. Sheppard interrupts my train of tho	ught
13	and asks me another question, this time about Stike	man
14	Elliott.	
15	I hope you will agree, sir, that	that
16	is not inappropriate behaviour in terms of trying t	.0
17	then I have to respond to his next question, which	is
18	why I took the liberty of saying earlier that if	
19	anybody with any experience in court or in the judi	cial
20	system reads this transcript, the first thing that	you
21	are going to be struck by is the and as I say, w	ith
22	respect, the completely disjointed nature of my	
23	examination.	
24	MR. WOLSON: Well, he also asked	you
25	some more questions at page 171 where he doesn't	

1	interrupt you.		
2	36813	At pa	age 171, line 12, Mr. Sheppard
3	says to you:		
4			"Q perhaps I
5			misunderstood. When you"
6	36814	THE F	RIGHT HON. BRIAN MULRONEY: I'm
7	sorry, what?		
8	36815	MR. W	WOLSON: I'm sorry, 171
9	36816	THE F	RIGHT HON. BRIAN MULRONEY: Yes.
10	36817	MR. W	WOLSON: approximately line 12
11	where Sheppard as	sks yo	u
12	36818	THE F	RIGHT HON. BRIAN MULRONEY: Yes.
13	36819	MR. W	NOLSON: I will just give the
14	first sentence to	make	sure we are together on this.
15	36820	THE F	RIGHT HON. BRIAN MULRONEY: Yes.
16	36821	MR. W	WOLSON:
17			"Q- But the so I perhaps
18			I misunderstood."
19	36822	Shepp	pard says:
20			"When you talked about having
21			coffee with Mr. Schreiber at the
22			Queen Elizabeth, it was in the
23			period subsequent to November
24			nineteen ninety-five (1995)?'
25			A- No. No, it was after I left

1	office in nineteen ninety-three
2	(1993), and that's when he told
3	me, as I indicated to you,
4	that that he was dismayed
5	that my Government had not
6	allowed him to proceed with his
7	desire to build this Tissen(sic)
8	Project.
9	And that's when he told me that
LO	he had hired Marc Lalonde to
11	represent him, because he
12	figured that Mr. Lalonde could
13	prevail upon Mr. Chrétien and
L4	the Government to have this done
15	in the East end of Montreal.
16	Which, by the way, had they been
17	able to do it, I I
18	thought it was a good project,
19	and so I wouldn't have been
20	critical of anything.
21	He told me he hired Mr. Lalonde
22	to do that, he told me he was
23	contemplating legal action
24	against my Government, that he
25	had hired a prominent law firm

1	in Ottawa, I think Ian Scott's
2	law firm, very distinguished
3	lawyer, to take action against
4	the the bureaucrats in my
5	Government who, he alleged, had
6	frustrated the fact that he was
7	never able to get a deal
8	through. This deal.
9	That was the kind of
10	conversation we had.
11	Q- M'hm.
12	A- He expressed the hope that
13	Mr. Lalonde would be"
14	Let me stop you.
15	"That was the kind of
16	conversation we had."
17	The conversation of course was more
18	than that. It went to the issue of money and am paying
19	you two retainers: one in Mirabel, the second one at
20	the Queen Elizabeth; true?
21	THE RIGHT HON. BRIAN MULRONEY:
22	That's true, but I was responding again to a question.
23	What is the question, on page 171:
24	" perhaps I misunderstood.
25	When you talked about having

1			coffee with Mr. Schreiber at the
2			Queen Elizabeth, it was in the
3			period subsequent to November
4			nineteen ninety-five (1995)?"
5	36827	And I	correct him.
6	36828	MR. W	OLSON: You do
7	36829	THE R	IGHT HON. BRIAN MULRONEY: I
8	correct him.		
9	36830	MR. W	OLSON: you say '93.
10	36831	THE R	IGHT HON. BRIAN MULRONEY: I
11	correct him becau	use tha	at is not the case. I am being
12	direct and honest	t with	him.
13	36832	MR. W	OLSON: Yes.
14	36833	THE R	IGHT HON. BRIAN MULRONEY: I am
15	drawing him into	1993.	He is off on a tangent in 1995
16	and I'm saying no	o, sir.	
17	36834	MR. W	OLSON: Yes?
18	36835	THE R	IGHT HON. BRIAN MULRONEY: it
19	is 1993. And:		
20			" it was after I left office
21			in nineteen ninety-three (1993)
22			and that's when he told me, as I
23			indicated to you, that that
24			he was dismayed that my
25			Government had not allowed him

1	to proceed with his desire to
2	build this Tissen(sic) Project.
3	And that's when he told me that
4	he had hired Marc Lalonde to
5	represent him, because he
6	figured that Mr. Lalonde could
7	prevail upon Mr. Chrétien and
8	the Government to have this done
9	in the east end of Montreal.
10	Which, by the way, had they been
11	able to do it, I I
12	thought it was a good project,
13	and so I wouldn't have been
14	critical of anything.
15	He told me he hired Mr. Lalonde
16	to do that, he told me he was
17	contemplating legal action
18	against my Government, that he
19	had hired a prominent law firm
20	in Ottawa, I think Ian Scott's
21	law firm, very distinguished
22	lawyer, to take action against
23	the the bureaucrats in my
24	Government who, he alleged, had
25	frustrated the fact that he was

1	never able to get a deal
2	through. This deal.
3	That was the kind of
4	conversation we had."
5	36836 This is in regard to precisely what
6	he asked me about Marc Lalonde. I am in the process of
7	explaining again the matter with Lalonde and it is a
8	full and complete answer.
9	I didn't tell him, sir, that is the
10	only conversation I ever had or it's the whatever.
11	MR. WOLSON: He doesn't ask you, by
12	the way, about Marc Lalonde. The question is at 171:
13	" perhaps I misunderstood.
14	When you talked about having
15	coffee with Mr. Schreiber at the
16	Queen Elizabeth"
17	THE RIGHT HON. BRIAN MULRONEY: Yes.
18	MR. WOLSON:
19	" it was in the period
20	subsequent"
21	And you correct him on the time. But
22	see, what you
23	THE RIGHT HON. BRIAN MULRONEY: Yes,
24	I correct him on the time.
25	MR. WOLSON: But what you have done,

1	sir, is you relayed to Mr. Sheppard many of the things
2	that you and Mr. Schreiber had talked about when you
3	were together at the Queen Elizabeth had when you were
4	together at the Mirabel.
5	You talk to him about Lalonde, or he
6	tells you about Lalonde, he tells you about Ian Scott,
7	Schreiber does. So you give part of the picture of
8	your meeting with him but you leave out the commercial
9	relationship where money passed hands in hotel rooms.
10	36845 THE RIGHT HON. BRIAN MULRONEY: First
11	of all, I was never asked whether I had a business
12	relationship of any kind with Mr. Schreiber. Had I
13	been asked, I would have answered truthfully.
14	36846 Second, as you will see, the
15	prefatory remarks here deal exclusively with
16	Mr. Lalonde because we are talking about the meeting a
17	the Queen Elizabeth Hotel in the autumn of 1993.
18	36847 And what was that conversation about?
19	I have already testified that this was, as I said I
20	think in my testimony, a conversation where he fell in
21	love with the Liberals. And I don't mean that in a
22	partisan way.
23	36848 He was thrilled at Andre Ouellet, my
24	old law school friend, he was thrilled about Marc
25	Lalonde. I am asked about this. This is what I am in

1	the process of	f saying. I am beginning to describe it.
2	I get interru	pted and Mr. Sheppard again changes the
3	track and the	n, just and I think he ends the
4	interrogation	
5	36849	I think it says:
6		"AND FURTHER DEPONENT SAITH
7		NOT."
8	36850	MR. WOLSON: Mr. Mulroney, I want to
9	focus you aga:	in, please. I asked you a question.
10	36851	My question was: You met, you told
11	Mr. Sheppard	at this meeting that you had with
12	Schreiber at	the Queen Elizabeth Hotel, and clearly
13	that is a mee	ting where you and I can agree that
14	Mr. Schreiber	gave you \$75,000 in cash.
15	36852	Can we agree on that?
16	36853	THE RIGHT HON. BRIAN MULRONEY: Yes.
17	36854	MR. WOLSON: All right.
18	36855	My question to you is: You have
19	related to the	e examiner Sheppard, you have related a
20	good part of	the meeting that you recounted with us
21	yesterday when	n your lawyer was asking you questions.
22	When your law	yer was asking you questions yesterday,
23	you didn't st	op. You didn't stop at Ian Scott, the
24	distinguished	lawyer and Marc Lalonde, the Liberal.
25	36856	Vou went on to say and then he nut ar

1	envelope out on the table. I took the envelope. I
2	left and I put it in my safe.
3	36857 So my question to you is: You have
4	given to the examiner only part of the story. The part
5	you haven't given is the taking of the money, which
6	was, by your account, a totally legitimate enterprise.
7	THE RIGHT HON. BRIAN MULRONEY: M'hm.
8	MR. WOLSON: Why not? Why didn't you
9	give the full story?
10	THE RIGHT HON. BRIAN MULRONEY:
11	Because I wasn't asked the question. You and I may
12	disagree on that, sir.
13	MR. WOLSON: All right.
14	36862 THE RIGHT HON. BRIAN MULRONEY: I
15	respect you for that. If you go back and look at the
16	question that I was asked, I responded to the question
17	and I am answering the question until the point where I
18	am interrupted again by Mr. Sheppard.
19	36863 MR. WOLSON: You are not interrupted
20	on page 171 and 172.
21	THE RIGHT HON. BRIAN MULRONEY: Yes,
22	I yes, I believe I am, because there is an error in
23	this transcript at 433, which reads:
24	"A- He expressed the hope that
25	Mr Lalonde would be successful

1	in persuading the new Liberal	
2	Government to agree to	
3	conditions that would enable hi	_m
4	to proceed with the project.	
5	That was it."	
6	36865 Talking about the Lalonde	
7	conversation. And in a clear error in transcription	it
8	then reads:	
9	"But so I understood you	
10	well, this morning. Have you	
11	had meetings with him, since	
12	November"	
13	36866 That is a question, not part of my	
14	answer. That was a question in this transcript.	
15	36867 MR. WOLSON: Well, let's just go bac	k
16	and	
17	THE RIGHT HON. BRIAN MULRONEY:	
18	And	
19	MR. WOLSON: Finish off.	
20	36870 THE RIGHT HON. BRIAN MULRONEY: I'm	
21	sorry, I just wanted to say simply to assure you that	
22	that interruption is not evident, I will recognize.	
23	MR. WOLSON: No.	
24	THE RIGHT HON. BRIAN MULRONEY: But	
25	it's there.	

1	MR. WOLSON: And that is a good
2	point. I appreciate you making it, because let's go
3	back to your answer.
4	36874 You say at line 11, 172:
5	"That was the kind of
6	conversation we had."
7	36875 Sheppard says:
8	"M'hm."
9	36876 And you say:
10	"A- He expressed the hope that
11	Mr. Lalonde would be successful
12	in persuading the new Liberal
13	Government to agree to
14	conditions that would enable him
15	to proceed with the project.
16	That was it."
17	You stop there.
18	"That was it."
19	36878 And then Sheppard asks you the
20	question that you most properly pointed out. That's
21	it. But it's not it.
22	What it is, that after you and he
23	talked about Lalonde, talked about Ian Scott, a
24	business transaction took place where you are given
25	cash in envelopes. That would be the complete story of

1	th	nat meeting or the complete story of the meeting at
2	Mi	rabel Hotel.
3	36880	Do you agree or disagree?
4	36881	THE RIGHT HON. BRIAN MULRONEY: I
5	di	sagree.
6	36882	MR. WOLSON: You disagree, all right.
7	36883	THE RIGHT HON. BRIAN MULRONEY: "That
8	wa	as it" refers specifically to the conversation and the
9	WC	ork that Mr. Lalonde was trying to do, which was the
10	wa	ay I began the conversation and the answer and that
11	th	nis dealt with that Lalonde role.
12	36884	And it is at that point, while I am
13	an	nswering, he jumps again:
14		" so I understood you well,
15		this morning. Have you had
16		meetings with him, since
17		November"
18	36885	And I begin to answer that and he
19	en	nds the interrogation.
20	36886	I answered the question honestly. I
21	an	n referring clearly in this answer to the question and
22	th	ne development of the answer in regard to what was
23	mc	ost important to Mr. Schreiber at that meeting and I
24	ha	ave already testified to that.
25	36887	I told you that when I reported to

1	him on my trip to China, he appeared to lack a great
2	deal of enthusiasm for any detail. And the reason is,
3	I tried to tell you, sir, he had fallen in love with
4	the Liberals, Marc Lalonde and Andre Ouellet in
5	particular and the east end of Montréal.
6	36888 That was the thrust of his interest.
7	36889 I am responding to the question in
8	that light. That is the answer and the answer is
9	complete in that regard and truthful.
10	36890 Had had I then been asked, rather
11	than the adjournment and the end of the
12	interrogation had I been asked the question, sir,
13	that you properly put, I would have answered truthfull
14	and correctly at all times.
15	MR. WOLSON: How would they have
16	known about it? Money was put not in bank accounts
17	THE RIGHT HON. BRIAN MULRONEY: No.
18	36893 MR. WOLSON: Just hold on, sir.
19	Money was put not in bank accounts
20	but it safes, squirrelled away. There were no
21	documentation. There is no evidence of it except for
22	you, and you weren't talking; Mr. Schreiber, and he at
23	that time wasn't talking; and Mr. Doucet, and he
24	certainly wasn't talking; and perhaps somebody in
25	Germany that no one knew about.

1	36895	THE RIGHT HON. BRIAN MULRONEY: Do
2	you accept the :	fact that in these circumstances that
3	there was an ent	tirely appropriate vehicle for him to
4	ascertain this?	Ask me the question and I will give
5	you the truthful	l answer.
6	36896	I was not I was not, I think it is
7	fair for me to s	say this. I was not asked any question
8	as simple as the	e following: All right, Mr. Mulroney,
9	you had this st	uff, you were back in business, and so
LO	on. You have to	o earn a living. Did you have a
L1	commercial relat	cionship of any kind with Mr. Schreiber?
L2	36897	The answer would have been yes and I
L3	would have desc	ribed it in detail.
L4	36898	I received no such question.
L5	36899	MR. WOLSON: And it seems to me, sir,
L6	with due respect	t, when you tell the examiner I met him
L7	once or twice fo	or coffee, the examiner would, I think,
L8	properly underst	and, coming from a former Prime
L9	Minister of Cana	ada, that when you answer I met him once
20	or twice for co	ffee, that that was it.
21	36900	THE RIGHT HON. BRIAN MULRONEY: No,
22	sir. That was	in regard to a direct question: Did you
23	maintain contact	with him? Yes, I did. I met him once
24	or twice for co	ffee. That was the maintenance of the
25	contact.	

1	36901	What about the next question? All
2	right, in t	he course of those contacts did you develop
3	anything?	There was no such question, from the nine of
4	them sittin	g there and taking me on all day long for
5	almost two	days.
6	36902	There were hundreds of questions, as
7	Mr. Kaplan	has properly pointed out, hundreds of
8	questions i	n this and not one did they ever raise the
9	question th	at you and I are considering, sir.
10	36903	MR. WOLSON: I am going to raise one
11	other point	with you and then we will perhaps take a
12	break, beca	use we have been at it for a while.
13	36904	I want to raise this point with you.
14	36905	Mr. Kaplan, when he testified
15	because you	say that the rule in Québec is that it is
16	in the four	corners and that's all that a questioner
17	can ask bef	ore plea in the arrangement that was
18	happening a	t the Palais de Justice.
19	36906	So what Mr. Kaplan reports you saying
20	to him in h	is testimony for those that want to know
21	where it ca	n be found, it is at page 1807, line 15 of
22	the transcr	ript.
23	36907	I will read it to you, Mr. Mulroney.
24	36908	You say to Kaplan
25	36909	THE RIGHT HON. BRIAN MULRONEY:

1	Excuse me, is there a copy of that?
2	MR. WOLSON: I can provide one to
3	you.
4	THE RIGHT HON. BRIAN MULRONEY: I
5	would like to have one, if I may.
6	36912 COMMISSIONER OLIPHANT: One thing
7	that I want to ask you.
8	When you talked two things
9	about nine lawyers, and you have mentioned that more
10	than once.
11	THE RIGHT HON. BRIAN MULRONEY: Yes.
12	36915 COMMISSIONER OLIPHANT: Did each of
13	these nine lawyers have a crack at you or was it just
14	Mr. Sheppard?
15	THE RIGHT HON. BRIAN MULRONEY: No,
16	it was principally they were I assume they were all
17	associated in some way. There was a group representing
18	the RCMP and that was headed by a senior lawyer in
19	Montréal. Sheppard appeared to be the chief governmen
20	representative and I believe another agency of
21	government was represented. The RCMP was represented.
22	I'm not sure how they divided it up,
23	but the two I think I was interrogated principally
24	by two or three people, mostly Mr. Sheppard.
25	36918 COMMISSIONER OLIPHANT: Okay. The

1	other thing that I just want to ask you about, when you
2	were describing the atmosphere in the room and I
3	have some appreciation for how you must have felt, but
4	you sort of complained about the fact that Fiegenwald
5	was sitting there.
6	THE RIGHT HON. BRIAN MULRONEY: Yes.
7	36920 COMMISSIONER OLIPHANT: You named him
8	as a defendant. He was entitled to be there, was he
9	not?
10	THE RIGHT HON. BRIAN MULRONEY: I'm
11	not complaining about it
12	36922 COMMISSIONER OLIPHANT: Okay.
13	THE RIGHT HON. BRIAN MULRONEY: in
14	any way, sir, but that was the first time that I had
15	seen him. We had found out, and then subsequently
16	established, that part of the reason that the case was
17	aborted was that Mr. Fiegenwald was communicating with
18	Ms Stevie Cameron, unbeknownst to anybody. And that's
19	why in part this thing went off the rails for the
20	government.
21	36924 COMMISSIONER OLIPHANT: But you don't
22	disagree that he was entitled to be there as a party to
23	the action?
24	36925 THE RIGHT HON. BRIAN MULRONEY: Oh,
25	absolutely. Yes, I was pleased that he was there.

1	36926 COMMISSIONER OLIPHANT: You were?
2	THE RIGHT HON. BRIAN MULRONEY: Yes,
3	because I wanted
4	36928 COMMISSIONER OLIPHANT: I got the
5	impression that you felt that it was sort of piling or
6	THE RIGHT HON. BRIAN MULRONEY: Oh.
7	Well, it was the lawyers were
8	36930 COMMISSIONER OLIPHANT: I know that
9	you watch football so you know what I mean.
10	THE RIGHT HON. BRIAN MULRONEY: The
11	lawyers with the question was piling on,
12	Mr. Commissioner.
13	36932 COMMISSIONER OLIPHANT: Okay.
14	36933 THE RIGHT HON. BRIAN MULRONEY: But
15	was, as I say, pleased to see him there for a perverse
16	reason, in the sense that he had an opportunity to see
17	for the first time how false the information was upon
18	which he had acted, the way he was misled by Stevie
19	Cameron and by Giorgio Pelossi, which allowed him to
20	send that travesty.
21	36934 And I was pleased that he was able t
22	see that.
23	36935 MR. WOLSON: As a matter of fact, I
24	think what you said at one point in the discovery was
25	you were looking forward to your lawyers getting some

1	of these people on the stand
2	THE RIGHT HON. BRIAN MULRONEY: Yes.
3	MR. WOLSON: to get to the truth.
4	THE RIGHT HON. BRIAN MULRONEY: Yes.
5	MR. WOLSON: All right.
6	Now I am going to read to you from
7	Mr. Kaplan's testimony at page 1807. It's testimony
8	that was given on April 23, 2009 and I now have
9	Mr. Pratte's copy. He was kind enough to give it to me
10	and I'm not going to give it back to Mr. Pratte.
11	36941 COMMISSIONER OLIPHANT: Would
12	somebody give Mr. Pratte a copy now?
13	MR. WOLSON: Actually, I can tell you
14	as well that it is found in the Kaplan binder or tabs
15	that we filed, so I can I will read it accurately
16	and then I will give it to Mr. Pratte.
17	And he will know better not to give
18	me anything again.
19	Page 1807 where Mr. Kaplan has you
20	saying the following, Mr. Mulroney, at line 15:
21	"Don't forget"
22	And this is an interview that
23	Mr. Kaplan has with you in October. I will just get
24	you the date. I think it is October 12th, but just
25	bear with me for one moment.

1	36946 It is October 12, 2003. You will
2	recall, Mr. Mulroney, around October of 2003 Mr. Kaplan
3	and you have had a series of conversations that he
4	purports you may have a different view of it that
5	he purports leading up to an article that was published
6	by him on November the 10th, I think, of 2003.
7	36947 So that's the context of it.
8	THE RIGHT HON. BRIAN MULRONEY: Yes.
9	There were four articles that were to have been
10	published and the Globe only published three
11	MR. WOLSON: Yes. But the last of
12	the three
13	THE RIGHT HON. BRIAN MULRONEY:
14	leaving out a major one.
15	MR. WOLSON: Yes. The last of the
16	three
17	THE RIGHT HON. BRIAN MULRONEY: Yes.
18	36953 MR. WOLSON: and, you know, I
19	don't have an affinity to the media myself, so I can
20	tell you
21	THE RIGHT HON. BRIAN MULRONEY: I'm
22	sorry to hear that
23	MR. WOLSON: Yes.
24	36956 THE RIGHT HON. BRIAN MULRONEY: I
25	love them.

1	MR. WOLSON: Yes.	
2	36958 THE RIGHT HON. BRIAN MULRONEY: And	
3	it is reciprocated.	
4	36959 MR. WOLSON: I see. Having said	
5	that and I think it's important that you get off the	
6	stand for a little while and get a little bit of a	
7	break I just want to read to you this comment that	
8	you are attributed and it is suggested by Mr. Kaplan	
9	that you made.	
10	Again, it is October of '03, line 15,	
11	where you say to him, Mr. Kaplan, and I read it from	
12	the binder:	
13	"Don't forget that I am the one	
14	who sued the Government of	
15	Canada. I was fully aware that	
16	in the Province of Quebec they	
17	have the right to interrogate	
18	you on discovery before	
19	production of a plea. I knew	
20	that my full life was open for	
21	an interrogation."	
22	36961 Did you make that statement to	
23	Mr. Kaplan?	
24	THE RIGHT HON. BRIAN MULRONEY: Very	
25	probably, yes. Within the parameters of the Code of	

1	Civil Procedure of Québec.
2	36963 MR. WOLSON: My full life was on
3	display.
4	THE RIGHT HON. BRIAN MULRONEY: Mr.
5	Wolson, I said in the answer:
6	"I was fully aware that in the
7	Province of Quebec they have th
8	right to interrogate you on
9	discovery before production of
LO	plea. I knew that my full life
L1	was open for an interrogation."
L2	36965 Within the confines of the
L3	examination before plea which, as I have said, is
L4	unique to the province.
L5	36966 MR. WOLSON: Of course it doesn't sa
L6	that in the quote because that is not what Mr. Kaplan
L7	took from you.
L8	36967 THE RIGHT HON. BRIAN MULRONEY: Well
L9	he may not have taken it, but to me it is very implication
20	that that is the case.
21	36968 He may have he may not have fully
22	appreciated the importance of the nuance because he is
23	a common law lawyer and this is unique to the Civil
24	Code in the province of Québec. I don't blame him for
25	that at all.

1	36969	MR. WOLSON: On that note, maybe you
2	will have a b	ite to eat and we will come back at 2:00?
3	36970	COMMISSIONER OLIPHANT: Yes, that's
4	fine.	
5	36971	We will take a break for lunch and
6	come back at 2	2 o'clock this afternoon.
7	36972	I am going to remain here for a
8	couple of minu	ites and I would just invite folks to
9	leave. I am s	suffering from a bit of a disability, as
10	you might have	e noticed, walking, and I have a bad knee.
11	Last night the	ere was a false alarm in the apartment
12	where I live a	and I walked down 20 stories so I am
13	suffering a b	it today.
14	36973	So feel free just to get up and take
15	the luncheon k	oreak. Don't wait for me to leave.
16	Upon reces	ssing at 12:17 p.m. / Suspension à 12 h 17
17	Upon resur	ning at 2:05 p.m. / Reprise à 14 h 05
18	36974	COMMISSIONER OLIPHANT: Be seated,
19	please.	
20	36975	Mr. Wolson?
21	36976	MR. WOLSON: Thank you, sir.
22	36977	Mr. Mulroney, I just have a few more
23	questions on t	the examination on discovery. You won't
24	need your book	for them; they are just basic questions.
25	At least T dom	n't think you need the book for them, but

1	you have it there in any event.
2	You would agree with me that when you
3	were being examined by Mr. Sheppard, while he may not
4	have known about your lawful commercial relationship
5	with Mr. Schreiber, you certainly did, obviously.
6	THE RIGHT HON. BRIAN MULRONEY: Yes.
7	36980 MR. WOLSON: You knew that
8	Mr. Sheppard was asking you, at a series of questions,
9	for your relationship with Mr. Schreiber after you had
10	left office.
11	36981 THE RIGHT HON. BRIAN MULRONEY: I'm
12	not sure he asked me that question, sir.
13	MR. WOLSON: Well, I am going to
14	suggest to you that when he talked about contact with
15	Mr. Schreiber, in effect having regard to the other
16	questions that he had asked you about your
17	continuing the continuum of your relationship with
18	Mr. Schreiber, that he was talking about your well,
19	let's leave it at that, contacts with Mr. Schreiber.
20	You knew that.
21	THE RIGHT HON. BRIAN MULRONEY: The
22	question was did you maintain contact
23	MR. WOLSON: Yes.
24	36986 THE RIGHT HON. BRIAN MULRONEY:
25	with Mr. Schreiber. And the truthful answer to that,

1	sir, was yes, which is what I said.	
2	36987 MR. WOLSON: I appreciate you said	
3	it. You know, I can understand why perhaps you didn't	
4	tell Mr. Sheppard about the relationship you had with	
5	Schreiber because it would have been like putting	
6	gasoline on a fire. But I don't understand why you	
7	can't admit that you simply didn't tell him for that	
8	reason, because it would have just spread like wildfire	
9	this poisonous atmosphere that existed.	
10	36988 THE RIGHT HON. BRIAN MULRONEY: When	
11	you say that you can understand why I didn't tell him,	
12	the answer is not what you suggested.	
13	MR. WOLSON: Okay.	
14	THE RIGHT HON. BRIAN MULRONEY:	
15	Although I would like to comment briefly on that.	
16	The answer is that he never asked me	
17	the question.	
18	MR. WOLSON: All right.	
19	THE RIGHT HON. BRIAN MULRONEY: Now,	
20	will I accept the second part of your statement? Yes,	
21	sir.	
22	In other words, was the atmosphere	
23	that I described this morning, the meetings with the	
24	Justice Department and the RCMP, the hostility, the	
25	refusal of the government to deal with us, the nine	

1 lawyers sitting there trying to -- out to crush me and my family, this was not conducive to a friendly -- at 2 that point 14 months later, to a friendly exchange of 3 information or compromise. 36995 5 MR. WOLSON: All right. 6 36996 THE RIGHT HON. BRIAN MULRONEY: fighting for my life and the honour of my family --7 8 36997 MR. WOLSON: All right. 36998 THE RIGHT HON. BRIAN MULRONEY: -and I was confronted by a huge government apparatus, 10 11 spending unlimited sums of money to do me in. And I 12 answered their questions truthfully, but I hope you 13 will agree eventually, sir, that there was no obligation on me to volunteer beyond that. 14 15 MR. WOLSON: I suppose at the end of 36999 16 the day it is not what I agree with, because I am somewhat immaterial after asking these questions. 17 18 37000 But I want to move on now to another 19 area. 20 37001 THE RIGHT HON. BRIAN MULRONEY: M'hm. 37002 MR. WOLSON: Did you have a 21 22 friendship with Karlheinz Schreiber? THE RIGHT HON. BRIAN MULRONEY: 23 37003 I had an acquaintanceship with Karlheinz Schreiber and not --24 well, perhaps we are saying the same thing. 25

1	about to say not an unfriendly one.
2	MR. WOLSON: All right. Did this
3	friendship commence prior to your being Prime Minister?
4	THE RIGHT HON. BRIAN MULRONEY: No.
5	MR. WOLSON: You see, I'm having
6	trouble understanding. And again, you don't have to go
7	there because you were referred to this before, but in
8	Book 4 of Mr. Schreiber's materials at Tab 1
9	37007 THE RIGHT HON. BRIAN MULRONEY: May I
10	just
11	MR. WOLSON: Oh, for sure.
12	37009 THE RIGHT HON. BRIAN MULRONEY:
13	look it up, please?
14	MR. WOLSON: Absolutely. It is Book
15	4.
16	THE RIGHT HON. BRIAN MULRONEY: Yes.
17	MR. WOLSON: That is the book at the
18	front that says "Correspondence between"
19	THE RIGHT HON. BRIAN MULRONEY: Yes,
20	I have it here.
21	MR. WOLSON: you and Schreiber.
22	THE RIGHT HON. BRIAN MULRONEY: Yes.
23	MR. WOLSON: And what it is, it is a
24	telegram.
25	THE RIGHT HON. BRIAN MULRONEY: Yes.

1	37018 MR. WOLSON: And it is a telegram
2	where you say to Mr. Schreiber:
3	"Congratulations and best wishes
4	on this important and first day
5	of your new relationship with
6	our country. It is a pleasure
7	to welcome you to Canada."
8	THE RIGHT HON. BRIAN MULRONEY: Yes.
9	MR. WOLSON: And it's not signed, but
10	it is your name.
11	THE RIGHT HON. BRIAN MULRONEY:
12	That's right.
13	MR. WOLSON: And you send it to the
14	Ritz Carlton, because obviously you were told that
15	Schreiber was at the Ritz Carlton.
16	37023 THE RIGHT HON. BRIAN MULRONEY: I
17	would have been told more than that. I would have been
18	asked to send this telegram, which would have been
19	prepared for me by whomever initiated the exercise,
20	Frank Moores or Bob Coates or one of his friends and
21	associates at the time.
22	I certainly, as I have acknowledged,
23	no doubt ran into him somewhere. I would have been
24	introduced to him: Hello, this is Mr. Schreiber, and
25	so on. And then a call from perhaps Frank Moores

1	saying simply look, he got his citizenship. If I sent		
2	over a draft, would you consider sending it to him as a		
3	courtesy?		
4	Indeed, I would be happy to do it.		
5	37026 MR. WOLSON: All right. Let me ask		
6	you just a couple of questions about that. He		
7	testified to it so I have to put this to you.		
8	THE RIGHT HON. BRIAN MULRONEY: Yes.		
9	Sure.		
10	37028 MR. WOLSON: He said that he met you		
11	at the Ritz Carlton. Now, he suggested a number of		
12	times. I cross-examined him on it. Frankly, you may		
13	have seen that.		
14	37029 THE RIGHT HON. BRIAN MULRONEY: M'hm.		
15	37030 MR. WOLSON: But let me ask you if		
16	you recall this. Did you meet with him at the Ritz		
17	Carlton and perhaps shoot the breeze with him?		
18	THE RIGHT HON. BRIAN MULRONEY: I		
19	have no recollection of it whatever, although if		
20	someone else has testified to having been there with mo		
21	and introduced me, I will readily acknowledge it.		
22	MR. WOLSON: All right.		
23	THE RIGHT HON. BRIAN MULRONEY:		
24	Because at that point in time I was very active in		
25	Montréal, very active in the business community, I		

1	think, very activ	e in the Progressive Conservative
2	Party, and there	was talk about Leadership Reviews and
3	conventions and a	ll of that.
4	37034	So sure I could have run into him.
5	37035	MR. WOLSON: All right.
6	37036	THE RIGHT HON. BRIAN MULRONEY: But
7	if you are asking	me whether I remember it, the answer
8	is no.	
9	37037	MR. WOLSON: Okay. Fair enough.
10	37038	I can understand when you are the
11	Prime Minister an	d Mr. Pratte asked you about one of
12	the meetings at the Queen Elizabeth	
13	37039	THE RIGHT HON. BRIAN MULRONEY: Yes.
14	37040	MR. WOLSON: whether having been
15	Prime Minister, a	ll the notoriety that goes with it,
16	and I think you m	ade some remarks, but the intent of
17	the remark was su	re, you are recognized.
18	37041	THE RIGHT HON. BRIAN MULRONEY: M'hm.
19	37042	MR. WOLSON: In 1982, at the time of
20	this telegram	I'm not demeaning what you were doing
21	in 1982. You wer	e with Iron Ore?
22	37043	THE RIGHT HON. BRIAN MULRONEY: I
23	wish the in 19	82 I was President of the Iron Ore
24	Company of Canada	
25	37044	MR. WOLSON: All right.

1	37045 THE RIGHT HON. BRIAN MULRONEY: And I
2	had been an unsuccessful candidate
3	MR. WOLSON: Yes, I heard that.
4	THE RIGHT HON. BRIAN MULRONEY:
5	for the leadership of the party.
6	37048 MR. WOLSON: I heard that. I
7	remember that, quite frankly. I am that old.
8	THE RIGHT HON. BRIAN MULRONEY: Yes.
9	MR. WOLSON: But I see this telegram.
10	THE RIGHT HON. BRIAN MULRONEY: Yes.
11	MR. WOLSON: And at the time what
12	would be the significance of somebody asking you to
13	send I mean, at the time you are a citizen, not
14	you had a prominent position, no question, but you are
15	a citizen of the country.
16	37053 Did you often send telegrams like
17	these to people when you were President of Iron Ore?
18	THE RIGHT HON. BRIAN MULRONEY: Yes,
19	I sent letters of various kinds like this.
20	MR. WOLSON: All right.
21	37056 THE RIGHT HON. BRIAN MULRONEY: The
22	reason probably was that as you can imagine and I
23	don't think I would be misstating it if you have
24	been out of power for 16 years and you win an election,
25	as we did in 1979, and we lose power after nine months,

this is not the most pleasant thing that has ever 1 happened to a political party. And so, as you know, 2 3 the talk of Leadership Review and everything was around, and I was frequently mentioned in the speculation across the country as perhaps someone who 5 might run; and if he ran, perhaps he could win, that kind of thing. 7 8 37057 So apart from whatever I was doing in 9 a more low-key way with the Iron Ore Company, I was constantly in that other political vein, whether I 10 11 wanted it or not. 12 37058 MR. WOLSON: Sure. 13 37059 THE RIGHT HON. BRIAN MULRONEY: was frequently asked because of that to do things, to 14 make speeches --15 16 37060 MR. WOLSON: Yes. THE RIGHT HON. BRIAN MULRONEY: -- to 17 37061 18 write letters and so on. 19 37062 MR. WOLSON: All right. You were thinking ahead. 20 21 37063 THE RIGHT HON. BRIAN MULRONEY: 22 And I will acknowledge that some people were thinking 23 ahead perhaps a little more than I was. MR. WOLSON: All right. Now, would 37064 24 25 you have had a close relationship with Schreiber at any

1	time?
2	THE RIGHT HON. BRIAN MULRONEY: No.
3	37066 MR. WOLSON: You talked, I think it
4	was yesterday, about your relationship with Elmer
5	MacKay.
6	THE RIGHT HON. BRIAN MULRONEY: Yes.
7	MR. WOLSON: You had admiration and
8	respect for him?
9	THE RIGHT HON. BRIAN MULRONEY: Yes.
10	MR. WOLSON: You were grateful to him
11	for what he had done in providing you a seat?
12	37071 THE RIGHT HON. BRIAN MULRONEY: Very
13	much so.
14	MR. WOLSON: And you liked and
15	trusted his judgment?
16	37073 THE RIGHT HON. BRIAN MULRONEY: Yes,
17	I did.
18	MR. WOLSON: You knew he was a friend
19	of Mr. Schreiber's?
20	THE RIGHT HON. BRIAN MULRONEY: Yes,
21	I did.
22	37076 I'm sorry, perhaps not at that time.
23	MR. WOLSON: Okay.
24	37078 THE RIGHT HON. BRIAN MULRONEY: At
25	that time, as I look back on it we are talking '82

1	nov	√?
2	37079	MR. WOLSON: No. Let's go forward
3	to	let's go forward to when you were Prime Minister.
4	37080	When you were Prime Minister, I'm
5	ass	suming all the things you have said about Elmer
6	Мас	CKay are true from early days and remain that way
7	tod	lay.
8	37081	THE RIGHT HON. BRIAN MULRONEY:
9	Abs	solutely.
10	37082	MR. WOLSON: All right. Karlheinz
11	Sch	nreiber, when you were Prime Minister did you have a
12	clo	ose friendship with him?
13	37083	THE RIGHT HON. BRIAN MULRONEY: No.
14	37084	MR. WOLSON: Okay. But you knew
15	tha	at maybe you didn't, but let me ask you. Did you
16	kno	ow that he was a friend of Mr MacKay was a friend
17	of	Schreiber's?
18	37085	THE RIGHT HON. BRIAN MULRONEY: Yes,
19	I k	new that.
20	37086	MR. WOLSON: When Elmer MacKay
21	tes	stified, he, too, said that he had great affection
22	and	d gratitude toward you.
23	37087	That's not surprising, you had a nice
24	fri	lendship with him.
25	37088	THE RIGHT HON. BRIAN MULRONEY: It

1	was strongly reciprocated.
2	37089 MR. WOLSON: I am going to read from
3	his testimony on May the 4th of '09, at page 2822, line
4	1.
5	Mr. Roitenberg, my colleague, says to
6	Mr. MacKay:
7	"Would it be fair to say that
8	you have observed, over the
9	years, that while you remained
10	friends with both parties"
11	He is talking about you and Mr.
12	Schreiber:
13	"their relationship seems to
14	have, at times, deteriorated?"
15	Mr. MacKay answers, at line 5:
16	"Yes, it vacillated. At times
17	they appeared to be quite close,
18	but then, later on, the
19	relationship deteriorated."
20	37093 Is that an accurate observation by
21	Mr. MacKay?
22	THE RIGHT HON. BRIAN MULRONEY:
23	Certainly an unintentional one, because what he
24	probably what he may have meant was closer than it
25	otherwise really was. That's possible.

1 37095 Look, I first met -- I first remember meeting Mr. Schreiber somewhere in the '86, '87 -- and 2 3 he was really associated at the time with two things: the project and Elmer MacKay. That was my 5 understanding of it. 6 37096 Now, that's where it started. 7 mean, we can go back to '81 or '82; my recollection is 8 somewhere in '86, '87, when I began to see him with Elmer, for an extended period of time. 9 37097 MR. WOLSON: All right. Let me, 10 11 then, ask you, as you are Prime Minister, you have who you describe to be --12 13 37098 You described Mr. Tellier. THE RIGHT HON. BRIAN MULRONEY: Yes. 14 37099 MR. WOLSON: And you described him as 15 37100 16 one of the greatest civil servants. THE RIGHT HON. BRIAN MULRONEY: 17 37101 18 Absolutely, yes. 19 37102 MR. WOLSON: You would speak to him every day, in the morning? 20 THE RIGHT HON. BRIAN MULRONEY: I 21 37103 22 would meet every morning with him, and we would meet 23 during the day, and often the last call that I would make from 24 Sussex at the end of the day, around 11 24 o'clock, would be to Paul at home, just to check on 25

things we had left undone and what we had to do the 1 2 next morning. 3 37104 MR. WOLSON: And you had confidence in him -- the utmost confidence. 4 37105 5 THE RIGHT HON. BRIAN MULRONEY: Complete. 6 MR. WOLSON: He, you felt, would 7 37106 8 watch your back, no question. 37107 THE RIGHT HON. BRIAN MULRONEY: Absolutely. 10 11 37108 MR. WOLSON: If there were trouble 12 brewing, he would be telling you about it, if he knew. 13 37109 THE RIGHT HON. BRIAN MULRONEY: Yes. 14 37110 MR. WOLSON: If there were people that you shouldn't be associating with, Mr. Tellier 15 16 would tell you. 17 37111 He wouldn't, I am sure, tell you --18 he wouldn't tell you what to do, but he would tell you 19 if he saw trouble. 20 37112 THE RIGHT HON. BRIAN MULRONEY: Yes, although he never -- Mr. Tellier was the number one 21 22 public servant. His area of expertise and activity was 23 essentially in regard to matters of public policy. 37113 The PMO, with Mr. Burney -- Derek 24

Burney -- was also responsible for similar matters, but

25

on the more political side. 1 2 37114 Yeah, I think, between the two of 3 them, you would have a pretty good roundup. 37115 MR. WOLSON: These two gentlemen --4 5 and I am talking about Mr. Tellier for now -- he is the kind of man that would protect you --6 THE RIGHT HON. BRIAN MULRONEY: Yes. 7 37116 8 37117 MR. WOLSON: -- in the sense of making sure that, if somebody were out to harm you, he would tell you. He would tell you to watch yourself, 10 11 or something along those lines. 12 37118 That's something he would do. 13 37119 THE RIGHT HON. BRIAN MULRONEY: Yes. 37120 MR. WOLSON: And you would trust his 14 15 judgment. 16 37121 THE RIGHT HON. BRIAN MULRONEY: Well, I would certainly -- I would have to see what it was. 17 18 I mean, I would have to be the ultimate -- you know, make the ultimate determination on matters, but I would 19 very much appreciate and respect his opinion. 20 MR. WOLSON: All right. Now, I want 21 37122 22 to ask you about some other names. 23 37123 Gary Ouellet -- what was your relationship with Gary Ouellet? 24 THE RIGHT HON. BRIAN MULRONEY: 25 37124

Ouellet was a lawyer in Quebec City, who --1 2 37125 MR. WOLSON: Was he a friend? 3 37126 THE RIGHT HON. BRIAN MULRONEY: Yes, he was. 37127 5 MR. WOLSON: A good friend? 6 37128 THE RIGHT HON. BRIAN MULRONEY: Gary 7 was a good friend. 8 37129 MR. WOLSON: Okay, and your friendship went back with him a long ways? 37130 THE RIGHT HON. BRIAN MULRONEY: He 10 11 was much behind me -- he was much younger than I was in law school, but I liked him a lot. He was a wonderful 12 fellow, with a great young family. 13 37131 MR. WOLSON: He worked with -- he was 14 one of the principals of GCI -- Government Consultants 15 International? 16 THE RIGHT HON. BRIAN MULRONEY: Yes, 17 37132 I believe he was. 18 19 37133 MR. WOLSON: Gerry Doucet, you said the other day, was, really, how you met Fred. Gerry 20 was, I take it, more of your contemporary? 21 22 37134 THE RIGHT HON. BRIAN MULRONEY: Gerry was a year ahead of me at St. F.X., and I think that 23 Fred was one, or perhaps two years behind me at St. 24 F.X. 25

1	37135	Gerry was kind of the leader of a
2	very distinguis	hed and worthy family of Acadians from
3	Grand Etang.	
4	37136	MR. WOLSON: A good friend?
5	37137	THE RIGHT HON. BRIAN MULRONEY: A
6	good friend in	Gerry, yeah.
7	37138	MR. WOLSON: And Fred Doucet.
8	37139	Fred Doucet testified here that he
9	was a very long	standing friend of yours, that you could
10	confide in him,	and he in you.
11	37140	True statement?
12	37141	THE RIGHT HON. BRIAN MULRONEY:
13	Absolutely.	
14	37142	MR. WOLSON: As a matter of fact,
15	there was an ar	ticle written a long time ago in the
16	Toronto I th	ink it was in The Star.
17	37143	It's at Tab 9 of Book 1.
18	37144	I will read you two quotes, and this
19	is one attribut	able to you.
20	37145	The title is "Mulroney's top advisor
21	'an intensely l	oyal man' who learned from PM."
22	37146	Do you see that?
23	37147	THE RIGHT HON. BRIAN MULRONEY: Yes.
24	37148	MR. WOLSON: You are quoted here as
25	saying:	

1			"'You know,' Mulroney says"
2	37149	And	I know that there is a bit of
3	humour in this.		
4	37150	THE	RIGHT HON. BRIAN MULRONEY:
5	Where		
6	37151	Oh,	I see, yes.
7	37152	MR.	WOLSON:
8			"'if I asked Fred to move a
9			building across the street one
10			inch to the left by morning,
11			Fred would do it, no
12			questions.'"
13	37153	THE	RIGHT HON. BRIAN MULRONEY: Yes.
14	37154	MR.	WOLSON: That's the kind of
15	obviously, I know	v Mr.	Doucet, and he can't move
16	mountains, not ve	ery m	any of us can, but the point is
17	made.		
18	37155	THE	RIGHT HON. BRIAN MULRONEY: It
19	is		
20	37156	MR.	WOLSON: And you agree with that.
21	37157	THE	RIGHT HON. BRIAN MULRONEY: That
22	comment, as you s	say,	is indeed intended to be humorous,
23	but it is also a	refl	ection a comment on Fred's
24	great determinati	lon -	-
25	37158	MR.	WOLSON: And loyalty.

1	THE RIGHT HON. BRIAN MULRONEY:
2	and loyalty and skill. If he is asked to do something
3	he always does it to the best of his ability.
4	37160 MR. WOLSON: Just flip the page to
5	page 2 of the article. Now they are quoting Fred's
6	brother Gerry. About the third paragraph in it reads:
7	"Fred is intensely loyal to
8	MulroneyThey seem to know
9	each other's thinking just by
10	body language."
11	37161 His brother is talking about the kind
12	of relationship that, obviously, doesn't come along
13	every day. You have a very strong bond with Fred.
14	THE RIGHT HON. BRIAN MULRONEY: Yes.
15	We are talking, I think
16	Was this when I was in Opposition?
17	37164 MR. WOLSON: '87 this is.
18	THE RIGHT HON. BRIAN MULRONEY: He
19	was my chief of staff in Opposition, in '83.
20	MR. WOLSON: But that kind of bond
21	and that kind of relationship is ongoing. You and he
22	are
23	THE RIGHT HON. BRIAN MULRONEY: Yeah,
24	sure.
25	37168 MR. WOLSON: close friends.

1	37169 THE RIGHT HON. BRIAN MULRONEY: Sure.
2	37170 MR. WOLSON: Did you know that in
3	1988, November, when the UIP was signed, he was just
4	out of government I think he left on August 16th,
5	1988. Did you know that he received a cheque for
6	\$90,000 when the UIP was signed
7	37171 THE RIGHT HON. BRIAN MULRONEY: No, I
8	did not.
9	MR. WOLSON: the Bear Head UIP?
10	37173 Did you know that Gary Ouellet
11	received a cheque, also around the same time, November
12	of '88, just a few months after the Understanding in
13	Principle on Bear Head was signed?
14	37174 Did you know that?
15	37175 THE RIGHT HON. BRIAN MULRONEY: No, I
16	did not.
17	37176 MR. WOLSON: Did you know that Gerry
18	Doucet received a cheque for \$90,000?
19	When I say received a cheque, all
20	from Mr. Schreiber or one of his companies, Bitucan.
21	37178 Did you know that Gerry received a
22	cheque for \$90,000?
23	37179 THE RIGHT HON. BRIAN MULRONEY: No, I
24	did not.
25	37180 MR. WOLSON: Did you know that Frank

1	Moores received a cheque for \$90,000?
2	THE RIGHT HON. BRIAN MULRONEY: No, I
3	did not.
4	MR. WOLSON: And that Gary Ouellet,
5	Gerry Doucet and Frank Moores, who were all principals
6	of GCI, received a further \$250,000 in and around
7	November of '88, after the signing of the Understanding
8	in Principle?
9	37183 Did you know that?
10	THE RIGHT HON. BRIAN MULRONEY: No, I
11	did not.
12	37185 MR. WOLSON: I have to ask you some
13	quick questions, and I anticipate the answers.
14	THE RIGHT HON. BRIAN MULRONEY: Sure.
15	MR. WOLSON: You were at the
16	leadership review in Winnipeg in 1983.
17	37188 THE RIGHT HON. BRIAN MULRONEY: I
18	was.
19	MR. WOLSON: I can agree, I am sure,
20	with you that Winnipeg in the wintertime it's a
21	tough sell to get easterners there, having lived there
22	all my life.
23	THE RIGHT HON. BRIAN MULRONEY: Yeah.
24	MR. WOLSON: You were there, though.
25	THE RIGHT HON. BRIAN MULRONEY: Yes.

1	37193	MR. WOLSON: Mr. Schreiber says that
2	he had provided m	oney to a fellow by the name of Walter
3	Wolf.	
4	37194	Did you know who that was?
5	37195	THE RIGHT HON. BRIAN MULRONEY: I
6	knew who Wolf was	, yes.
7	37196	MR. WOLSON: Schreiber testified that
8	he provided \$50,0	00 to Wolf in furtherance of your
9	support and the 1	eadership review.
10	37197	Did you know that?
11	37198	THE RIGHT HON. BRIAN MULRONEY: No, I
12	didn't.	
13	37199	In particular, he indicated, under
14	oath I believe, t	hat he didn't contribute anything to
15	my campaign le	adership campaign but that he had
16	made a contributi	on to some leadership review movement
17	that you are talk	ing about.
18	37200	MR. WOLSON: Yes, the one in
19	Winnipeg.	
20	37201	THE RIGHT HON. BRIAN MULRONEY: Not
21	to me.	
22	37202	The distinction between what you said
23	and what I take t	he liberty of mentioning, sir, is that
24	they are two sepa	rate activities.
25	37203	MR. WOLSON: No, I understand that,

sir. What I am asking you -- and it's my duty to ask 1 2 you this --THE RIGHT HON. BRIAN MULRONEY: 3 37204 Sure. 37205 MR. WOLSON: When Mr. Schreiber says 4 5 something, I should put it to you for your response. 6 37206 THE RIGHT HON. BRIAN MULRONEY: 7 Absolutely. 8 37207 MR. WOLSON: Schreiber said that he gave \$50,000 to Walter Wolf for the review in Winnipeg, 1983. 10 11 37208 He is not talking about Ottawa, he is talking about Winnipeg. 12 37209 13 So the only question I have is, did you know that? 14 THE RIGHT HON. BRIAN MULRONEY: Not 37210 15 16 only did I not know it, I have never heard -- I had never heard of this kind of movement of any kind. 17 18 37211 MR. WOLSON: I would imagine that, in 19 1983, \$50,000, as a boost for a potential candidate, would be a pretty handsome boost. 20 THE RIGHT HON. BRIAN MULRONEY: But 21 37212 22 it wasn't for me. He has testified before you that he 23 gave nothing to my campaign. If he contributed to something, it would have been to this so-called 24 leadership review movement and --25

1	MR. WOLSON: What he testified to was
2	that he gave the money to attempt to cause the review
3	to behave, or to act out in such a way that there, in
4	fact, would be a leadership convention in Ottawa, which
5	happened.
6	I am not challenging
7	THE RIGHT HON. BRIAN MULRONEY:
8	That's
9	MR. WOLSON: Just hold on, sir.
10	I am not challenging you, I am just
11	putting to you what he said. If you are unaware of it,
12	so be it.
13	THE RIGHT HON. BRIAN MULRONEY: No,
14	but, I you had better believe I was unaware of it.
15	But, I think it's important, given
16	the may I say, the inference in the second part of
17	your question, that none of that was a contribution to
18	my leadership campaign subsequently, because I believe
19	that he has testified before you that in 1983 he made
20	no contribution whatsoever to my leadership.
21	37220 MR. WOLSON: That's clear from the
22	transcript.
23	THE RIGHT HON. BRIAN MULRONEY: Thank
24	you.
25	MR. WOLSON: I am only asking you

1	about Winnipeg.	
2	37223	And I ask you, quite frankly,
3	because, at the en	nd of the day, the Commissioner will
4	have to make some	credibility findings.
5	37224	THE RIGHT HON. BRIAN MULRONEY: Sure.
6	37225	MR. WOLSON: So I have to put these
7	things to you.	
8	37226	THE RIGHT HON. BRIAN MULRONEY: Yes.
9	37227	That was, I suppose just to make
10	sure we are talki	ng about the same thing, when I was
11	interrogated by Ma	aître Pratte, I suppose that this was
12	the this myste	rious movement where 450 Quebecers
13	were flown in, in	the middle of the night, to Winnipeg.
14	37228	That was, I suppose, the that
15	nobody saw.	
16	37229	If he is referring to that, I heard
17	about it, obvious	ly, but I had no knowledge of it
18	whatsoever.	
19	37230	MR. WOLSON: Thank you.
20	37231	Now, Mr. Schreiber also says that
21	when you became P	rime Minister, access to you was quite
22	easy.	
23	37232	Your response to that.
24	37233	THE RIGHT HON. BRIAN MULRONEY: Mr.
25	Schreiber had no	access to me at all, personally. He

got to see me because of his friendship with Elmer 1 MacKay, initially -- as I say, to whom I owed a lot --2 3 and I was happy to see whomever Elmer asked me to see, whenever I could -- and, ultimately, because of the 5 fact that some years later he retained the services of Fred Doucet as one of his Ottawa representatives. 6 In terms of access to 7 37234 MR. WOLSON: 8 you, I suppose -- I am assuming -- I have never met a prime minister before this inquiry -- I am assuming 9 that sitting prime ministers are pretty well protected 10 11 or sheltered. THE RIGHT HON. BRIAN MULRONEY: 37235 12 13 37236 MR. WOLSON: In order to get to see a prime minister, there has to be some kind of protocol. 14 THE RIGHT HON. BRIAN MULRONEY: 15 37237 16 Either that or you have to be a voter. 17 37238 MR. WOLSON: A voter. 18 37239 THE RIGHT HON. BRIAN MULRONEY: 19 tends to want to see voters. 20 37240 MR. WOLSON: Do you take the same voter into your office, or have meetings with the same 21 22 voter on a frequent basis, or is it simply just a wave 23 and a handshake? 24 37241 THE RIGHT HON. BRIAN MULRONEY: By and large it's a wave and a handshake. If it's outside 25

of the parliamentary office, after Question Period, 1 everybody comes in, we have a photo op, shake a few 2 3 hands, chat for a bit. MR. WOLSON: But a brunch or a 37242 4 5 private meeting, or something along those lines, would be harder to come by. 6 37243 THE RIGHT HON. BRIAN MULRONEY: I 7 8 think they would, for all prime ministers. 37244 MR. WOLSON: So Schreiber's access to you was twofold. One, Elmer MacKay --10 11 37245 THE RIGHT HON. BRIAN MULRONEY: Yes. 12 37246 MR. WOLSON: That was one way, and 13 you wouldn't -- you really didn't want to say no to Elmer, because you had a lot of respect and gratitude 14 toward Elmer. 15 16 37247 True? THE RIGHT HON. BRIAN MULRONEY: 17 37248 18 You're right. 19 37249 MR. WOLSON: And, secondly, through Fred, because Fred is a lifelong Fred, and you knew 20 that Fred had gone from government to his own lobby 21 22 company. THE RIGHT HON. BRIAN MULRONEY: I 23 37250 knew that. 24 25 37251 MR. WOLSON: Yes.

1	37252	Did it strike you as unusual that
2	Fred Doucet, ju	st weeks out of government, was bringing
3	Karlheinz Schre	iber to you, trying to promote a
4	project the	Bear Head Project?
5	37253	Did that strike you as odd?
6	37254	THE RIGHT HON. BRIAN MULRONEY: It
7	would have been	odd, but he didn't do it.
8	37255	MR. WOLSON: He never came to you?
9	37256	THE RIGHT HON. BRIAN MULRONEY: You
10	said "weeks out	of government"?
11	37257	MR. WOLSON: Yes.
12	37258	THE RIGHT HON. BRIAN MULRONEY: No,
13	he didn't.	
14	37259	MR. WOLSON: He didn't.
15	37260	THE RIGHT HON. BRIAN MULRONEY: Fred
16	Doucet bring Sc	hreiber to see me
17	37261	MR. WOLSON: Yes.
18	37262	THE RIGHT HON. BRIAN MULRONEY:
19	weeks after he	resigned from office?
20	37263	I don't believe that's the case, sir.
21	37264	MR. WOLSON: Okay.
22	37265	THE RIGHT HON. BRIAN MULRONEY: Fred
23	resigned, I thi	nk, in July or August
24	37266	MR. WOLSON: August 16th
25	37267	THE RIGHT HON. BRIAN MULRONEY: of

```
1
          188.
 2
                           MR. WOLSON: -- of '88.
    37268
                           THE RIGHT HON. BRIAN MULRONEY:
 3
    37269
                                                            I
         don't believe that there was a meeting with me. I have
 4
 5
         no recollection of that, until --
 6
    37270
                           MR. WOLSON: Okay, we will go through
 7
         some meetings.
 8
    37271
                           THE RIGHT HON. BRIAN MULRONEY:
 9
         until much later. Obviously there were meetings with
         Elmer, but not with Schreiber, that I can remember.
10
11
    37272
                           MR. WOLSON: Not with Fred you mean.
                           THE RIGHT HON. BRIAN MULRONEY:
12
    37273
13
         with Fred that I can remember.
                           MR. WOLSON: All right. I am going
14
    37274
15
         to try to get through this next area fairly quickly,
         because I have to do it, and I wouldn't stop you from
16
17
         answering as fulsome -- in the most fulsome way that
18
         you like, but I am going to try to go through this in a
19
         fairly quick manner, to get to matters that will, at
20
         least, get us to some finality of this examination, not
         today, but hopefully earlier tomorrow.
21
                           So let me, then, start -- and I am
22
    37275
23
         going to deal with the Bear Head Project and contacts
         that you have had with various parties and involvements
24
         in the Bear Head Project.
25
```

1	37276	I will start with June 6th, 1987.
2	Senator Lowell M	urray testified here, and he said that
3		e 6th, '87, ACOA had been created
4	37277	You don't disagree with that?
		_
5	37278	THE RIGHT HON. BRIAN MULRONEY: No, I
6	created it.	
7	37279	MR. WOLSON: All right.
8	37280	and that you and he were flying,
9	on some governmen	nt plane, out to Atlantic Canada to
10	make an announce	ment about the formulation of ACOA.
11	37281	True?
12	37282	THE RIGHT HON. BRIAN MULRONEY: Yes.
13	37283	MR. WOLSON: And that, on that
14	flight, you hand	ed him one file, and in the file was a
15	document regardi:	ng Bear Head.
16	37284	At least, that's what Mr. Murray
17	said. I am assu	ming that you agree with that.
18	37285	THE RIGHT HON. BRIAN MULRONEY: If
19	Mr. Murray said	it, it's true.
20	37286	MR. WOLSON: All right. You don't
21	recall it	
22	37287	THE RIGHT HON. BRIAN MULRONEY: No.
23	37288	MR. WOLSON: but you don't deny
24	it.	
25	37289	THE RIGHT HON. BRIAN MULRONEY:

1	That's right.
2	37290 MR. WOLSON: June 15th, 1987, Mr.
3	Murray testified
4	Did you watch his testimony?
5	THE RIGHT HON. BRIAN MULRONEY:
6	Unfortunately, I didn't. I read about it, though,
7	extensively.
8	37293 MR. WOLSON: Okay. June 15th, '87
9	he testified that on that date, June 15th, '87, Fred
10	Doucet, who was then the ambassador-at-large organizing
11	international summits
12	THE RIGHT HON. BRIAN MULRONEY:
13	M'hmm.
14	MR. WOLSON: So this would have been
15	about nine days after Mr. Murray had been installed as
16	the Minister for ACOA, by my math at least.
17	THE RIGHT HON. BRIAN MULRONEY:
18	M'hmm.
19	MR. WOLSON: This is what Mr. Murray
20	said and I will look to Tab 10 of Book 1.
21	THE RIGHT HON. BRIAN MULRONEY: Yes,
22	sir.
23	37299 MR. WOLSON: June 15th, 1987, he gets
24	a call from Fred Doucet, and he made notes at the time,
25	and this is what he says under Point No. 2, about four

1	lines down:	
2		"PM strongly endorses Thyssen
3		project. No project has come.
4		Key is the early order from DND.
5		Maz"
6	37300	I assume that "Maz" is Mazankowski?
7	37301	THE RIGHT HON. BRIAN MULRONEY: I
8	assume yeah,	sure. He's the only one I knew as
9	"Maz".	
10	37302	MR. WOLSON: All right.
11		"Maz has spoken to Beatty
12		didn't get an unfavourable
13		I should speak to Beatty
14		Tell him that it's a must."
15	37303	And the bottom line:
16		"Need decision by July of this
17		year."
18	37304	First of all, you testified the other
19	day that when so	omebody in government, or elsewhere,
20	floats your name	e out there and says, "The Prime
21	Minister strong	ly endorses," or, "strongly requests
22	that you tell yo	our people," to come and see you. You
23	don't want your	name floated out there, because you
24	need to know the	e straight goods.
25	37305	Right?

1	37306 THE RIGHT HON. BRIAN MULRONEY: I
2	told them two things.
3	MR. WOLSON: Yes?
4	37308 THE RIGHT HON. BRIAN MULRONEY: I
5	said to the cabinet that if a lobbyist or anyone else
6	marches into your office to use Paul Tellier's
7	illustration, using the Prime Minister's name is the
8	bane of the existence of a lot of people in this
9	town if that happened, throw them out of your office
10	and then call me.
11	37309 MR. WOLSON: Let me ask you two
12	questions, then.
13	Number one, did Lowell Murray call
14	you and say that Fred Doucet had called him, that you
15	wanted the project done?
16	THE RIGHT HON. BRIAN MULRONEY: No,
17	he didn't.
18	MR. WOLSON: Did Fred Doucet call on
19	your advice or instruction?
20	THE RIGHT HON. BRIAN MULRONEY: This?
21	MR. WOLSON: Yes.
22	THE RIGHT HON. BRIAN MULRONEY: No.
23	MR. WOLSON: He would have done it on
24	his own?
25	THE RIGHT HON. BRIAN MULRONEY:

1	Absolutely.
2	37318 MR. WOLSON: And his position then
3	was the Organizing Chair of International Summits.
4	37319 THE RIGHT HON. BRIAN MULRONEY: If it
5	was Lowell says that it's the 15th of July, I guess
6	37320 MR. WOLSON: The 15th of June of '87.
7	37321 THE RIGHT HON. BRIAN MULRONEY: June
8	of '87.
9	Yeah, Fred would have been yeah,
10	Fred would have been organizing the international
11	summits at that time.
12	MR. WOLSON: Do you know why somebody
13	who was out of active political
14	37324 Let me ask you this. You didn't know
15	that he called.
16	37325 THE RIGHT HON. BRIAN MULRONEY: Not a
17	clue.
18	37326 MR. WOLSON: All right. It would be
19	unfair for me to ask you to get into his mind, so I
20	withdraw that. I will go on to the next one.
21	37327 THE RIGHT HON. BRIAN MULRONEY: I car
22	take a guess, though.
23	37328 MR. WOLSON: Guesses are probably not
24	worthwhile, and neither was the question, quite
25	frankly, so I will move on to something that is

1	worthwhile.	
2	Laughter / R	ires
3	37329	THE RIGHT HON. BRIAN MULRONEY: We
4	are even.	
5	37330	MR. WOLSON: We are even.
6	37331	You advised the Commissioner in your
7	testimony on Tue	sday that you instructed Lowell Murray
8	to manage the is	sue of potential commitments to Thyssen
9	in a particular	way as regards to the UIP.
LO	37332	You testified that you directed
L1	Senator Murray to	o follow a particular course of conduct
L2	as it pertained	to avoiding a commitment by government
L3	and seeking lega	l advice from Frank Iacobucci.
L4	37333	THE RIGHT HON. BRIAN MULRONEY:
L5	That's right.	
L6	37334	MR. WOLSON: Senator Murray testified
L7	on the 5th of Mag	y, 2009 he advised the Commissioner
L8	that at no time	did he receive direction from you
L9	pertaining to the	e Bear Head Project, even though he
20	sought it. In fa	act, he stated that he received no
21	direction in wri	ting or orally. Senator Murray said
22	that he never di	scussed the project with you again,
23	after you gave h	im the file on the 6th of June of '87.
24	37335	Now, I am sure that you probably had
25	a million things	happening while you were in office,

but I have to ask you about the inconsistency, and I am 1 going to throw one more thing into the equation. 2 3 37336 There was a direction given to your chief of staff, Derek Burney, he testified --4 37337 5 Excuse me. --- Pause 6 MR. WOLSON: Mr. Roitenberg corrects 7 37338 8 me. 37339 There was a direction given by Derek Burney, your chief of staff, that any wording binding 10 11 the government be removed from the UIP before it was to 12 be signed. However, he stated in his testimony that he 13 received no direction from you as to the handling of the Bear Head Project or the Understanding in 14 Principle, and that had he received instruction from 15 16 you, he would have remembered it. 17 37340 What I want, if you can help me here, 18 is your understanding of matters. THE RIGHT HON. BRIAN MULRONEY: 19 37341 I don't believe that there was any inconsistency at 20 all. 21 22 37342 Are you referring to the Iacobucci 23 participation? 37343 MR. WOLSON: I am referring to all 24 three issues, the fact that, first of all, Lowell 25

1	Murray	
2	Do you want me to repeat t	hem?
3	37345 THE RIGHT HON. BRIAN MULRO	NEY: No, I
4	see what you are saying, the fact that I te	stified to
5	the effect that I wanted to be certain that	Iacobucci
6	was involved?	
7	MR. WOLSON: Yes.	
8	37347 THE RIGHT HON. BRIAN MULRO	NEY: There
9	would be no mystery here. I brought Frank	Iacobucci
10	into the federal government, named him Deput	ty Minister
11	of Justice, and then, as I have indicated, r	noved him ug
12	to the Federal Court and then to the Supreme	e Court of
13	Canada. He was outstanding he was an out	standing
14	success. Where I really got to know him we	ll was in
15	the Meech Lake negotiations that were ongoing	ng at that
16	time.	
17	37348 MR. WOLSON: But I want to	focus you
18	to the questions that I asked you, and I do	n't mean to
19	be rude	
20	37349 THE RIGHT HON. BRIAN MULRO	NEY: No,
21	but it's part of the answer, sir.	
22	37350 MR. WOLSON: All right, th	en take the
23	time and answer.	
24	37351 THE RIGHT HON. BRIAN MULRO	NEY: The
25	reason is that Lowell Murray I had named	Lowell to

1	be the minister in charge of federal-provincial
2	relations, namely, heading the constitutional
3	negotiations at that level.
4	37352 Iacobucci was his advisor. We met
5	all the time, on a regular basis, in the summer of
6	37353 I was, of course, interested in the
7	Bear Head Project. I have testified to that many
8	times.
9	37354 I put Lowell in charge of ACOA. He
10	is from Cape Breton. We were fellow students and
11	friends at St. F.X. I was the member for Central Nova
12	We had this development project, and I had just put hi
13	in charge of Atlantic development.
14	37355 So I give him the file and say, "Take
15	a look at it, as it moves along," and in the summer of
16	1988, Lowell, I have no doubt, said to me: This thing
17	is heating up. Maybe there is going to be a memorandu
18	of some kind.
19	We knew that we could not prejudice
20	the London, Ontario position in any way, so I would
21	have said to Lowell: Look, with regard to that clause
22	which is so important in this context, make sure that
23	Frank takes a look at it.
24	No more mysterious than that.
25	37358 MP WOLSON: So although he gave that

1	he didn't, at any time, receive any direction from yo	u,
2	your recall is that he did.	
3	37359 THE RIGHT HON. BRIAN MULRONEY: Well	L,
4	it wouldn't be if I can put it to you this way,	
5	Lowell was one of my ministers. I saw him regularly.	
6	Prime ministers meet with their ministers and say,	
7	"Have somebody take a look at this," or "Have that	"
8	There is no inconsistency in recall.	
9	It wasn't a formal directive to do something, it was:	
LO	Lowell, look, as a measure of prudence on this, becau	se
L1	of the huge implications coming at us, possibly, from	
L2	London, make sure that Frank gives it his okay.	
L3	Something like that.	
L4	MR. WOLSON: Why were you interested	l,
L5	if you were, in having an Understanding in Principle	at
L6	all with Thyssen/Schreiber and your government?	
L7	What was the point of the	
L8	Understanding in Principle from your perspective?	
L9	37364 THE RIGHT HON. BRIAN MULRONEY: I	
20	think that Lowell perhaps spoke to you about that. O	ne
21	of the arguments at the time was that this would be o	f
22	assistance the Letter of Comfort matter would b	е
23	of assistance to Thyssen in their, by now, reconfigur	ed
24	approach, to take more advantage of a technological	
2.5	partnership with an American defence supplier, and th	at

1	at least they would have that to begin their
2	discussions.
3	37365 That was part of the discussion at
4	the time.
5	37366 My political interest in it was to
6	make certain that the operations in London, Ontario
7	were not irretrievably compromised by any commitment
8	the Government of Canada might make.
9	37367 MR. WOLSON: And while Mr. Pratte
10	asked you yesterday if you were aware or the other
11	day that \$2 million were paid to Schreiber or one o
12	his companies on the signing of the UIP, the reality o
13	it is that Schreiber received \$6.5 million, including
14	loans which never had to be repaid.
15	37368 Is that something that you had any
16	knowledge of at all?
17	37369 THE RIGHT HON. BRIAN MULRONEY: None
18	whatsoever. But I must tell you, as a result of the
19	evidence adduced before you, that I think explains
20	something to me.
21	I had no clue about this whatsoever,
22	but when it came out here that it was \$6.5 million, on
23	the basis of that contract, which made no sense at all
24	one of the conclusions that you could perhaps draw
25	mean, I wondered why is it that every time we turn

1	around Mr. Schreiber is here like the Energizer Bunny,
2	nonstop, and it's moved from Cape Breton to Central
3	Nova to a possible deal with SNC Lavalin in the Trenton
4	Works. Then it is reconfigured for possible
5	peacekeeping, NATO and east end of Montréal, and so on
6	I have asked myself why would this
7	have been so?
8	One of the answers I think came here.
9	I think that Mr. Schreiber, on the basis of that
10	document we talked about, persuaded somehow Thyssen
11	that this was a go. He got the \$6.5 million, nothing
12	happened, because of that clause, and Thyssen said to
13	him, hey, we have paid you \$6.5 million, you have to
14	deliver something.
15	37373 He had the money and he spent the
16	money and I think that whether he had hoodwinked them
17	or not, I don't know, but he certainly persuaded them,
18	including, as he said, giving \$500,000 cash to a
19	Director of Thyssen, Mr. Haastert I think it was.
20	37374 So that, at least to me, explains
21	this amazing energy that he had to keep moving things
22	along no matter what or where to get a deal, I think to
23	probably recoup with Thyssen. But that's just a
24	surmise.
25	37375 MR. WOLSON: Gave Haastert \$500,000

1	in cash under the table.
2	37376 THE RIGHT HON. BRIAN MULRONEY: So he
3	said, yes.
4	MR. WOLSON: If you would turn,
5	please, sir, to book P-50, which is the documents that
6	I gave you this morning.
7	THE RIGHT HON. BRIAN MULRONEY:
8	"Compendium of Contacts"?
9	MR. WOLSON: Quite so.
10	THE RIGHT HON. BRIAN MULRONEY: Yes,
11	sir.
12	MR. WOLSON: I want to go through
13	with you, and you may not disagree at all there may
14	be some things we can actually agree on that you had
15	a number of meetings where you were involved with
16	Mr. Schreiber and others, and I want to take you
17	through some of these now.
18	So let's go, first of all, to Tab 1.
19	THE RIGHT HON. BRIAN MULRONEY: Yes.
20	MR. WOLSON: December '87.
21	THE RIGHT HON. BRIAN MULRONEY: Yes.
22	MR. WOLSON: December 13, '87 at
23	11:30 it says "Brunch Ric Logan, Sam Wakim, Brunch PM".
24	37387 Mr. Schreiber told us that often "PM"
25	means Prime Minister.

1	37388 Do you recall that lunch?
2	THE RIGHT HON. BRIAN MULRONEY: No,
3	not at all.
4	37390 MR. WOLSON: You don't deny it,
5	though?
6	THE RIGHT HON. BRIAN MULRONEY: No,
7	of course not. I have certainly no recollection.
8	Ric Logan and Sam Wakim and
9	Mr. Schreiber? That would be a first. However, it's
10	possible.
11	37393 MR. WOLSON: All right. I don't want
12	to have
13	37394 THE RIGHT HON. BRIAN MULRONEY: When
14	I say that, I say it because you are telling me. The
15	fact that it is inscribed in Schreiber's diary or
16	daytimer, that isn't a guarantee of anything.
17	MR. WOLSON: Well, I'm going to put
18	these to you for your position on them
19	37396 THE RIGHT HON. BRIAN MULRONEY: Sure
20	MR. WOLSON: and we will go
21	through them.
22	37398 THE RIGHT HON. BRIAN MULRONEY: Okay
23	MR. WOLSON: After that, if you then
24	go to Tab 2 in the book
25	THE RIGHT HON. BRIAN MULRONEY: Yes.

1	37401 MR. WOLSON: August 23, 1989.
2	THE RIGHT HON. BRIAN MULRONEY: Yes.
3	37403 MR. WOLSON: 6:30, or "18:30 Brian
4	Mulroney" in his diary. Do you see that?
5	THE RIGHT HON. BRIAN MULRONEY: M'hm.
6	37405 MR. WOLSON: And if you flip the
7	page, please, he writes a letter to you five days
8	after at least it is dated five days after the
9	meeting that he says that he has with you, and he
10	writes the following, August 28, 1989:
11	"I very much enjoyed meeting
12	with you last week; it was an
13	unexpected pleasure and
14	especially because only a few
15	days ago, I was cleaning out
16	some old boxes and came"
17	37406 Across the '82 telegram that just
18	paraphrasing, the '82 telegram that you sent to him.
19	Do you recall receiving the letter
20	from him?
21	THE RIGHT HON. BRIAN MULRONEY: No.
22	MR. WOLSON: Would you turn the page,
23	please?
24	37410 THE RIGHT HON. BRIAN MULRONEY: But I
25	would draw your attention to the penultimate paragraph

1	there, where he	says:
2		"I listened with great interest
3		to your address to the P.C.
4		Annual Meeting and was
5		especially moved by your remarks
6		concerning"
7	37411	My guess is that the meetings when
8	he says:	
9		"I very much enjoyed meeting
10		with you last week"
11	37412	It was probably at the annual meeting
12	of the Party.	
13	37413	MR. WOLSON: Okay.
14	37414	THE RIGHT HON. BRIAN MULRONEY: But
15	I'm not sure of	that.
16	37415	MR. WOLSON: Turn the page.
17	37416	On September 18, '89 you write him
18	back.	
19		"Thank you for your letter of
20		August 28."
21	37417	THE RIGHT HON. BRIAN MULRONEY: M'hm.
22	37418	MR. WOLSON:
23		"I too was pleased to have the
24		opportunity to meet with you."
25	37419	THE RIGHT HON. BRIAN MULRONEY: M'hm.

1	37420	MR. WOLSON: You talk about the
2	general meeting.	
3	37421	THE RIGHT HON. BRIAN MULRONEY: Yes.
4	37422	MR. WOLSON: Do you ordinarily write
5	letters back to pe	eople, a gentleman you just meet at
6	the meeting? Would	ld you be in correspondence with
7	people or would yo	ou simply have a handshake and a
8	hello?	
9	37423	THE RIGHT HON. BRIAN MULRONEY: No.
10	I would be in corr	respondence with anyone from the Party
11	who wrote to me pe	ersonally and I clearly had run into
12	him at a party med	eting, and I would have absolutely
13	responded to anybo	ody who had attended a General Meeting
14	of the Party with	a letter that would have been drafted
15	by the party and/o	or the Prime Minister's Office and
16	sent it out, sure	
17	37424	MR. WOLSON: Did you think it was an
18	exaggeration on h	is part when he said:
19		"I very much enjoyed meeting
20		with you it was an unexpected
21		pleasure"
22	37425	Is that
23	37426	THE RIGHT HON. BRIAN MULRONEY: I'm
24	sure it was a grea	at pleasure for him.
25	37427	MR. WOLSON: I'm sure it was a

pleasure, too. I could understand that, but do you --1 THE RIGHT HON. BRIAN MULRONEY: But 2 37428 3 look, you have seen the way Mr. Schreiber does business, the way he writes letters. You meet him --5 as I told you yesterday, I met him coming out of the bathroom and he referred to it as the Royal York 6 7 meeting. 8 37429 MR. WOLSON: It was Royal, but not the York, okay. 9 37430 Now, just while we are on not the 10 11 Royal York but we are on the letter, could you see the man as being a bit of a -- exaggerating a bit? 12 13 37431 THE RIGHT HON. BRIAN MULRONEY: Well, you see, I'm not sure I would have seen this 14 particular --15 16 37432 MR. WOLSON: Not yet. THE RIGHT HON. BRIAN MULRONEY: --17 37433 18 this particular letter, but --19 37434 MR. WOLSON: Well, let's go on. 20 37435 THE RIGHT HON. BRIAN MULRONEY: And I had no recollection of thinking about him one way or 21 22 the other. 23 37436 And by the way, you know, I wouldn't have been displeased at all to get a letter of thanks 24 from a delegate who attended an Annual Meeting of the 25

1	Party.	
2	37437	MR. WOLSON: I'm going to take you to
3	Tab leave th	at book for a moment and go, please, to
4	Book 1, the lar	ge book, Tab 34.
5	37438	THE RIGHT HON. BRIAN MULRONEY: Tab
6	34?	
7	37439	MR. WOLSON: Yes, please. Do you see
8	a memorandum fo	r an R. Protti?
9	37440	THE RIGHT HON. BRIAN MULRONEY: Ray
10	Protti, yes.	
11	37441	MR. WOLSON: Yes. PCO?
12	37442	THE RIGHT HON. BRIAN MULRONEY: Yes.
13	Ron Bilodeau.	Copy Ron Bilodeau, yes.
14	37443	MR. WOLSON: Okay. What I'm trying
15	to do to save s	ome time, Mr. Mulroney, is I'm trying to
16	go through cont	acts you had with Mr. Schreiber and also
17	some of the high	h points of the Bear Head Project.
18	37444	So that is the purpose of me going
19	back and forth	and I'm hoping we can save a little
20	time	
21	37445	THE RIGHT HON. BRIAN MULRONEY: Sure.
22	37446	MR. WOLSON: on matters that I
23	must cover and	want your positions on them.
24	37447	This letter or this memorandum I
25	should say, you	'll see at the very top January 24,

1	1990.	
2	37448	THE RIGHT HON. BRIAN MULRONEY: Yes.
3	37449	MR. WOLSON: It says that it is a
4	recent "sequenc	ce of events". Do you see that?
5	37450	THE RIGHT HON. BRIAN MULRONEY: Yes.
6	37451	MR. WOLSON: All right. And what it
7	is, it is an ou	atline of what was happening on the Bear
8	Head Project, a	and I'm going to direct you to page 2.
9	37452	THE RIGHT HON. BRIAN MULRONEY: Yes.
10	37453	MR. WOLSON: The 24th of January.
11	37454	Do you know who Mr. Grauer is?
12	37455	THE RIGHT HON. BRIAN MULRONEY: Yes.
13	Bob Grauer, now	deceased, was a wonderful guy from
14	External who wa	as seconded to the PMO for a while.
15	37456	MR. WOLSON: All right. So this is
16	what is happeni	ng on the 24th:
17		"According to Grauer, Hartt"
18	37457	Hartt is Stanley Hartt, your Chief Of
19	Staff; right?	
20	37458	THE RIGHT HON. BRIAN MULRONEY: Yes.
21	37459	MR. WOLSON:
22		" Hartt is firm that no
23		letter be sent to Thyssen"
24	37460	What Thyssen wanted, to put things in
25	proper perspect	rive, Thyssen wanted some more comfort.

1	They had the UIP
2	THE RIGHT HON. BRIAN MULRONEY: Yes.
3	MR. WOLSON: they hadn't gotten a
4	contract from the government and they were looking for
5	a little more comfort.
6	THE RIGHT HON. BRIAN MULRONEY: M'hm.
7	MR. WOLSON: To put that in proper
8	context.
9	THE RIGHT HON. BRIAN MULRONEY: M'hm.
10	MR. WOLSON: And Hartt says:
11	" Hartt is firm that no
12	letter be sent to Thyssen"
13	37467 A letter of some comfort:
14	" on grounds that any letter
15	would sound like a plea and
16	would put the Government of
17	Canada in a weak negotiating
18	position After speaking to
19	Meerburg (about 4 pm), Grauer
20	also reports that Tellier
21	apparently had convinced MacKay
22	that letter should not go
23	forward. Grauer's view is that
24	a decision had effectively been
25	made not to send a letter to

1		Thyssen."
2	37468	Do you see that?
3	37469	THE RIGHT HON. BRIAN MULRONEY: Yes.
4	37470	MR. WOLSON: And then there is a PS
5	at the bottom:	
6		"Bob Grauer called back at 7:5
7		"
8	37471	It's cut off but I think it is 7:55:
9		" to say that MacKay had gone
10		back to the charge with S.
11		Hartt, only this time to argue
12		for a letter of support for a
13		Bear Head military project,
14		based on the Sept. understanding
15		with Bear Head. Hartt
16		apparently is now inclined to
17		authorize a letter of comfort as
18		long as it is completely
19		non-committal as to federal
20		support."
21	37472	Did you know about that?
22	37473	THE RIGHT HON. BRIAN MULRONEY: No.
23	37474	MR. WOLSON: If you turn the page to
24	January 25, 1990	
25	37475	THE RIGHT HON. BRIAN MULRONEY: Yes.

1	37476	MR. WOLSON: Bill McKnight,
2	Minister of Nati	onal Defence.
3	37477	You knew Mr. McKnight? You appointed
4	him.	
5	37478	THE RIGHT HON. BRIAN MULRONEY: I
6	know him very we	ll, yes. He was a great Minister, too.
7	37479	MR. WOLSON: I'm sure.
8	37480	THE RIGHT HON. BRIAN MULRONEY:
9	Saskatchewan.	
LO	37481	MR. WOLSON: Well, it's not quite
L1	Manitoba	
L2	37482	THE RIGHT HON. BRIAN MULRONEY: Not
L3	right there, but	pretty close.
L4	37483	MR. WOLSON: but we are getting
L5	there, yes.	
L6	37484	On September 27th Minister McKnight
L 7	sends out a lett	er I'm sorry, he sends out the
L8	letter on the 25	th of January 1990, and basically I can
L9	tell you, sir, t	hat this letter is a letter to Thyssen
20	telling them	I will read part of it, the second
21	paragraph on the	first page:
22		" I am pleased to confirm
23		that, in the event that the
24		Canadian Forces determined to
25		acquire a Multi-Role Combat

1		Vehicle, and subject to Bear
2		Head Industries Limited
3		satisfying in all respects the
4		specifications and design
5		requirements of the call for
6		tenders and all contractual
7		matters, Bear Head Industries
8		Limited will be given an
9		opportunity to participate in
10		the tendering"
11	37485	So basically it is almost like the
12	UIP. It is	not quite worthless. It is keeping Thyssen
13	I suppose in	a position of some comfort, but it is
14	telling them	that if we open matters up for tender, you
15	contender. I	No obligation at all.
16	37486	THE RIGHT HON. BRIAN MULRONEY: M'hm.
17	37487	MR. WOLSON: It's another response
18	from the gove	ernment that is of very little meaning;
19	true?	
20	37488	THE RIGHT HON. BRIAN MULRONEY: I
21	agree, yes.	
22	37489	MR. WOLSON: Okay. Then I'm going to
23	take you bacl	k to the Compendium book
24	37490	THE RIGHT HON. BRIAN MULRONEY: Yes.
25	37491	MR. WOLSON: at Tab 3.

1	THE RIGHT HON. BRIAN MULRONEY: Yes,
2	sir.
3	37493 MR. WOLSON: Tab 3 is the 3rd of July
4	1990.
5	THE RIGHT HON. BRIAN MULRONEY: Yes.
6	37495 MR. WOLSON: What this is, is
7	Mr. Schreiber's diary "8:30 PM", July 3, 1990. The
8	word we now know is "breakfast".
9	Do you recall having breakfast with
10	Mr. Schreiber on the 3rd of July 1990?
11	37497 THE RIGHT HON. BRIAN MULRONEY: No, I
12	don't, but I have seen a picture that was taken at that
13	breakfast one day.
14	MR. WOLSON: Okay. Turn the page.
15	37499 THE RIGHT HON. BRIAN MULRONEY: I
16	think that I think at that breakfast.
17	37500 MR. WOLSON: Turn the page. Here is
18	a letter that he sends to you just three days later,
19	July 6, 1990.
20	He says to you:
21	"Dear Prime Minister:
22	Let me say what a pleasure it
23	was to see you again Tuesday
24	morning and how much I
25	appreciated your taking the time

1		to meet with me."
2	37502 E	He goes on into the third paragraph:
3		"Speaking as a friend, let me
4		assure you of my continued
5		support"
6	37503 A	and then he says:
7		"I am overjoyed to learn of your
8		coming official visit to
9		Germany. If there is any way I
10		can be helpful regarding this
11		visit, please call on me. I
12		humbly suggest that I could be
13		helpful."
14	37504 Y	You get that from him; true?
15	37505 T	THE RIGHT HON. BRIAN MULRONEY: I
16	get	
17	37506 M	MR. WOLSON: You got that letter from
18	Mr. Schreiber?	
19	37507 I	THE RIGHT HON. BRIAN MULRONEY: I
20	have no recollection	on of getting the letter and before
21	you if I may?	
22	37508 M	MR. WOLSON: Sure, please.
23	37509 T	THE RIGHT HON. BRIAN MULRONEY:
24	Before you move on	, when he talks about this:
25		"Let me say what a pleasure it

1	was to see you again on Tuesday
2	morning"
3	According to the picture that I saw,
4	there was Elmer, Fred Doucet, David Mclaughlin and
5	myself. So it would have been at Elmer's request.
6	37511 MR. WOLSON: I think that picture is
7	June 3rd of '93 and we are going to get to that.
8	THE RIGHT HON. BRIAN MULRONEY: No,
9	there is another one.
10	37513 MR. WOLSON: Oh, okay. So you have a
11	picture of the July 6th?
12	37514 THE RIGHT HON. BRIAN MULRONEY: I saw
13	a I saw a picture of what looked like a breakfast in
14	the alcove at 24 Sussex, which is different from the
15	photograph in the excuse me, of the third of June
16	3rd, and it shows those four people there, which means
17	that there is no way this happens without Elmer saying
18	to me I would like to come by and the only way at that
19	time I could have fitted him in was the next morning or
20	some other time for breakfast.
21	37515 And I say to Elmer: Elmer, come on
22	by if you can at 7:30 at 24 and I'll see you and
23	whomever you wish.
24	37516 MR. WOLSON: Isn't it this though,
25	sir. An ordinary mortal like Mr. Schreiber can't get

in to see you. He has to get there through some other 1 2 source. THE RIGHT HON. BRIAN MULRONEY: M'hm. 3 37517 MR. WOLSON: He gets there through 37518 4 5 your friends, Doucet or MacKay. They are in effect his That's the truth, isn't it? 6 conduit to you. THE RIGHT HON. BRIAN MULRONEY: 7 37519 8 Mr. Mackay is a senior Minister of the Crown in Canada --9 37520 MR. WOLSON: Yes...? 10 11 37521 THE RIGHT HON. BRIAN MULRONEY: --12 who happens to be the Member of Parliament for Central 13 Nova. And in that responsibility he is trying -- and Minister for ACOA in those times, and he is responsible 14 for trying to attract business to his constituency and 15 16 jobs to Atlantic Canada. 17 37522 I guess he felt that Mr. Schreiber 18 was advancing a project that could achieve some of those objectives and he would speak to me about it. 19 20 37523 It's not really a mysterious thing in any way, sir. 21 MR. WOLSON: Did you see a lot of 22 37524 23 people like Mr. Schreiber? Now, Schreiber didn't live in Canada. You have testified to that at the 24 discovery. Schreiber was an infrequent visitor to 25

1	Canada.	
2	THE RIGHT HON. BRIAN MULRONEY: Yes.	
3	37526 MR. WOLSON: I think in his	
4	testimony, you may have heard it	
5	THE RIGHT HON. BRIAN MULRONEY: Yes.	
6	37528 MR. WOLSON: he said he was here	
7	eight to ten weeks	
8	THE RIGHT HON. BRIAN MULRONEY: Yes.	
9	37530 MR. WOLSON: and he only spent	
10	part of that time in Ottawa.	
11	THE RIGHT HON. BRIAN MULRONEY: Yes.	
12	MR. WOLSON: But yet when he's here,	
13	he's out pitching the Prime Minister. No matter how he	9
14	gets there, he is getting there.	
15	37533 THE RIGHT HON. BRIAN MULRONEY: I	
16	told you, the Energizer Bunny is at it	
17	MR. WOLSON: Yes.	
18	37535 THE RIGHT HON. BRIAN MULRONEY:	
19	because the \$6.5 million has been paid and he owes that	_
20	to Thyssen and they are putting heat on him, obviously.	•
21	MR. WOLSON: Well, that is a theory,	
22	but we don't need to theorize because we know he had a	
23	billion dollars at stake.	
24	37537 So if he could get in your door, he	
25	would be thrilled to.	

1	37538	THE RIGHT HON. BRIAN MULRONEY: A
2	billion six.	
3	37539	MR. WOLSON: A billion six. I can't
4	count that high.	
5	37540	THE RIGHT HON. BRIAN MULRONEY: Nor
6	can I, sir.	
7	37541	MR. WOLSON: Yes. But a billion
8	dollars. So he ce	ertainly has a vested interest,
9	whether it is thro	ough Fred Doucet
10	37542	THE RIGHT HON. BRIAN MULRONEY: Yes.
11	37543	MR. WOLSON: your long-time
12	friend, or whether	r it is through Elmer, another
13	long-time friend.	The point is he is getting the
14	access and that is	s, I suppose, at the end of the day
15	for the Energizer	Bunny or for anybody to get to see
16	the PM is a it	s a major inroad.
17	37544	THE RIGHT HON. BRIAN MULRONEY: I
18	think that if y	you know, President Truman once said
19	in Washington if y	you want a new friend, get a dog. He
20	was trying to say	Presidents, and I suppose Prime
21	Ministers, should	be careful in that regard.
22	37545	But I had a very special relationship
23	with Elmer MacKay,	and when Elmer wished to see me
24	he quite frankl	y, often he would say to me at
25	Cabinet or leaving	g Cabinet, do you mind if I come by

1	tomorrow or the next day with people from our riding,
2	he used to call it, from Central Nova.
3	37546 I would often see people from
4	Atlantic Canada through Elmer.
5	37547 MR. WOLSON: It would seem
6	37548 THE RIGHT HON. BRIAN MULRONEY: And
7	he also had this relationship with Mr. Schreiber.
8	37549 MR. WOLSON: It would be, I take it,
9	following up on your quote from President Truman, it
10	would be politics 101 that you would watch yourself is
11	you have people that are writing letters that are
12	inaccurate, that are gaining access to you on a fairly
13	frequent basis, that the antennae go up.
14	37550 Did you find the antennae going up
15	with Schreiber?
16	37551 THE RIGHT HON. BRIAN MULRONEY: I
17	hadn't seen any letters that were inaccurate. These
18	letters were not brought, by and large, to my
19	attention.
20	The innocuous one that you see here
21	about the political convention, yes, but I think I
22	testified that I have no recollection whatsoever of
23	ever setting aside any of his letters.
24	Moreover, at the time, Mr. Schreiber
25	was very much known as the person that I described the

1	day before and as I have described elsewhere, an
2	accomplished, hard driving, apparently successful
3	business entrepreneur who had acquired the title of
4	Chairman of Thyssen Canada.
5	We all knew that Thyssen was a huge
6	multinational and that he appeared to be legitimate,
7	having all kinds of good business contacts, but most of
8	all, I would agree with you, most of all, sir, he
9	was what helped him a great deal in Ottawa was that
10	he was friendly with one of the most respected Cabinet
11	Ministers in town, Elmer MacKay.
12	37555 MR. WOLSON: Now, hindsight is
13	perfect vision, but you talk about his prestige and
14	his
15	THE RIGHT HON. BRIAN MULRONEY: No,
16	not prestige. I'm sorry, I didn't say prestige, sir.
17	He was seen as an accomplished entrepreneur.
18	37557 MR. WOLSON: All right, an
19	accomplished entrepreneur.
20	THE RIGHT HON. BRIAN MULRONEY: Yes.
21	37559 MR. WOLSON: A man who was involved
22	with a worldwide company, a company that had, I think
23	you said 160,000 jobs worldwide.
24	THE RIGHT HON. BRIAN MULRONEY: Yes.
25	MR. WOLSON: Employees worldwide,

1	3,000 in Canada.	
2	37562 TH	E RIGHT HON. BRIAN MULRONEY: M'hm.
3	37563 MR	. WOLSON: He was a man associated
4	with a big corporat	ion.
5	37564 TF	E RIGHT HON. BRIAN MULRONEY: M'hm.
6	37565 MR	. WOLSON: Your answer is?
7	37566 Yo	our answer is yes, I take it?
8	37567 TF	E RIGHT HON. BRIAN MULRONEY: To
9	that, yes.	
10	37568 MF	. WOLSON: Yes. Okay.
11	37569 TF	E RIGHT HON. BRIAN MULRONEY: M'hm.
12	37570 MR	. WOLSON: It's the "M'hm" that I'm
13	having trouble with	
14	37571 We	are back there again, sir.
15	37572 TH	E RIGHT HON. BRIAN MULRONEY: Yes,
16	sir.	
17	37573 MR	. WOLSON: You know, I'm going to
18	come back to the vi	sits, but while we are on this
19	point, it just dumb	founds me that the man that you are
20	talking about, this	man associated with the prestigious
21	Thyssen Corporation	, worldwide international company, I
22	wouldn't think men	like that come with \$75,000 in cash
23	and offer it to peop	ple to do business.
24	37574 TE	E RIGHT HON. BRIAN MULRONEY:
25	Neither did I.	

1	37575 MR. WOLSON: But you took it.
2	THE RIGHT HON. BRIAN MULRONEY: Yes,
3	I did.
4	MR. WOLSON: Yes.
5	37578 THE RIGHT HON. BRIAN MULRONEY: I
6	have acknowledged that readily.
7	MR. WOLSON: When you said that the
8	Karlheinz Schreiber that is here today he is not
9	here today but the Karlheinz Schreiber that is at a
10	central position at this inquiry was not the man that
11	you knew back in 1993.
12	THE RIGHT HON. BRIAN MULRONEY:
13	That's right.
14	MR. WOLSON: The man that you knew
15	back in '93, the antenna ought to have been way up. A
16	man who is associated with a major international
17	corporation taking out of his briefcase an envelope
18	with thousands of dollars, that in itself should have
19	caused you at the time to have said hold on here,
20	what's happening? Who is this guy?
21	THE RIGHT HON. BRIAN MULRONEY: But
22	have said to you, and I have said to the Commissioner,
23	that it was precisely that was a mistake and it was
24	precisely at that time that I should have said, you
25	know, this is something a mandate that I think that

1	I can usefully do for you, but let me have a cheque
2	rather than this.
3	I didn't do that. I should have done
4	it. Had I done it, we wouldn't be had I asked for
5	and gotten a cheque, we wouldn't be here today.
6	MR. WOLSON: You will recall around
7	the time of the we keep using other words for it,
8	but the Ethics Committee hearing. You will recall
9	around that time there was an article floating in the
10	paper where Schreiber had said, you know, you think
11	that the former Prime Minister would have taken a
12	cheque from me and your response was you're darn right
13	I would have taken a cheque from him; right?
14	37585 THE RIGHT HON. BRIAN MULRONEY:
15	That's right. That's right, yes.
16	MR. WOLSON: Yes.
17	37587 THE RIGHT HON. BRIAN MULRONEY: And
18	do you remember the other quote at the same time?
19	37588 MR. WOLSON: No. I would like to
20	hear it.
21	THE RIGHT HON. BRIAN MULRONEY: Yes.
22	When he said I deliberately dealt in cash because I was
23	trying to keep a distance from myself and the former
24	Prime Minister because precisely moreover, I don't
25	think the former Prime Minister would have accepted a

cheque from me. 1 2 Of course I would have accepted a 37590 3 cheque from him. MR. WOLSON: What difference would 37591 4 that have made? THE RIGHT HON. BRIAN MULRONEY: All 6 37592 the difference in the world. 7 8 37593 MR. WOLSON: Why? Couldn't you have taken the money, put it in the bank and create your own paper trail? 10 11 37594 THE RIGHT HON. BRIAN MULRONEY: You 12 have to think that this was a subject of discussion or 13 contemplation. Had he given me a cheque, I would have done with it what you would do with a cheque: put it 14 in my account and done the work for him. 15 16 37595 As it was, he paid me in cash, in legal Canadian tender. I took it and I did the work 17 for him. 18 19 37596 But I have acknowledged that that was an error in judgment. 20 37597 MR. WOLSON: A good time to break for 21 22 the afternoon break. 23 37598 COMMISSIONER OLIPHANT: All right. Just for the benefit of the public, I 24 37599 25 just want to say that when a witness or party is on the

stand and being cross-examined, while counsel may speak 1 to the person, you can be assured that ethical counsel 2 such as I have before me never talk about the evidence. 3 37600 I just want the people in the public 4 to understand that so that if you see one of 5 Mr. Mulroney's lawyers speaking to him, there is nothing untoward about that because they are very 7 8 ethical lawyers. And in saying this, I am not suggesting that there was anything improper done. But 9 it came to my attention that somebody asked a question 10 11 about lawyers speaking to their client. 12 37601 If you want to speak, Mr. Yarosky, why don't you come up to the podium. 13 MR. YAROSKY: Okay, I'm going to make 14 37602 15 it. COMMISSIONER OLIPHANT: 16 37603 This is a first. 17 18 37604 MR. YAROSKY: How many times do I 19 have to be invited here to accept the invitation? 20 37605 All I wanted to say, Mr. Commissioner, is I assume the same applies when 21 22 more than one of his lawyers speak to him. COMMISSIONER OLIPHANT: Even if there 23 37606 were nine. 24 25 --- Laughter / Rires

1	MR. YAROSKY: Okay. I have made it
2	now. You have made my day.
3	37608 COMMISSIONER OLIPHANT: We will break
4	for 15 minutes and please feel free to leave while I
5	sit here and relax.
6	Upon recessing at 3:15 p.m. / Suspension à 15 h 15
7	Upon resuming at 3:35 p.m. / Reprise à 15 h 35
8	37609 COMMISSIONER OLIPHANT: Be seated,
9	please.
10	Mr. Wolson, just before you proceed,
11	as has been the tradition, on Thursdays we have
12	announced the witness list for the following week.
13	Next week's list is as follows:
14	Tuesday, May 19th, Mr. Mulroney,
15	subject to Mr. Auger being able to obtain instructions
16	from Mr. Schreiber in terms of cross-examination.
17	On Wednesday, May 20th, the
18	Commission proposes to call the following witnesses:
19	Salpie Stepanian, who is the Manager of the Prime
20	Minister's Correspondence Unit of the Prime Minister's
21	Office; Lana Cardo(ph), former Executive Assistant to
22	the Chief of Staff of the Prime Minister's Office;
23	Wayne Adams of the Canada Revenue Agency; Christine
24	Sauve of the Canada Revenue Agency; and Fred Bild,
25	former Canadian Ambaggador to China

1	37614	Thursday, May 21st, we will hear the
2	application file	ed earlier by Mr. Schreiber and we will
3	also have Mr. Sc	hreiber here to be re-examined by
4	counsel for the	Commission.
5	37615	Those two items on Thursday, May
6	21st, of course	are conditional upon Mr. Schreiber
7	being able to be	here.
8	37616	So that is the schedule for next
9	week, as tenuous	as it might be, but it is the best
10	that I can do fo	or now.
11	37617	Mr. Wilson?
12	37618	MR. WOLSON: I can tell you, sir,
13	that Mr. Auger j	ust told me that he spoke to
14	Mr. Schreiber to	day; that the doctors are going to
15	assess whether h	e can go home tomorrow, I think.
16	37619	It feels like an episode of General
17	Hospital, but th	at is the latest at least.
18	37620	COMMISSIONER OLIPHANT: Do we have
19	the Commission b	paby yet? Not yet? Okay.
20	Laughter / R	tires
21	37621	COMMISSIONER OLIPHANT: One of the
22	lawyers for the	Department of Justice is an expectant
23	father and hopef	fully the happy day will come before we
24	are finished.	
25	37622	MR. YAROSKY: If that happens, I will

go up to the podium to congratulate him. 1 37623 2 MR. WOLSON: Any time you are ready, 3 sir. Thank you. 37624 If you have the small binder, the 4 Compendium binder -- thank you -- and you turn to Tab 5 3, if you will, Mr. Mulroney --6 37625 THE RIGHT HON. BRIAN MULRONEY: Yes, 7 8 sir. 37626 MR. WOLSON: This is the breakfast that we were talking about where you indicated you had 10 11 seen a photograph. I must say I haven't, but if one is out there we will try and find it. 12 13 37627 THE RIGHT HON. BRIAN MULRONEY: July 6, 1990. July 6, 1990. I will see. I will look for 14 it myself and see. 15 16 37628 MR. WOLSON: That would be very nice, thank you. 17 18 37629 We have been through the letter that 19 Mr. Schreiber had sent to you saying what a pleasure it was to see you again. 20 And the last tab, which is a document 21 37630 22 from material produced by your counsel -- I'm sorry, 23 not the last tab; in Tab 3, the last document. I misspoke. 24

StenoTran

In Tab 3, the last document.

25

37631

1	THE RIGHT HON. BRIAN MULRONEY: M'hm.
2	MR. WOLSON: That is a daily schedule
3	for you produced by your counsel.
4	Are you on that page, July 3, 1990?
5	THE RIGHT HON. BRIAN MULRONEY:
6	Tuesday, July 3, 1990, yes.
7	MR. WOLSON: Yes. Thank you.
8	37637 It indicates "daily schedule for the
9	Prime Minister" and there is a breakfast noted there
10	had 7 Rideau Gate. But you recall the breakfast being
11	at 24 Sussex.
12	37638 THE RIGHT HON. BRIAN MULRONEY: I
13	hadn't seen this schedule
14	37639 MR. WOLSON: Yes?
15	THE RIGHT HON. BRIAN MULRONEY:
16	when we chatted about it and as I look at it, it's
17	clear that if it's July 3rd, 24 Sussex would have been
18	closed for the summer and the breakfast would have
19	taken place across the street at 7 Rideau Gate, the
20	government guesthouse.
21	MR. WOLSON: All right. None of
22	these places I have ever been to, so I am hearing about
23	them from you for the
24	THE RIGHT HON. BRIAN MULRONEY: It's
25	just across the street from 24 Sussex.

1	37643	MR. WOLSON: All right. And if you
2	turn to Tab 4,	please.
3	37644	Just before we go there, at the
4	breakfast meeti	ng where Mr. Schreiber indicates that he
5	had breakfast w	ith you and some others, you say it was
6	MacKay and Mcla	ughlin.
7	37645	Mclaughlin was your Chief of Staff?
8	37646	THE RIGHT HON. BRIAN MULRONEY: My
9	recollection of	the photo
10	37647	MR. WOLSON: Yes?
11	37648	THE RIGHT HON. BRIAN MULRONEY: my
12	answer was cond	itioned by the photo I thought that I
13	had seen of tha	t.
14	37649	I will see if I can't track that
15	down.	
16	37650	But I do remember a photo of David
17	Mclaughlin. He	was not Chief of Staff at the time.
18	37651	MR. WOLSON: Okay.
19	37652	THE RIGHT HON. BRIAN MULRONEY: He
20	would have been	more junior. I think Hugh Segal was
21	probably Hug	hie was probably the Chief yes, would
22	have been the C	hief of Staff, I think, and Mclaughlin
23	would have been	one of his
24	37653	MR. WOLSON: All right.
25	37654	THE RIGHT HON. BRIAN MULRONEY: David

would have been one of his deputies. 1 2 37655 MR. WOLSON: All right. I am going 3 to suggest to you that at that meeting -- and I quite frankly would be shocked if you would remember this. But at that meeting there was an arrangement made for Mr. Tellier to meet with Mr. Schreiber. 6 37656 Do you have any recollection of that: 7 8 that at the 7 Rideau Gate breakfast on July 3, 1990, my suggestion to you -- and I will show you some documentation for it --10 11 37657 THE RIGHT HON. BRIAN MULRONEY: Yes. 12 37658 MR. WOLSON: Do you have any 13 independent memory of it? THE RIGHT HON. BRIAN MULRONEY: No. 14 37659 15 37660 MR. WOLSON: Okay. Turn the page, if 16 you will, please, to Tab 4. THE RIGHT HON. BRIAN MULRONEY: Yes. 17 37661 18 37662 MR. WOLSON: And you will see at Tab 19 4 on July 4 in Mr. Schreiber's diary he has meeting 20 with Paul Tellier at 11:30. Do you see that? 21 37663 22 37664 THE RIGHT HON. BRIAN MULRONEY: Yes. 23 37665 MR. WOLSON: Just to complete the loop of events, if you turn the page, you will see a 24 memorandum to the Prime Minister from Mr. Tellier. I 25

1	just want to refer you to and that is July 12th.
2	THE RIGHT HON. BRIAN MULRONEY: Yes.
3	MR. WOLSON: Do you see that?
4	THE RIGHT HON. BRIAN MULRONEY: Yes,
5	I do, yes.
6	MR. WOLSON: And it says: "As you
7	requested". So Mr. Tellier is writing to you.
8	THE RIGHT HON. BRIAN MULRONEY: Yes.
9	MR. WOLSON:
10	"As you have requested, I met
11	recently with Elmer MacKay and
12	Karlheinz Schreiber, Chairman of
13	Bear Head Industries"
14	37672 So obviously what would have
15	happened, you have breakfast on the 3rd of July. We
16	have covered that Tab 3.
17	On the 4th of July Paul Tellier,
18	according to the diary of Mr. Schreiber, has a
19	meeting Schreiber has a meeting with Tellier and
20	Tellier then sends you a memo a few days after that,
21	July the 12th, indicating that he recently met with
22	Elmer and Karlheinz Schreiber.
23	THE RIGHT HON. BRIAN MULRONEY: M'hm.
24	MR. WOLSON: We are back to the
25	"M'hm"s, but I would prefer

1	THE RIGHT HON. BRIAN MULRONEY: Yes.
2	MR. WOLSON: All right. Thank you.
3	THE RIGHT HON. BRIAN MULRONEY: M'hm.
4	Yes.
5	Laughter / Rires
6	MR. WOLSON: So what Schreiber has,
7	is he has access through two of your friends and
8	colleagues, esteemed so, Mr. MacKay and Doucet we
9	will come to some Doucet entries and through those
10	he is not only able to see you but other important
11	people to see if he can make his project happen.
12	You would agree with that?
13	THE RIGHT HON. BRIAN MULRONEY: Well,
14	I think in fairness to Paul Tellier, he would only have
15	seen him because I asked him to.
16	MR. WOLSON: I appreciate that.
17	37683 THE RIGHT HON. BRIAN MULRONEY: And I
18	would have arranged that at Elmer's request.
19	But perhaps this is a good indication
20	of what these meetings were all about as far as I was
21	concerned, Mr. Commissioner: is that as the Ministers
22	have testified, and as is the case, my tendency was to
23	appoint Cabinet Ministers and let them do their jobs.
24	I never interfered with them, and if they had a problem
25	I asked them to come and see me. We talked about it in

1	m	y Parliamentary or Langevin Block offices.
2	37685	That was on free trade or Meech Lake
3	C	or the GST, or what have you.
4	37686	In this case and in others, because I
5	h	and established the principle of allowing the Ministers
6	t	to do their jobs completely, and I had told the Cabinet
7	а	anybody that walks in and purports to speak in my name,
8	f	first throw them out and secondly call me.
9	37687	Because of that, the only thing
10	b	pasically that I wanted to do in this or other
11	C	circumstances was to ensure that whomever had a valid
12	p	proposal brought forward by a Minister, that I would
13	е	ensure that the Government of Canada, the bureaucracy,
14	9	gave them a hearing, responded to a legitimate request
15	f	for a hearing.
16	37688	So this would have been the case. I
17	W	ould have said to Paul, look, we met him or I met him
18	T	They think that they are not getting a proper hearing
19	f	from Defence. Why don't you take a look at it if this
20	i	s true and see what we can do.
21	37689	MR. WOLSON: All right, let's
22	C	continue on to Tab 5 of the book, please.
23	37690	THE RIGHT HON. BRIAN MULRONEY: M'hm.
24	37691	MR. WOLSON: Tab 5 is a telephone
25	C	call well, it's not a telephone call. It is a

1	letter about a tele	ephone call, August 27, 1990.
2	37692 I	his is a document that your counsel
3	took you to.	
4	37693 T	HE RIGHT HON. BRIAN MULRONEY: M'hm.
5	37694 M	R. WOLSON: Let me just read some of
6	it to you.	
7	37695 T	HE RIGHT HON. BRIAN MULRONEY: Yes.
8	37696 M	R. WOLSON: You will tell me if I am
9	not reading it acc	ırately. August 27, 1990:
10		"Dear Prime Minister:
11		First, let me thank you for the
12		telephone conversation last week
13		and I hope that your mother's
14		birthday celebration was a happy
15		event for she and all of your
16		family. As you know, I am going
17		back to Germany this week to
18		celebrate with my mother on the
19		occasion of her seventy-ninth
20		birthday."
21	37697 S	o far he is relating to you a
22	telephone conversat	tion you had with him.
23	37698 T	HE RIGHT HON. BRIAN MULRONEY:
24	Apparently, yes.	
25	37699 M	R. WOLSON: And it was a telephone

1	conversation that was obviously quite a personal one,
2	where you were talking about your mom's birthday and
3	something more than just hi, how are you; right?
4	37700 THE RIGHT HON. BRIAN MULRONEY: Well,
5	according to the letter, he refers to my mother's
6	birthday, yes.
7	MR. WOLSON: When you got this
8	letter, would you have even looked at it?
9	THE RIGHT HON. BRIAN MULRONEY: No.
10	MR. WOLSON: So you wouldn't know
11	whether he was exaggerating or not?
12	37704 THE RIGHT HON. BRIAN MULRONEY: I
13	have no idea. As I have indicated before, you know,
14	there are only so many things that a Prime Minister car
15	read and do.
16	37705 And one thing that I think most Prime
17	Ministers, if not all, they tend not to be given
18	correspondence from lobbyists or people promoting this
19	thing unless it has gone through either the PCO or the
20	PMO.
21	37706 MR. WOLSON: So in essence and I'm
22	sure that couldn't be more correct and probably
23	understated you have a lot of important things to
24	do. Your time is probably taken and spoken for from
25	early morning to night, plus your family obligations.

1	You would agree with that kind of
2	37708 THE RIGHT HON. BRIAN MULRONEY: It is
3	an extremely demanding job for anyone.
4	MR. WOLSON: Yes.
5	37710 THE RIGHT HON. BRIAN MULRONEY: If
6	you were a bit of a hands-on fellow, it's even more so.
7	MR. WOLSON: And you were a hands-on
8	fellow who was making phone calls and involved in
9	matters, so you were probably working incredible hours.
10	THE RIGHT HON. BRIAN MULRONEY: Yes,
11	I think that's right.
12	MR. WOLSON: And you are a workaholic
13	you said the other day.
14	THE RIGHT HON. BRIAN MULRONEY: M'hm.
15	MR. WOLSON: Your answer is yes?
16	THE RIGHT HON. BRIAN MULRONEY: Yes.
17	37717 MR. WOLSON: Yes. But you still
18	found time to see Schreiber through your friends?
19	37718 THE RIGHT HON. BRIAN MULRONEY: I
20	found time to see hundreds of Schreibers.
21	37719 MR. WOLSON: Did you see
22	THE RIGHT HON. BRIAN MULRONEY:
23	Hundreds and hundreds of Schreibers.
24	MR. WOLSON: And that's what I want
25	to ask you.

1	THE RIGHT HON. BRIAN MULRONEY:
2	Hundreds of them.
3	MR. WOLSON: I thank you for pointing
4	me there.
5	37724 Hundreds of Schreibers. Would you
6	have seen people 10, 15 times in your offices, for
7	breakfast, for would you have done that, the same
8	person over and over again over a period of time?
9	THE RIGHT HON. BRIAN MULRONEY: Well,
10	I don't know the number, but if you are asking me
11	whether I would have seen people on a repeated basis,
12	ongoing basis, yes.
13	37726 MR. WOLSON: Okay. So this wasn't
14	unusual?
15	THE RIGHT HON. BRIAN MULRONEY: No,
16	it wasn't.
17	37728 MR. WOLSON: Okay. This is a man who
18	is
19	37729 THE RIGHT HON. BRIAN MULRONEY: Let
20	me try that again.
21	MR. WOLSON: Yes, sure.
22	37731 THE RIGHT HON. BRIAN MULRONEY: It
23	wasn't in any way exceptional.
24	MR. WOLSON: All right.
25	37733 THE RIGHT HON. BRIAN MULRONEY: It

1	would not be usual to see anybody on a business
2	proposal 10 or 15 times, but I don't think that I saw
3	Mr. Schreiber that often.
4	MR. WOLSON: Of course they would
5	have to have the same connections he had, because
6	without Elmer or without Fred, or an Elmer or Fred
7	type, it would be hard to get to see the Prime
8	Minister?
9	37735 THE RIGHT HON. BRIAN MULRONEY: I
10	would say that in any government it would probably be
11	extremely difficult.
12	37736 MR. WOLSON: Okay. Now, going on in
13	this letter that we just read, he thanks you, in the
14	second paragraph:
15	"The meeting which I had with
16	Stanley Hartt"
17	37737 Your Chief of Staff:
18	" and Elmer was very
19	interesting and in my opinion it
20	was very productive."
21	You see that?
22	THE RIGHT HON. BRIAN MULRONEY: Yes.
23	37740 MR. WOLSON: So he is seeing your
24	Chief of Staff, he is seeing PCO, he is seeing you, he
25	is seeing Fowler. He has pretty good access, this man

1	from Germany who is here only eight or ten weeks a
2	year.
3	THE RIGHT HON. BRIAN MULRONEY:
4	Obviously.
5	MR. WOLSON: Yes.
6	37743 THE RIGHT HON. BRIAN MULRONEY: To
7	give you an illustration in the same letter,
8	Mr. Wolson, of the dimensions of the outreach of the
9	Energizer Bunny, if you look at the penultimate
10	paragraph, in the summer of 1990 he says:
11	"As regards Mohawk situation, I
12	have been concerned for years,
13	and have expressed this concern,
14	about the known fact that
15	certain Canadian Native groups
16	received training in East German
17	terrorist training camps, and I
18	have reason to believe that some
19	such groups may be in possession
20	of armour-piercing weapons.
21	They are in Shilo, Manitoba, at
22	the Training Camp, a number of
23	personnel carriers vehicle,
24	which offer protection against
25	such weapons."

1	Now he is at the point where he is
2	going to deal with the problem of this was the
3	summer of the seizure of the Mercier Bridge in
4	Montréal.
5	37745 MR. WOLSON: You see, where I come
6	from in the north end of Winnipeg, we have a name for
7	that and is probably no different in Baie Comeau.
8	37746 THE RIGHT HON. BRIAN MULRONEY: It's
9	exactly the same as in Baie Comeau.
10	37747 MR. WOLSON: It is.
11	37748 THE RIGHT HON. BRIAN MULRONEY: And
12	it is equally accurate in both official languages.
13	MR. WOLSON: Yes, I'm sure that it
14	is. But this is the guy that you are meeting with and
15	talking to and getting letters from.
16	THE RIGHT HON. BRIAN MULRONEY: M'hm.
17	MR. WOLSON: Right?
18	THE RIGHT HON. BRIAN MULRONEY: Yes.
19	37753 MR. WOLSON: He is a bit of a
20	prevaricator.
21	THE RIGHT HON. BRIAN MULRONEY: Yes.
22	37755 MR. WOLSON: He is putting it on a
23	little thick.
24	THE RIGHT HON. BRIAN MULRONEY:
25	Fairly thick.

1	MR. WOLSON: Yes.	
2	37758 THE RIGHT HON. BRIAN MULRONEY: But I	
3	do caution you just a gentle bit, if I may. I am not	
4	reading these letters at the time.	
5	MR. WOLSON: Okay.	
6	THE RIGHT HON. BRIAN MULRONEY: They	
7	are not getting to me.	
8	37761 MR. WOLSON: All right. But you are	
9	meeting with him. That you are doing.	
10	37762 THE RIGHT HON. BRIAN MULRONEY: I am	
11	meeting with him when Elmer asks me.	
12	37763 MR. WOLSON: I understand. But I	
13	take it some of the same kind of discussion is	
14	happening, the same kind of language. He is putting it	
15	on that he is not just an entrepreneur, but he has a	
16	lot of expertise if you accept what he says.	
17	Maybe he does, but at least that is	
18	what he is saying.	
19	37765 THE RIGHT HON. BRIAN MULRONEY: Not	
20	in my presence.	
21	37766 MR. WOLSON: Oh, he didn't?	
22	37767 THE RIGHT HON. BRIAN MULRONEY: He	
23	doesn't discuss the situation of the Mohawks and how he	
24	is going to solve that problem or others. He is there	
25	with Elmer and/or Fred or perhaps other people,	

Mr. Tellier and Mr. Fowler. He is talking about his 1 2 project. MR. WOLSON: Let's go to Tab 6. 3 37768 37769 Tab 6 is September 9, 1990. At 4 8 o'clock he has a meeting with you and Fowler. 5 6 37770 THE RIGHT HON. BRIAN MULRONEY: M'hm. 7 37771 MR. WOLSON: Your answer, please? 8 37772 THE RIGHT HON. BRIAN MULRONEY: That's what it says. 37773 MR. WOLSON: Yes, that's what it 10 11 says, but I'm going to show you that that's what it 12 was. 13 37774 THE RIGHT HON. BRIAN MULRONEY: All right. I have no recollection of it, but -- unless 14 Mr. Tellier -- was Mr. Tellier at that meeting, sir? 15 16 37775 MR. WOLSON: Not to my -- well, he may have been, but I am going to read to you from your 17 18 discovery. 19 37776 THE RIGHT HON. BRIAN MULRONEY: 20 37777 MR. WOLSON: You know, when I'm reading, I'm not trying to trick you in any way. 21 22 you can go to the discovery, if you like. It is page 23 89, line 13. 37778 I will read it to you: 24

StenoTran

25

"And so I met with him, and Mr.

1			Paul Tellier"
2	37779	Firs	t of all, you are looking at the
3	page, are you, at	89?	
4	37780	THE	RIGHT HON. BRIAN MULRONEY: I'm
5	looking at page 8	9, ye	es.
6	37781	MR.	WOLSON: All right. If you could
7	look to line 13.		
8	37782	THE	RIGHT HON. BRIAN MULRONEY: Yes.
9	37783	MR.	WOLSON:
10			"And so I met with him"
11	37784	You	are telling Mr. Sheppard this:
12			" and Mr. Paul Tellier, who
13			was the Clerk of the Privy
14			Council and the Secretary of the
15			Cabinet, I met with him in his
16			presence. We listened to him.
17			I asked Mr. Tellier to refer
18			this matter to the Defence
19			Department."
20	37785	THE	RIGHT HON. BRIAN MULRONEY: M'hm.
21	37786	MR.	WOLSON: Then you go on to say:
22			"There was a subsequent meeting
23			with the Department of National
24			Defence in the presence of the
25			Deputy Minister. I believe Mr.

1	Fowler, who was our ambassador
2	to the United Nations, Mr.
3	Tellier and I and Mr. Schreiber,
4	he made his case and and
5	left."
6	37787 So when you see in Schreiber's diary
7	at Tab 6, September 9, 1990, going back to the
8	Compendium, you are aware of it because you have
9	testified to it.
10	THE RIGHT HON. BRIAN MULRONEY: Yes.
11	MR. WOLSON: All right.
12	37790 THE RIGHT HON. BRIAN MULRONEY: If I
13	may, sir, in regard to the quotation that you just
14	mentioned, I hadn't thought of that until we went back
15	and read it, but that is why I asked about whether
16	Fowler was at the meeting, because I do remember either
17	at the same meeting or soon thereafter Tellier and
18	Fowler on this.
19	37791 But the reason was and it's just
20	before, in the two paragraphs before:
21	"And at this"
22	37792 We are talking about 1990-1991:
23	"And at this point in time, the
24	Tissen(sic) Project had evolved
25	into one where vehicles would be

1		made for the United Nations
2		Peacekeeping Forces around the
3		world to protect our
4		Peacekeepers.
5		The United Nations had issued a
6		report saying the vehicles were
7		no longer safe to protect
8		Canadians and others from
9		snipers. And he had what
LO		appeared to be a perfect vehicle
L1		that could do this.
L2		And so I met with him, and Mr.
L3		Paul Tellier"
L4	37793 Et	cetera, et cetera, and Bob Fowler.
L5	37794 And	l that was, for example, another in
L6	the list of reconfig	urations of the project and its
L 7	potential that came a	about and the coincidence was a
L8	happy one for Thysser	n because we had recently deployed,
L9	I think it was 3,000	or 4,000 peacekeepers to the
20	Balkans and many of	them were in danger.
21	37795 And	l so I said to Paul, you should
22	take a look at this l	because of the new requirements of
23	our peacekeepers.	
24	37796 But	this equipment could only be
2.5	procured if at all	through the Department of National

1	Defence, which e	explains the presence of Bob Fowler
2	there as the Dep	outy Minister.
3	37797	That would have been the reasons for
4	those meetings.	
5	37798	MR. WOLSON: I think you are probably
6	ahead of yoursel	f, because at this stage, the 9th of
7	September 1990,	you still hadn't killed the Bear Head
8	Project, and the	e initial project was a project that
9	called for not i	nternational peacekeeping or UN but the
L O	procurement from	Bear Head, from Thyssen, of 250
L1	vehicles.	
L2	37799	And we covered this morning your
L3	evidence regardi	ng Spector. You went on a trip, you
L4	were going to be	e making a speech in Québec and that was
L5	in I think Decem	ber of 1990.
L6	37800	This is only September. So we are
L7	not there yet.	
L8	37801	THE RIGHT HON. BRIAN MULRONEY: Well,
L9	we may not be th	ere yet
20	37802	MR. WOLSON: Yes?
21	37803	THE RIGHT HON. BRIAN MULRONEY:
22	but you can be c	ertain that Mr. Schreiber was there
23	with this idea,	a new a new dimension to it.
24	37804	MR. WOLSON: Well, we will cover

25

that.

1	37805 THE RIGHT HON. BRIAN MULRONEY: Su	œ.
2	37806 MR. WOLSON: I promise you.	
3	37807 If you turn the page on the same t	ab,
4	another meeting, September 24th, 1700 hours.	
5	37808 THE RIGHT HON. BRIAN MULRONEY: Ta)
6	6?	
7	37809 MR. WOLSON: Tab 6, yes, sir. Sta	7
8	in Tab 6 and it's the second page in.	
9	37810 THE RIGHT HON. BRIAN MULRONEY: Ye	3.
10	37811 MR. WOLSON: 1700 hours, September	
11	24, Brian Mulroney.	
12	37812 THE RIGHT HON. BRIAN MULRONEY: M'	ım.
13	MR. WOLSON: You see that?	
14	37814 THE RIGHT HON. BRIAN MULRONEY: M'	ım.
15	37815 MR. WOLSON: I'm still waiting for	
16	you to say yes or no.	
17	37816 THE RIGHT HON. BRIAN MULRONEY:	
18	Excuse me, yes. Yes, I see it, yes. September 24th	
19	37817 MR. WOLSON: You were better that	vay
20	with Sheppard than you are with me, but I will conve	rt
21	you.	
22	37818 THE RIGHT HON. BRIAN MULRONEY: M'	ım.
23	Laughter / Rires	
24	37819 MR. WOLSON: And then if you turn	the
25	page, so we are on the 24th of September. Lo and	

1	behold there is another letter from Mr. Schreiber, the
2	10th of October 1990.
3	37820 Are you with me, sir?
4	THE RIGHT HON. BRIAN MULRONEY: Yes,
5	I am.
6	MR. WOLSON: And in this one he says:
7	"Dear Prime Minister:
8	Many thanks for the most
9	enjoyable meeting we had last
10	month. What a great pleasure to
11	recognize that old friends never
12	change."
13	37823 THE RIGHT HON. BRIAN MULRONEY: We
14	are old friends at that point in time.
15	MR. WOLSON: Yes.
16	37825 THE RIGHT HON. BRIAN MULRONEY:
17	According to him.
18	MR. WOLSON: Yes.
19	THE RIGHT HON. BRIAN MULRONEY: M'hm.
20	37828 MR. WOLSON: You see, this is the
21	problem. You have one view of things, Schreiber has
22	another view in terms of whether you were old friends.
23	Your response that you just gave me
24	now is to the effect I know you were being
25	sarcastic, but your response is to the effect look at,

1		we weren't old friends. We had an acquaintanceship but
2		that's as far as it went.
3	37830	Would that be correct, sir?
4	37831	THE RIGHT HON. BRIAN MULRONEY:
5		Absolutely. In fact, I think Mr. MacAdam testified
6		that when he came to my office of Leader of the
7		Opposition in '83 with Max Strauss, neither MacAdam nor
8		I knew who he was, either Strauss or Schreiber.
9	37832	Bob Coates had apparently called and
10		asked MacAdam if he could get him in for a 90-second
11		photo op or a handshake.
12	37833	MR. WOLSON: Let's not go to the
13		evidence of Mr. MacAdam, because that is another story.
14		I want to focus you on your evidence here.
15	37834	But you would agree with me that what
16		is happening is a distortion in effect. He has a
17		feeling about your relationship which in reality is not
18		the way it was according to you.
19	37835	Would that be fair?
20	37836	THE RIGHT HON. BRIAN MULRONEY: I
21		think that's fair, but don't take it from me. Look at
22		the letter he sent to Mr. Tellier
23	37837	MR. WOLSON: We are going to get
24		there.

25

37838

THE RIGHT HON. BRIAN MULRONEY: --

1	after the meet	ing.
2	37839	MR. WOLSON: We are going. We are
3	absolutely goi	ng there, I promise you.
4	37840	THE RIGHT HON. BRIAN MULRONEY: Well,
5	I think that w	ill give you a good third-party
6	endorsement of	the manner in which he operated, as we
7	then found out	
8	37841	MR. WOLSON: Yes. And while you are
9	on the October	10th letter, if you go to the
10	penultimate pa	ragraph on the first page:
11		"Turning back to the discussions
12		of our meeting last week"
13	37842	In the first paragraph he is talking
14	about a meetin	g you had a month ago, and then, in the
15	fourth paragra	ph, he is talking about another meeting
16	that he had wi	th you last week.
17	37843	You see that?
18	37844	THE RIGHT HON. BRIAN MULRONEY: Yes.
19	37845	MR. WOLSON: Just before we leave
20	that October 1	Oth letter, he talks about an opportunity
21	for Canada in	the last paragraph on the first page of
22	the October 10	th letter.
23	37846	You see that?
24	37847	THE RIGHT HON. BRIAN MULRONEY: Yes,
25	sir.	

1	MR. WOLSON: Again, what he is doing,
2	basically, is he is first of all, he is pitching
3	Canada to buy his product.
4	That's one thing; right?
5	THE RIGHT HON. BRIAN MULRONEY:
6	M'hmm.
7	37851 MR. WOLSON: And that is implicit in
8	all of these meetings you had. He is not doing this
9	because he has some kind of wonderful heart, he is
10	trying to pitch you he is trying to pitch Canada to
11	buy a product. That's what he is doing.
12	THE RIGHT HON. BRIAN MULRONEY: Yes.
13	MR. WOLSON: Yes.
14	37854 A product that would have resulted in
15	a if Canada had bought it, in a huge expenditure.
16	37855 Right?
17	37856 THE RIGHT HON. BRIAN MULRONEY: The
18	first project was, I think, 250 vehicles.
19	MR. WOLSON: Yes. We are talking,
20	for 250 vehicles, somewhere around I think that
21	Spector told you \$100 million, and there was a question
22	that it could even be seven times that amount.
23	37858 THE RIGHT HON. BRIAN MULRONEY: Seven
24	hundred and fifty million, yes, it ran the road of
25	that.

1	37859 MR. WOLSON: A lot of mil	lions.
2	2 37860 All right. Now, if we ca	n continue
3	on, around October of 1990, I am told an	nd maybe you
4	can correct me if I am wrong that Norm S	Spector has
5	become your chief of staff.	
6	THE RIGHT HON. BRIAN MULR	ONEY: That
7	is right.	
8	37862 MR. WOLSON: Spector told	this
9	Commission of Inquiry that sometime around	September or
10	October of 1990, moving into later in 1990	, you had
11	told him to find out what's needed to get	this project
12	done, or words to that effect.	
13	3 37863 Do you recall that?	
14	THE RIGHT HON. BRIAN MULR	ONEY: I
15	remember a conversation with him that was	to this
16	effect	
17	7 37865 MR. WOLSON: Okay, tell u	s the way it
18	went.	
19	37866 THE RIGHT HON. BRIAN MULR	ONEY: I had
20	appointed Spector as Secretary to the Cabin	net for
21	Federal-Provincial Relations, and then I ap	opointed him
22	as Chief of Staff to the Prime Minister, be	efore, as you
23	know, appointing him as Ambassador to Israe	el.
24	What Spector brought to t	he job he
25	was not a political person, which is unusua	al in that

1		job, but he had a sense of detachment about him in
2		regard to the fact that he had not been involved in any
3		of this, in any way.
4	37868	As the Secretary for
5		Federal-Provincial Relations, his interests and his
6		activities were elsewhere.
7	37869	Because he could, in his new capacity
8		as Chief of Staff to the Prime Minister, le contrepoids
9		of Paul Tellier on the PCO I said to Mr. Spector
10		that this thing had been kicking around, that there
11		were ups and downs, reconfigurations, new things with
12		it, and that, as a new person, with a fresh pair of
13		eyes, he could take a look at it. If there had been
14		obstructions of any kind, take a look at that. Take a
15		fresh look at the costs. Set aside the representations
16		that may have been made. Talk to Paul, Bob Fowler and
17		others, and come back to me with an analysis and a
18		recommendation.
19	37870	That's what he did.
20	37872	MR. WOLSON: All right. And this is
21		leading up to his getting back to you, telling you the
22		cost of this project, and you indicating that it's
23		dead, or words to that effect.
24	37872	THE RIGHT HON. BRIAN MULRONEY:
25		That's right.

1	37873 MR. WOLSON: All right. So let's
2	look at the larger book, Tab 44 Book 1
3	THE RIGHT HON. BRIAN MULRONEY: Yes,
4	sir.
5	MR. WOLSON: December the 10th, 1990.
6	THE RIGHT HON. BRIAN MULRONEY: Yes.
7	37877 MR. WOLSON: This is a memorandum for
8	Norm Spector from Paul Tellier.
9	THE RIGHT HON. BRIAN MULRONEY: Yes.
10	MR. WOLSON: What Spector has done
11	is, he has gone out to try and find out, just as you
12	said, what is happening with the Bear Head Project.
13	THE RIGHT HON. BRIAN MULRONEY:
14	M'hmm.
15	MR. WOLSON: If you would just look
16	at the second page, he basically tells you on the
17	second page, under the heading "Comment" I don't
18	think it's necessary to read it all, but what he tells
19	you is that, while you were interested, Mr. Prime
20	Minister, in jobs and you were obviously; right?
21	37882 THE RIGHT HON. BRIAN MULRONEY: Very
22	much so.
23	MR. WOLSON: And you had thought that
24	this would be 500 to 1,000 jobs, you told the
25	Commissioner.

1	37884	THE RIGHT HON. BRIAN MULRONEY: Yes.
2	37885	MR. WOLSON: But what you are told
3	here is that it's	s approximately \$2 million per job.
4	37886	Right?
5	37887	THE RIGHT HON. BRIAN MULRONEY:
6	That's right.	
7	37888	COMMISSIONER OLIPHANT: This is a
8	memo, I think, f	rom Mr. Tellier to Mr. Spector, is it
9	not?	
10	37889	MR. WOLSON: Yes.
11	Pause	
12	37890	MR. WOLSON: No, no, I am not
13	suggesting that	it was to the Prime Minister. I'm
14	sorry.	
15	37891	What I intended to
16	37892	And I think you understood me, quite
17	frankly, but if	you
18	37893	MR. PRATTE: Well
19	37894	MR. WOLSON: You didn't, Mr. Pratte.
20	37895	MR. PRATTE: No, I think you may have
21	misspoken, but w	e understood. You said that it was a
22	memo to the Prime	e Minister.
23	37896	MR. WOLSON: No, no, I thought I had
24	outlined if I	didn't, I misspoke, and if I misspoke,
25	it wouldn't be t	he first or the last that that will

1	happen.	
2	37897	The point of the matter is leave
3	the document asid	e for a minute, if you will, Mr.
4	Mulroney	
5	37898	THE RIGHT HON. BRIAN MULRONEY: Yes.
6	37899	MR. WOLSON: you were interested
7	in jobs.	
8	37900	THE RIGHT HON. BRIAN MULRONEY:
9	That's right.	
10	37901	MR. WOLSON: That's what it's all
11	about.	
12	37902	Right?
13	37903	THE RIGHT HON. BRIAN MULRONEY: Yes.
14	37904	MR. WOLSON: But if jobs come at too
15	high a price, obv	iously there is a limit to what the
16	Government of Can	ada can do.
17	37905	THE RIGHT HON. BRIAN MULRONEY: Sure.
18	37906	MR. WOLSON: And what happened here
19	was, you had sent	Spector out to find out "Norm,
20	what's happening?	Find out for me."
21	37907	He's your chief of staff; right?
22	37908	THE RIGHT HON. BRIAN MULRONEY:
23	That's right.	
24	37909	MR. WOLSON: And he comes back, after
25	having some meeti	ngs, and Tellier writes to him this

1	memorandum.	
2	37910	Right?
3	37911	THE RIGHT HON. BRIAN MULRONEY: Yes.
4	37912	MR. WOLSON: And at the second page
5	it appears that	the jobs would cost \$2 million
6	apiece	
7	37913	THE RIGHT HON. BRIAN MULRONEY: Yes.
8	37914	MR. WOLSON: which, obviously, is
9	a no go.	
10	37915	THE RIGHT HON. BRIAN MULRONEY:
11	That's right.	
12	37916	MR. WOLSON: All right. A lot of
13	talking for a sm	all point, but
14	37917	THE RIGHT HON. BRIAN MULRONEY: Well,
15	no	
16	37918	MR. WOLSON: On my part I am saying.
17	37919	THE RIGHT HON. BRIAN MULRONEY: I'm
18	sorry, go ahead.	
19	37920	MR. WOLSON: I'm saying that was a
20	37921	THE RIGHT HON. BRIAN MULRONEY: No,
21	it may be I d	on't have the date here of the
22	conversation wit	h Spector. Are we coming to that?
23	37922	MR. WOLSON: Well, the conversation
24	with Spector, I	think Spector said, was sometime in
25	37923	THE RIGHT HON. BRIAN MULRONEY:

1	December.
2	MR. WOLSON: The 16th, I think, of
3	December, on your way to I forget where he said
4	THE RIGHT HON. BRIAN MULRONEY:
5	Buckingham.
6	MR. WOLSON: Buckingham, Quebec.
7	THE RIGHT HON. BRIAN MULRONEY: Yeah.
8	He got in the car with me, and we were going to
9	Buckingham and the reason I asked you for the date,
10	sir, was that there's the memorandum, there is my
11	meeting with Spector
12	MR. WOLSON: Yes.
13	37929 THE RIGHT HON. BRIAN MULRONEY: I say
14	to Spector: Take a fresh look at this thing. If we
15	can do it, that would be great. If we can't, let me
16	know what the problems are.
17	37930 He does that very well, and it
18	concludes when I see the memorandum from Paul to him,
19	which is on the 10th of December 1990.
20	Paul has a handwritten note here:
21	« À discuter, s'il vous plait.
22	Je veux savoir où on en est. »
23	Paul Tellier is saying, I assume to
24	me, but I can't make it out on top
25	MR. WOLSON: Sure.

1	37934 THE RIGHT HON. BRIAN MULRONEY:
2	"To be discussed with you. I want to know where we
3	stand on this."
4	37935 A few days later, Spector gets in the
5	car with me and we go to Buckingham, and he tells me
6	that the costs the graduated costs are in excess of
7	\$100 million, and one of the memoranda says up to \$750
8	million.
9	MR. WOLSON: I think it was 765, but
10	we won't quibble over that.
11	THE RIGHT HON. BRIAN MULRONEY:
12	That's right, 765.
13	37938 MR. WOLSON: And then you said what
14	you did to Mr. Spector in the car on the way to the
15	speech
16	THE RIGHT HON. BRIAN MULRONEY: Yes,
17	sir.
18	37940 MR. WOLSON: and now I am going to
19	continue on.
20	THE RIGHT HON. BRIAN MULRONEY: Okay.
21	I just wanted to be sure that I understood the
22	timeframe.
23	MR. WOLSON: Sure.
24	April 10th, 1991, if you would turn,
25	please, to Tab 7

1	37944	Tab 7, I am sorry, sir, in the
2	compendium.	
3	37945	THE RIGHT HON. BRIAN MULRONEY: Yes.
4	37946	MR. WOLSON: How are you doing? I
5	know that it's	
6	37947	THE RIGHT HON. BRIAN MULRONEY: I'm
7	fine.	
8	37948	MR. WOLSON: All right. Thank you.
9	37949	April 10th, 1991, in Schreiber's
10	diary:	
11		"PM/Tellier
12		Fred."
13	37950	Do you see that?
14	37951	THE RIGHT HON. BRIAN MULRONEY: I
15	see	
16	37952	MR. WOLSON: April 10th at 4 o'clock,
17	"PM/Tellier," and	underneath "Tellier" is "Fred".
18	37953	THE RIGHT HON. BRIAN MULRONEY: Yes,
19	"PM/Tellier Fr	ed."
20	37954	MR. WOLSON: Okay. And if you turn
21	the page, this is	Mr. Doucet's diary, and he's got the
22	same time at 4 o'	clock, "KS with PM".
23	37955	"KS" is Karlheinz Schreiber, and you
24	are the PM.	
25	37956	THE RIGHT HON. BRIAN MULRONEY: Yes,

1	I see that.	
2	37957 MR. 1	WOLSON: If you turn the page,
3	these are excerpts fro	m Mr. Tellier's diary, and if you
4	look at the same date,	April 10th at 4 o'clock, "Prime
5	Minister - Fred Doucet	Schreiber "
6	37958 I car	n't make out the I think it
7	says "Bear Head".	
8	37959 THE 1	RIGHT HON. BRIAN MULRONEY: "re
9	Bear Head."	
10	37960 MR.	WOLSON: "re Bear Head," all
11	right.	
12	37961 Then	, if you look at the next page,
13	which is your daily so	hedule, April 10th, 4 o'clock,
14	"J.A. Doucet"	
15	37962 "J.A	." is Fred, we know; right?
16	37963 THE 1	RIGHT HON. BRIAN MULRONEY: Yes.
17	37964 MR. N	WOLSON: "Karlheinz Schreiber
18	and Paul Tellier."	
19	37965 THE 1	RIGHT HON. BRIAN MULRONEY: Yes.
20	37966 MR. 1	WOLSON: Now, Tellier has told
21	the inquiry that you w	vere having a meeting with Doucet
22	and Schreiber, that yo	ou called him into the office to
23	give a status report,	and he did so.
24	37967 Accu	rate?
25	37968 Do y	ou agree with that?

1	37969 THE RIGHT HON. BRIAN MULRONEY: I
2	don't remember, but if he says so, I'm sure it's true.
3	MR. WOLSON: All right. Then, as
4	always, turn the page April 19th, 1991, a letter
5	from Mr. Schreiber.
6	"Dear Mr. Prime Minister:
7	As a follow-up to our meeting of
8	last week, I have noted a few
9	items which I feel are important
10	for you to be aware of."
11	Do you see that?
12	THE RIGHT HON. BRIAN MULRONEY: Yes.
13	MR. WOLSON: He then talks about the
14	Thyssen project, and at the bottom of the page:
15	"I think there is no need for me
16	to comment on the continuing
17	meeting we had with Mr. Tellier
18	after your departure, as I know,
19	Fred will do this. Rather, let
20	me lead your attention to items
21	which you were interested in."
22	And here is where he starts to make
23	some accusations, at page 2 of the letter:
24	"In your presence"
25	37975 he says:

1	1130	To mollion told one that DND
1	Iv	r. Tellier told you that DND
2	co	ould buy the appropriate MRCV
3	fo	r Canadian Forces for a price
4	of	a \$500,000."
5	37976 Right?	
6	37977 THE RIG	HT HON. BRIAN MULRONEY: I see
7	that, yeah.	
8	37978 MR. WOL	SON: And he says, "This is
9	just nonsense."	
10	37979 That's	what the letter reads; right?
11	37980 THE RIG	HT HON. BRIAN MULRONEY:
12	M'hmm.	
13	37981 MR. WOL	SON: So, basically, he is
14	challenging Mr. Tellier	by that statement.
15	37982 THE RIG	HT HON. BRIAN MULRONEY: It
16	would appear so, yeah.	
17	37983 MR. WOL	SON: Yeah. As between the
18	two of them, there is no	doubt whose position you would
19	accept.	
20	37984 THE RIG	HT HON. BRIAN MULRONEY: Ten
21	times out of ten.	
22	37985 MR. WOL	SON: And it wouldn't be KHS.
23	37986 THE RIG	HT HON. BRIAN MULRONEY:
24	Right.	
25	37987 MR. WOL	SON: Right.

1	37988	The second paragraph this is
2	Schreiber writing:	
3		"Stanley Hartt showed me a
4		report from Paul Tellier, dated
5		August 10, 1990, in which it was
6		stated, 'Mr. McKnight is
7		strongly opposed to this project
8		on financial, policy and
9		operational grounds'. This
10		cannot be true, for Bill
11		McKnight told me several times,
12		in the presence of Elmer MacKay,
13		that he would love to go for the
14		project but that he
15		unfortunately had insufficient
16		funding in his department."
17	37989	So, again, he is telling you in this
18	letter that what S	Stanley Hartt and Paul Tellier are
19	saying isn't true.	
20	37990	THE RIGHT HON. BRIAN MULRONEY:
21	That's right.	
22	37991	It would appear to be right, yes.
23	37992	MR. WOLSON: And, quite frankly, as
24	between the three	of them, you wouldn't be
25	37993	THE RIGHT HON. BRIAN MULRONEY: Same

1	answer.	
2	37994	MR. WOLSON: The same answer. It
3	wouldn't be KHS.	
4	37995	THE RIGHT HON. BRIAN MULRONEY: No.
5	37996	MR. WOLSON: Going down the page:
6		"Lastly, about comments from Mr.
7		Fowler who told us from the
8		beginning we 'are not going to
9		get this project' and the
10		equally unbelievable remarks of
11		Lt. Gen Huddleston, I will only
12		remind you of our discussion."
13	37997	In other words, he is challenging
14	Fowler.	
15	37998	THE RIGHT HON. BRIAN MULRONEY: M'hm.
16	37999	MR. WOLSON: Your answer, please?
17	38000	You said "M'hm". I want to get your
18	answer.	
19	38001	THE RIGHT HON. BRIAN MULRONEY: I'm
20	sorry. Yes, he a	appears to be doing that, yes.
21	38002	MR. WOLSON: So here you are in and
22	around the 10th	of April '91 and Mr. Schreiber is now
23	basically telling	g you that your people shouldn't be
24	believed.	
25	38003	THE RIGHT HON. BRIAN MULRONEY:

That's right. 1 2 38004 MR. PRATTE: I'm just concerned about 3 some of the language -- I'm sorry, Mr. Wolson. But when we use the words "He's 38005 4 telling you", "He's telling you", there is an 5 implication that what is told was heard. 6 38006 But the witness has said repeatedly 7 8 that he may not have seen those letters. So I'm just concerned about the wording --THE RIGHT HON. BRIAN MULRONEY: I did 38007 10 11 not see the letters. 12 38008 MR. PRATTE: -- that is being put there and I don't want the implication or the language 13 there that may get lost when you say "He's telling you" 14 unless it is established that the letter was seen and 15 16 received. MR. WOLSON: Who sees this letter? 17 38009 18 It doesn't go in the garbage. 19 38010 THE RIGHT HON. BRIAN MULRONEY: I 20 have no idea. It didn't come to me. 38011 MR. WOLSON: Well, somebody under 21 22 your charge would have access to the letter, I'm sure. THE RIGHT HON. BRIAN MULRONEY: I'm 23 38012 24 sure. MR. WOLSON: And somebody who would 25 38013

1	be seeing this you would expect or let me ask you.
2	Do you tell your people if somebody
3	is going to challenge Mr. Tellier or Mr. Hartt or
4	Mr. Fowler, come to me, I want to hear about it?
5	Would you be protective of your
6	people?
7	THE RIGHT HON. BRIAN MULRONEY: Well,
8	of course I am protective of my people.
9	MR. WOLSON: Of course.
10	38018 THE RIGHT HON. BRIAN MULRONEY: But
11	this would I think I testified here, sir, that none
12	of these letters came to me.
13	38019 MR. WOLSON: I don't doubt
14	THE RIGHT HON. BRIAN MULRONEY:
15	Lobbyist letters are a dime a dozen, and they don't
16	come to the Prime Minister. They go to correspondence
17	or wherever, and if somebody feels that someone in the
18	Chief of Staff's office or the Executive Assistant's
19	office should take a look at it, I assume they send it
20	to them, but not to the Prime Minister.
21	I doubt if this stuff would ever get
22	to the Clerk of the Council or even the Chief of Staff
23	to the Prime Minister.
24	MR. WOLSON: Well, looking at page
25	2

1	38023	THE RIGHT HON. BRIAN MULRONEY: M'hm.
2	38024 N	MR. WOLSON: what Schreiber says
3	is:	
4		"In your presence, Mr. Tellier
5		told you"
6	38025 V	What he told you; right?
7	38026	THE RIGHT HON. BRIAN MULRONEY: Yes,
8	indeed. I see tha	t, but
9	38027 N	MR. WOLSON: But Schreiber meets
10	38028	THE RIGHT HON. BRIAN MULRONEY: You
11	said you were goin	g to come back to Mr. Tellier's
12	letter.	
13	38029 N	MR. WOLSON: Please, I will.
14	38030	THE RIGHT HON. BRIAN MULRONEY: Mr.
15	Tellier says every	thing that Schreiber said about him
16	and his meeting is	false.
17	38031 N	MR. WOLSON: It's coming, I promise
18	you.	
19	38032	THE RIGHT HON. BRIAN MULRONEY: Okay.
20	38033 N	MR. WOLSON: All right. I'm asking
21	you about	
22	38034	THE RIGHT HON. BRIAN MULRONEY: I
23	will wait then.	
24	38035 N	MR. WOLSON: I'm asking you about
25	things that happen	ed in your presence now.

1	38036	THE RIGHT HON. BRIAN MULRONEY: I
2	have no recollec	tion. You can be certain let me
3	just guarantee y	ou that you can be certain that if
4	anybody took a s	wipe at Paul Tellier or any one of my
5	senior people, o	r even junior people, they would have
6	heard about it r	ight then.
7	38037	MR. WOLSON: Sure. You would take a
8	swipe at them.	
9	38038	THE RIGHT HON. BRIAN MULRONEY:
10	Absolutely.	
11	38039	MR. WOLSON: One moment, please.
12	Pause	
13	38040	MR. WOLSON: Tab 54. We have waited
14	for it so we don	't need a drumroll or anything, but it
15	is Tab 54.	
16	38041	THE RIGHT HON. BRIAN MULRONEY: M'hm.
17	38042	MR. WOLSON: You have Tab 54, Book 1?
18	38043	THE RIGHT HON. BRIAN MULRONEY: Yes.
19	38044	MR. WOLSON: Okay. This is the
20	letter that you	reviewed yesterday. You actually read
21	out where Mr. Te	llier said inaccurate, wrong, whatever.
22	38045	I think that appears on page 1. It
23	appears on page	3. It appears on page 5. It appears
24	on page 7.	
25	38046	Do you see that?

1	THE RIGHT HON. BRIAN MULRONEY: Yes.
2	And on the page 7, Paul Tellier underlines in regard
3	to the paragraph on page 7, he underlines it and says
4	"I never said this".
5	38048 So the letter is a litany of
6	inaccuracies and misstatements.
7	MR. WOLSON: And I'm sure that it is,
8	but the point to be made is Tellier who is your he's
9	an integral part of your operation he is, is he not?
10	THE RIGHT HON. BRIAN MULRONEY: Very
11	much so.
12	MR. WOLSON: He is going to tell you
13	look at, Prime Minister he would call you Prime
14	Minister?
15	THE RIGHT HON. BRIAN MULRONEY: M'hm.
16	38053 MR. WOLSON: Look at, Prime Minister,
17	this guy Schreiber is full of hot air.
18	THE RIGHT HON. BRIAN MULRONEY: M'hm.
19	MR. WOLSON: He would have told you
20	that. He would have told you that Schreiber is the
21	kind of guy that is making accusations. He is calling
22	me he is calling me a liar.
23	He would have told you those things,
24	I'm sure.
25	THE RIGHT HON. BRIAN MULRONEY: Look,

1	Paul Tellier is a big boy. He didn't rise to the top
2	in Ottawa and then accept appointment from me as
3	President and Chief Executive Officer of the CNR in
4	Montréal, go down there and clean it out and privatize
5	it without being a tough guy.
6	38058 He knew how to handle his own battles
7	and he knew what to do.
8	MR. WOLSON: But more importantly, he
9	knew to protect you.
10	THE RIGHT HON. BRIAN MULRONEY:
11	Absolutely he did.
12	MR. WOLSON: And he is going to come
13	to you I'm sure and say, you know, watch your back
14	here, Prime Minister, this guy is not what he seems to
15	be.
16	THE RIGHT HON. BRIAN MULRONEY: M'hm.
17	MR. WOLSON: Right?
18	THE RIGHT HON. BRIAN MULRONEY:
19	That's entirely possible. I haven't seen that
20	correspondence, but it's entirely possible.
21	MR. WOLSON: Well, you talked to him
22	every morning and you talked to him every night.
23	THE RIGHT HON. BRIAN MULRONEY:
24	That's right, yeah.
25	MR. WOLSON: This is a guy that you

1	are starting you s	aid this yesterday when you
2	testified, or the day	before. You are starting to get
3	a picture of him and	the picture that you started
4	getting wasn't the mo	st favourable.
5	38068 THE	RIGHT HON. BRIAN MULRONEY: I
6	don't think that is a	ccurate at the time. We are still
7	at the Energizer Bunn	y stage really where he is really
8	driving this project	hard.
9	38069 I ha	ave sympathy for it because of
10	Elmer, but I still do	n't know what's doing it, what's
11	driving it.	
12	38070 I fo	ound this out yesterday or the day
13	before when the testi	mony was.
14	38071 MR.	WOLSON: But you have your
15	38072 THE	RIGHT HON. BRIAN MULRONEY: He
16	has \$6.5 million in a	success fee from Thyssen that was
17	never earned in his p	ocket and Thyssen are clearly
18	saying to him get som	ething done here.
19	38073 MR.	WOLSON: \$6.5 million is probably
20	chicken feed. He has	1.6 billion or eight on the
21	horizon.	
22	38074 THE	RIGHT HON. BRIAN MULRONEY:
23	That's exactly right.	
24	38075 MR.	WOLSON: But the point to be made
25	is your key people, F	aul Tellier, Fowler, McKnight

1	I'm sure I left out one or two of them are	
2	basically Stanley Hartt are basically dealing	
3	with a guy that is not being forthright, in their	
4	opinion.	
5	THE RIGHT HON. BRIAN MULRONEY: That	
6	is right.	
7	MR. WOLSON: And it would be hard to	
8	imagine, knowing that this man was coming to see you o	or.
9	a with some frequency. He saw you over a period of	=
10	time, trying to sell you something. It would be hard	
11	to believe that your trusted people wouldn't say to	
12	you, Prime Minister, you know, something is amiss here	∍.
13	THE RIGHT HON. BRIAN MULRONEY: No,	
14	no, no one said that.	
15	MR. WOLSON: No one said that.	
16	THE RIGHT HON. BRIAN MULRONEY: No	
17	one said that. Look, Elmer was moving this along. I	
18	knew that things were not hunky-dory, but when he came	3
19	to see me and I don't think anybody would find this	3
20	offensive butter wouldn't melt in his mouth.	
21	As you can see from the letters that	
22	we now have, he was polite, respectful, made his case	
23	with persistence, but there was none of this horsing	
24	around that we see in this correspondence, none	
25	whatsoever.	

1	38082	And Paul Tellier and Stanley Hartt,
2	these were not the	he kinds of people they dealt with
3	people like this	every day. They didn't get alarmed or
4	excited by anyth	ing unless there was an indication that
5	would cause them	great concern.
6	38083	MR. WOLSON: Did you deal with people
7	like this every	day?
8	38084	THE RIGHT HON. BRIAN MULRONEY:
9	With?	
10	38085	MR. WOLSON: Like Schreiber?
11	38086	THE RIGHT HON. BRIAN MULRONEY: I
12	told you, butter	wouldn't melt in his mouth when he
13	came to see me.	
14	38087	MR. WOLSON: I see.
15	38088	THE RIGHT HON. BRIAN MULRONEY: When
16	I saw him, he wa	s polite and respectful, the
17	confirmatory of	the reputation that we all thought he
18	had.	
19	38089	MR. WOLSON: And some of these
20	meetings take pla	ace in the presence of Tellier with you
21	there; right?	
22	38090	THE RIGHT HON. BRIAN MULRONEY: Yes,
23	but there was no	thing ever anything untoward said or
24	suggested or ever	n any degree of a lack of politeness,
25	never in my prese	ence.

1	38091	MR. WOLSON: Was this the starting
2		point of your learning? this Tellier letter, was it
3		the starting point of you seeing that all things
4		weren't as you thought they were?
5	38092	THE RIGHT HON. BRIAN MULRONEY: He
6		was cantankerous, he was ambitious. I did not know
7		about the causa causans of this, namely the
8		\$6.5 million that he already had. I didn't know that
9		at the time, nor did I know what he told you, sir, in
10		cross-examination about the 3 per cent of the worldwide
11		contract that he would claim for \$1.6 billion or
12		\$1.8 billion. I knew of course nothing about that.
13	38093	Until I left office I saw him the way
14		that I have described to you.
15	38094	The only thing that I couldn't figure
16		out was why he was so persistent because do you plan
17		before we break, sir, to go back to the conversation
18		with Spector, because I think that ties it together a
19		little bit?
20	38095	MR. WOLSON: I'm pleased if you feel
21		that you need to do that to explain what you want to
22		the Commissioner, by all means.
23	38096	I was hoping to finish this area
24	38097	THE RIGHT HON. BRIAN MULRONEY: I
25		would just take one second.

1	38098 MR. WOLSON: Sure, go ahead.
2	THE RIGHT HON. BRIAN MULRONEY: The
3	document, from memory, the document that you showed me
4	from Paul Tellier to Norm Spector I think was the 10th
5	of December 1990. I believe that was the date on it.
6	MR. WOLSON: Yes.
7	THE RIGHT HON. BRIAN MULRONEY: The
8	next day, or thereabouts, Spector, having received
9	this, gets in the car with me going to Buckingham,
10	Québec and he tells me then that the costs are going t
11	be really abusive.
12	38102 We were knee-deep in the recession a
13	the time and we had no money at all. Things that we
14	perhaps would liked to have done we couldn't even do.
15	38103 So Norm tells me about the costs of
16	this and that's when I say in that case it's dead, or
17	the government won't support this, words to that
18	effect.
19	38104 The next day, or soon thereafter, I
20	have seen the memorandum where Spector calls Tellier t
21	say I was with the Prime Minister yesterday and he say
22	this thing is over.
23	38105 And then there is a communication
24	from Tellier and Ron Bilodeau to Spector and others in
25	this regard, confirming that.

1	38106 When I gave Spector that directive
2	and he spoke to the Clerk of the Privy Council, passing
3	on exactly what I had said, this matter is dead, that
4	is the end of it in that configuration as far as I am
5	concerned.
6	38107 And that is the last correspondence
7	that I saw there may be more but that I saw that
8	I can remember in 1990 or 1991 around the Christmas
9	season. That is the way it ended, as far as I was
10	concerned, was the Buckingham trip with Norman Spector.
11	38108 And it just fit it was a fit I
12	thought with some of the earlier correspondence that
13	you produced. Thank you.
14	MR. WOLSON: Thank you.
15	Just referring to your testimony the
16	other day I'm going to read it to you, at page 3511.
17	You talked about the Tellier letter, the letter to
18	Tellier about not accurate, inaccurate, et cetera.
19	THE RIGHT HON. BRIAN MULRONEY: Yes.
20	MR. WOLSON: The letter we just
21	reviewed.
22	THE RIGHT HON. BRIAN MULRONEY: M'hm.
23	MR. WOLSON: And you said, at line
24	18:
25	"This is Mr. Tellier. I give

1			this guy the opportunity to meet
2			with Canada's number one public
3			servant, a guy of great
4			independent judgment, listen,
5			Tellier gave you the unvarnished
6			truth any time. He didn't give
7			a hell about anybody. He just
8			did his very best and told the
9			truth at all times.
10			So I gave him access to him, who
11			is a big decision maker. And
12			what does he do? He has the
13			meeting with him and then has
14			the temerity to write to him
15			summarizing the meeting with
16			seven different errors in there,
17			what Tellier says this never
18			happened and this is false.
19			This is the problem of dealing
20			with Mr. Schreiber."
21	38115	Mr.	Pratte then says to you at 3512,
22	line 7:		
23			"But did you know that at the
24			time?
25			You said:

1		"Right here.
2		MR. PRATTE: Did you know that
3		at the time?
4		THE RIGHT HON. BRIAN MULRONEY:
5		I was certainly learning it, but
6		I didn't know it was to this
7		extent, that's for sure."
8	38116	Is that a true statement?
9	38117	THE RIGHT HON. BRIAN MULRONEY: Yes.
10	What I was re	eferring to was not that letter which I
11	hadn't seen,	but a telephone call that I got from Paul
12	in that timef	Frame.
13	38118	MR. WOLSON: Yes?
14	38119	THE RIGHT HON. BRIAN MULRONEY: Paul
15	Tellier calle	ed me and said something to the effect that
16	I have had ar	n unpleasant meeting with Mr. Schreiber and
17	some of his p	people. I think my inquiry of him at the
18	time was: Wa	as Elmer involved in it, in the meeting?
19	And he said r	no, he was not.
20	38120	The reason I asked that was that
21	Elmer MacKay	is one of nature's gentlemen and you can
22	be certain th	nat there would have been nothing untoward
23	ever being sa	aid in his presence.
24	38121	So I wanted to find out and he said
25	no, there wer	re other people there, but not Mr. MacKay.

1	38122 MR. WOLSON: Well, I'm not finished
2	an area that I would otherwise have done, but I can
3	certainly do it tomorrow.
4	38123 It is 4:30. The Prime Minister
5	former Prime Minister has been on the stand a long time
6	and it has been a long day.
7	38124 COMMISSIONER OLIPHANT: All right.
8	What are you suggesting in terms of a time to commence
9	tomorrow?
10	38125 MR. WOLSON: 9:31 9:30.
11	Laughter / Rires
12	38126 COMMISSIONER OLIPHANT: All right.
13	We will adjourn for the day and we
14	will be back tomorrow morning at 9:30.
15	Please feel free to leave, folks.
16	Whereupon the hearing adjourned at 4:31 p.m.,
17	to resume on Friday, May 15, 2009 at 9:30 a.m. /
18	L'audience est ajournée à 16 h 31, pour reprendre
19	le vendredi 15 mai 2009 à 09 h 30
20	
21	
22	
23	
24	
25	

1				
2				
3				
4				
5		We hereby certify th	nat we have accurately	
6		transcribed the for	egoing to the best of	
7	our skills and abilities.			
8				
9		Nous certifions que	ce qui précède est une	
10		transcription exacte	et précise au meilleur	
11		de nos connaissances	et de nos compétences.	
12				
13				
14				
15				
16				
17	Lynda	Johansson	Jean Desaulniers	
18				
19				
20				
21				
22	Fiona	Potvin	Sue Villeneuve	
23				
24				
25				