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

Wednesday, May 20, 2009

le mercredi 20 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

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Commission Staff

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1		Ottawa, Ontario / Ottawa (Ontario)
2	Upon resuming on	Wednesday, May 20, 2009
3	at 9:55 a.m. / L'	audience reprend le mercredi
4	20 mai 2009 à 9 h	1 55
5	42514 COM	MISSIONER OLIPHANT: Good morning,
6	counsel. Be seated,	please.
7	PREVIOUSLY SWORN: TH	HE RIGHT HON. BRIAN MULRONEY /
8	SOUS LE MÊME SERMENT	: LE TRÈS HON. BRIAN MULRONEY
9	42515 COM	MISSIONER OLIPHANT: Mr.
10	Pratte?	
11	42516 MR.	PRATTE: Good morning,
12	Mr. Commissioner.	
13	42517 COM	MISSIONER OLIPHANT: Good morning.
14	42518 MR.	PRATTE: I have advised other
15	counsel, I just wante	ed to clarify something for the
16	record before my frie	end Mr. Auger starts, having to do
17	with the so-called fo	ourth article.
18	42519 I w	ould like to say this about that.
19	42520 Mr.	Mulroney has already testified
20	that he had several o	conversations with Mr. Kaplan
21	during which he reque	ested that his commercial
22	relationship with Mr.	Schreiber not be published, and
23	he explained to you t	that it was in order to protect his
24	family.	
25	42521 He	also acknowledges,

1	Mr. Commissioner, that similar requests were made of
2	the editor of the Globe and Mail for the same reason.
3	That's all I have to say. Thank you.
4	42523 COMMISSIONER OLIPHANT: Thank you.
5	42524 Mr. Auger?
6	MR. AUGER: Good morning.
7	42526 COMMISSIONER OLIPHANT: Just before
8	you start, Mr. Wolson, I take it that you wish to say
9	nothing in response to Mr. Pratte's comments just now?
10	42527 MR. WOLSON: No, I have no comment to
11	make and you know if I did, I would have been up on my
12	feet. I am going to just simply sit and listen to the
13	next examination.
14	Thank you.
15	42529 COMMISSIONER OLIPHANT: Thank you.
16	42530 Mr. Auger?
17	42531 MR. AUGER: Yes, good morning,
18	Commissioner. I am ready to proceed at your
19	convenience.
20	42532 COMMISSIONER OLIPHANT: Please
21	proceed.
22	42533 MR. AUGER: Thank you.
23	EXAMINATION: THE RIGHT HON. BRIAN MULRONEY
24	BY MR. AUGER / INTERROGATOIRE : LE TRÈS HON. BRIAN
~ -	

MULRONEY PAR Me AUGER

25

1	MR. AUGER: Good morning,
2	Mr. Mulroney.
3	THE RIGHT HON. BRIAN MULRONEY: Good
4	morning, sir.
5	42536 MR. AUGER: You started your
6	testimony last Tuesday morning and had told the
7	Commissioner that context is everything; correct?
8	THE RIGHT HON. BRIAN MULRONEY: I
9	believe so.
10	MR. AUGER: And at page 3383 of the
11	transcript last week you told the Commissioner the
12	following in relation to Mr. Schreiber.
13	THE RIGHT HON. BRIAN MULRONEY: I'm
14	sorry, what page, sir?
15	MR. AUGER: Page 3383.
16	THE RIGHT HON. BRIAN MULRONEY:
17	Excuse me just a second.
18	MR. AUGER: Certainly. This is
19	Tuesday, May 12th, page 3383.
20	Pause
21	THE RIGHT HON. BRIAN MULRONEY: Yes,
22	sir.
23	MR. AUGER: Thank you.
24	42545 You told the Commissioner as
25	follows and this is relating to Mr. Schreiber:

1	" He was a fugitive from
2	German justice, and so I had
3	known nothing of these troubles
4	that led to these charges. I
5	knew him as an accomplished
6	entrepreneur and now here he
7	was, as I say, a fugitive from
8	German justice.
9	So we were dealing with two
10	different people, in my
11	judgment, a Mr. Schreiber I had
12	known and the one who is with us
13	today."
14	That was your statement to the
15	Commissioner when you started your evidence last
16	Tuesday?
17	THE RIGHT HON. BRIAN MULRONEY: Yes,
18	sir.
19	42548 MR. AUGER: The full context of that
20	statement is that you had told Mr. Kaplan that
21	Mr. Schreiber should not be extradited to Germany;
22	correct?
23	THE RIGHT HON. BRIAN MULRONEY: I
24	believe that Mr. Schreiber had all the rights of any
25	Canadian citizen and that I would say or obviously say

1	and do nothing that would impinge upon his rights	
2	before the courts.	
3	42550 MR. AUGER: At P-25, Tab 7	
4	THE RIGHT HON. BRIAN MULRONEY: Wh	аt
5	book?	
6	42552 MR. AUGER: It's Mr. Kaplan's note	3.
7	THE RIGHT HON. BRIAN MULRONEY: Ye	3,
8	sir. What tab, sir?	
9	MR. AUGER: Tab 7, please.	
10	42555 THE RIGHT HON. BRIAN MULRONEY: M'	ım.
11	42556 MR. AUGER: It's the third page in	•
12	THE RIGHT HON. BRIAN MULRONEY: Ye	З,
13	sir.	
14	MR. AUGER: To give the complete	
15	context, you say this to Mr. Kaplan. The date is	
16	October 24, 2003.	
17	"I don't want to say or do	
18	anything that would impact on	
19	Schreiber's extradition. He	is
20	a Canadian citizen. I don't	
21	think he should wind up in a	
22	German court. I don't want t)
23	do anything that would cause	nim
24	even the slightest suspicion.	
25	That is what Stevie Cameron h	as

1		spent her lifetime doing, sowing
2		suspicion of my character. The
3		big play for Eddy Greenspan is
4		the extradition and I agree that
5		it shouldn't happen and I don't
6		want to say anything that could
7		make that happen. So deal with
8		this one."
9	42559	If you can go over two pages, to page
10	7:	
11		"When this thing is over, at
12		some point in the future"
13	42560	THE RIGHT HON. BRIAN MULRONEY:
14	Excuse me. I'm	sorry.
15	42561	MR. AUGER: I'm sorry.
16	42562	THE RIGHT HON. BRIAN MULRONEY: Just
17	a second.	
18	42563	MR. AUGER: I'm sorry. I have gone
19	two pages over,	Mr. Mulroney. At the top it says "7".
20	42564	THE RIGHT HON. BRIAN MULRONEY: Yes.
21	42565	MR. AUGER:
22		"When this thing is over, at
23		some point in the future, and
24		you want clarification on this
25		or any other thing, and we

1	conclude that there is no impact
2	on the extradition hearing, than
3	you and I can sit down and we
4	can see how different the
5	situation is from what you
6	believe it to be."
7	That's what you told Mr. Kaplan?
8	THE RIGHT HON. BRIAN MULRONEY: Yes,
9	sir.
10	42568 MR. AUGER: And so the obvious point
11	that I think you have already confirmed is you were of
12	the view that Mr. Schreiber should not be extradited,
13	and you are in fact defending that principle.
14	42569 THE RIGHT HON. BRIAN MULRONEY: I was
15	defending the principle that Mr. Schreiber was entitled
16	to the presumption of innocence, the full presumption
17	of innocence, and that the context of this is that I
18	don't I don't want to say or do anything that would
19	impact on Schreiber's extradition.
20	He is a Canadian citizen. And when I
21	said I don't think he should wind up in a German court
22	that is unless and until the courts of Canada have
23	fully dealt with this matter.
24	MR. AUGER: Right, and if there is
25	42572 THE RIGHT HON. BRIAN MULRONEY: And

1 resolved it. If the Supreme Court of Canada decided that Mr. Schreiber should be extradited, then he will 2 have had the full benefit of Canadian law. 3 42573 MR. AUGER: And you --4 5 42574 THE RIGHT HON. BRIAN MULRONEY: 6 was the context. 42575 MR. AUGER: And you believe that if 7 8 there were any new or viable legal arguments to be made on behalf of Mr. Schreiber in relation to his 9 extradition, they should be advanced. 10 11 42576 THE RIGHT HON. BRIAN MULRONEY: I was 12 sure that Mr. Greenspan would do that. And for my 13 part, I was not going to say or do anything that would damage in any way or impinge in any way on the rights 14 of a Canadian citizen trying to put forward his rights 15 before a Canadian court. 16 17 42577 MR. AUGER: And we know from you that 18 that is in part informed by your own experience of 19 false allegations. 20 42578 THE RIGHT HON. BRIAN MULRONEY: Exactly. 21 22 42579 MR. AUGER: You made reference to 23 even Mr. Pelossi making false allegations; right? 24 42580 THE RIGHT HON. BRIAN MULRONEY: That 25 is right.

1	42581 MR. AUGER: Did you know that
2	Mr. Pelossi had made statements in support of
3	Mr. Schreiber's extradition?
4	THE RIGHT HON. BRIAN MULRONEY: No, I
5	did not.
6	42583 MR. AUGER: You admitted to this
7	Commission that the transaction with Mr. Schreiber on
8	your part was a mistake and an error and you took
9	responsibility for it; correct?
10	THE RIGHT HON. BRIAN MULRONEY: Yes,
11	I did.
12	42585 MR. AUGER: When did you come to the
13	conclusion it was a mistake?
14	THE RIGHT HON. BRIAN MULRONEY: Oh,
15	the event took place 16 or 17 years ago. I can't give
16	you an exact answer to that right now, but if you allow
17	me to reflect on it during the course of the of your
18	discussion with me, I will see if I can't
19	42587 MR. AUGER: Well, let's try to break
20	it down.
21	42588 You declared the retainer as income I
22	think you said in 1999?
23	THE RIGHT HON. BRIAN MULRONEY: In
24	1999.
25	42590 MR. AUGER: Is that the point at

1	which you concluded that this was an error?
2	THE RIGHT HON. BRIAN MULRONEY: No.
3	I concluded that I was going to terminate my
4	association with Mr. Schreiber when he was arrested in
5	a restaurant in Toronto and charged with bribery,
6	corruption, fraud and income tax evasion, and when he
7	then told an individual in a conversation, that was
8	reported to me, that he thought that I had an income
9	tax problem.
10	42592 And as I indicated yesterday, I
11	didn't have an income tax problem, but I
12	MR. AUGER: We will get to that.
13	THE RIGHT HON. BRIAN MULRONEY:
14	but I knew that he was going to try and create one.
15	That's all.
16	42595 MR. AUGER: So the answer to my
17	question is 1999 was not the point that you determined
18	that you had made a mistake?
19	THE RIGHT HON. BRIAN MULRONEY: Well
20	it was certainly sometime in that the timeframe we
21	discussed, obviously.
22	42597 MR. AUGER: Was it before 1999?
23	42598 THE RIGHT HON. BRIAN MULRONEY: I
24	believe it would have been, yes.
25	42599 MR. AUGER: You had told the

1	Commissioner to the effect that Mr. Schreiber swore th
2	November 7, 2007 affidavit in order to delay his
3	extradition.
4	THE RIGHT HON. BRIAN MULRONEY: Yes.
5	42601 MR. AUGER: You will be able to
6	confirm to the Commission that that affidavit was swor
7	in response to your own motion that you brought in
8	Toronto?
9	THE RIGHT HON. BRIAN MULRONEY: It
10	was he filed it in regard to a litigation in Toront
11	that he had initiated against me, the Statement of
12	Claim which was dismissed by the Toronto courts, yes.
13	42603 MR. AUGER: Well, the Toronto courts
14	didn't dismiss Mr. Schreiber's claim that you owed him
15	\$300,000 on the merits.
16	THE RIGHT HON. BRIAN MULRONEY: I
17	didn't say that. I said it was dismissed.
18	42605 MR. AUGER: The Ontario court
19	concluded that Québec was the proper forum.
20	THE RIGHT HON. BRIAN MULRONEY: Yes.
21	And when he tried again in Québec, he collapsed his
22	case just before he was to testify under oath because
23	he didn't want to be interrogated under oath
24	42607 COMMISSIONER OLIPHANT: Mr.
25	Mulroney

1	42608	THE RIGHT HON. BRIAN MULRONEY: in
2	the circumstances	•
3	42609	COMMISSIONER OLIPHANT: if I could
4	just back you up.	
5	42610	THE RIGHT HON. BRIAN MULRONEY:
6	Certainly.	
7	42611	COMMISSIONER OLIPHANT: Mr. Auger
8	asked a specific	question and I didn't, I think, hear
9	the answer.	
10	42612	THE RIGHT HON. BRIAN MULRONEY: Okay.
11	42613	COMMISSIONER OLIPHANT: He asked you
12	if Mr. Schreiber'	s affidavit of November the 7th was
13	filed in response	to a motion brought by you that would
14	be in the litigat	ion that he, Schreiber, had commenced?
15	42614	THE RIGHT HON. BRIAN MULRONEY: That
16	is right, sir.	
17	42615	COMMISSIONER OLIPHANT: Okay. That's
18	fine.	
19	42616	THE RIGHT HON. BRIAN MULRONEY:
20	That's right, m'h	m.
21	42617	COMMISSIONER OLIPHANT: Thank you.
22	42618	THE RIGHT HON. BRIAN MULRONEY:
23	That's right.	
24	42619	MR. AUGER: And just so we have the
25	context, Mr. Mulr	oney, P-44 because the Commissioner

1	has asked Tab 112.
2	THE RIGHT HON. BRIAN MULRONEY: I'm
3	sorry, what
4	42621 MR. AUGER: I'm sorry. It's Binder 2
5	of 3 in support of your testimony and it is P-44.
6	THE RIGHT HON. BRIAN MULRONEY: Oh.
7	This one here?
8	MR. AUGER: It's the large binder,
9	yes.
10	THE RIGHT HON. BRIAN MULRONEY: Which
11	tab?
12	42625 MR. AUGER: Tab 112.
13	Pause
14	42626 MR. AUGER: And if you could go to
15	the end of page sorry, Tab 112, the second-last page
16	from the back of the tab.
17	THE RIGHT HON. BRIAN MULRONEY: The
18	second-last from the back?
19	42628 MR. AUGER: Please. This is just to
20	conclude the point that you
21	THE RIGHT HON. BRIAN MULRONEY: I'm
22	sorry, that is page oh yes, here we are.
23	42630 MR. AUGER: Yes. This is
24	THE RIGHT HON. BRIAN MULRONEY: "Page
25	11".

1	42632 COMMISSIONER OLIPHANT: Go to
2	paragraph 51, Mr. Mulroney.
3	42633 MR. AUGER: Thank you, Commissioner.
4	THE RIGHT HON. BRIAN MULRONEY:
5	Fifty-one, yes.
6	42635 MR. AUGER: This is where
7	Mr. Schreiber, we can see he has sworn the affidavit.
8	It is to the left of the signature, November 7, 2007.
9	Do you see that?
10	THE RIGHT HON. BRIAN MULRONEY: Yes.
11	MR. AUGER: Paragraph 51:
12	"I swear this affidavit in
13	relation to a Motion brought by
14	Mr. Mulroney for an order
15	dismissing this action for lack
16	of jurisdiction"
17	Do you see that?
18	THE RIGHT HON. BRIAN MULRONEY: Yes.
19	42641 MR. AUGER: So that simply confirms
20	what you have said, that you brought a motion in
21	Toronto alleging that Ontario was not the proper court;
22	correct?
23	THE RIGHT HON. BRIAN MULRONEY: Yes.
24	42643 MR. AUGER: And Mr. Schreiber simply
25	swore this affidavit to respond to your motion in

1	court.
2	THE RIGHT HON. BRIAN MULRONEY: So he
3	said, yes.
4	42645 MR. AUGER: That is what paragraph 51
5	says.
6	THE RIGHT HON. BRIAN MULRONEY: That
7	is what paragraph 51 says.
8	MR. AUGER: Do you reject that?
9	THE RIGHT HON. BRIAN MULRONEY: Well,
10	if you examine the affidavit that was on which
11	this one here I believe, on which Mr. Schreiber was
12	interrogated by Mr. Wolson and others, you will see
13	that there are many things in here that do not relate
14	to the Toronto action, and there are lots of things
15	here that are, in my judgment anyway, designed to
16	attract attention to his extradition and cause him to
17	stay here in Canada.
18	42649 MR. AUGER: You and I would agree
19	that your judgment and assessment of the affidavit is
20	not as objective as the Commissioner's?
21	42650 THE RIGHT HON. BRIAN MULRONEY: I
22	would certainly agree with that. That's right.
23	Pause
24	THE RIGHT HON. BRIAN MULRONEY: I
25	just I was looking for, if I may, sir.

1	MR. AUGER: Certainly.	
2	THE RIGHT HON. BRIAN MULRONEY: I	
3	would just point out, for example, there are many in	
4	here, but in paragraph 39 where he swears to the fact:	
5	"I wrote the July 20, 2006	
6	letter at the request of Mr.	
7	Mulroney because he told me"	
8	He told me.	
9	" that he was going to meet	
10	with The Right Honourable	
11	Stephen Harper"	
12	The moment he wrote that and swore	
13	that, I had not spoken with him for seven years. And I	
14	think Mr. Wolson has conclusively established that that	
15	and many other important provisions of this affidavit	
16	were incorrect.	
17	MR. AUGER: We will get to your	
18	discussions with Mr. Schreiber.	
19	THE RIGHT HON. BRIAN MULRONEY: Yes,	
20	sir.	
21	42658 MR. AUGER: Can I ask you to please	
22	turn up P-9, which is the cerloxed brown covered	
23	volume.	
24	THE RIGHT HON. BRIAN MULRONEY: P-9,	
25	P-40. What page, sir?	

1	42660 MR. AUGER: Is Tab 38, please.
2	THE RIGHT HON. BRIAN MULRONEY: Tab
3	38. Yes, sir.
4	42662 MR. AUGER: You will see that this is
5	a decision of the Court of Appeal for Ontario in
6	relation to Mr. Schreiber's extradition case.
7	THE RIGHT HON. BRIAN MULRONEY: I see
8	that, yes.
9	42664 MR. AUGER: This is really just to
10	establish the chronology.
11	You will see on the first page,
12	Mr. Mulroney, it says:
13	"Heard and orally released:
14	November 15, 2007".
15	THE RIGHT HON. BRIAN MULRONEY: Yes.
16	42667 MR. AUGER: And obviously that is
17	eight days after Mr. Schreiber's affidavit.
18	THE RIGHT HON. BRIAN MULRONEY: If
19	you say so, sir.
20	42669 MR. AUGER: And so obviously the
21	Court of Appeal had an outstanding piece of litigation
22	or a legal issue that it was in the course of
23	determining in November of 2007?
24	THE RIGHT HON. BRIAN MULRONEY: I
25	have no idea.

1	MR. AUGER: Well, we have the
2	decision not Tab 38.
3	THE RIGHT HON. BRIAN MULRONEY: You
4	may have the decision, but I have no knowledge of it.
5	42673 MR. AUGER: That is the first time
6	you have heard about Mr. Schreiber pursuing legal
7	arguments at the Ontario Court of Appeal in 2007?
8	THE RIGHT HON. BRIAN MULRONEY: Mr.
9	Schreiber has been before the courts for a decade, so
10	there was lots of comments about his many efforts to
11	try and stop his extradition to Germany.
12	I believe that this if you look at
13	the time, this is probably just before the Supreme
14	Court of Canada again ordered him extradited.
15	I may be wrong on that, but I believe
16	that to be the case.
17	MR. AUGER: You have anticipated me.
18	42678 If you can go to Tab 40
19	THE RIGHT HON. BRIAN MULRONEY: Yes,
20	sir.
21	42680 MR. AUGER: because you are
22	exactly right. March 6, 2008 the Supreme Court of
23	Canada dismisses an application for leave in relation
24	to the November 15, 2007 Court of Appeal decision.
25	THE RIGHT HON. BRIAN MULRONEY: Yes,

1	sir.	
2	42682	MR. AUGER: Right? And so the point
3	is that	maybe you didn't know in 2007 and 2008
4	Mr. Schreil	per was in fact pursuing a legal remedy in
5	the courts	
6	42683	THE RIGHT HON. BRIAN MULRONEY: Well,
7	I knew he v	was in the courts. He had sued me.
8	42684	MR. AUGER: I am talking about his
9	extradition	1 case.
10	42685	THE RIGHT HON. BRIAN MULRONEY: I
11	was I wa	as aware essentially of the extradition case
12	when it car	me before the Supreme Court and it was
13	dismissed,	I believe, by the Supreme Court, his request
14	to appeal t	the decision to the Ontario Court of Appeal.
15	42686	And if am I right or wrong in
16	telling you	ı, sir, that I believe that was at least the
17	second sucl	n decision from the Supreme Court of Canada?
18	42687	MR. AUGER: At least.
19	42688	THE RIGHT HON. BRIAN MULRONEY: Yes,
20	for him to	be extradited.
21	42689	MR. AUGER: The Supreme Court of
22	Canada dec	ision is March 6, 2008, so obviously well
23	after the 1	November 7th, 2007 affidavit.
24	42690	THE RIGHT HON. BRIAN MULRONEY: Yes,
25	okay.	

1	42691	MR. AUGER: Right?
2	42692	THE RIGHT HON. BRIAN MULRONEY: Fine.
3	42693	MR. AUGER: Tab 41, another decision
4	from the Ontario (Court of Appeal.
5		"Heard: July 11, 2008".
6	42694	Do you see that?
7	42695	THE RIGHT HON. BRIAN MULRONEY: I see
8	that, yes.	
9	42696	MR. AUGER: You have already said in
10	your testimony tha	at you don't see anything improper in
11	Mr. Schreiber adva	ancing legal arguments before the
12	court in defending	g his extradition?
13	42697	THE RIGHT HON. BRIAN MULRONEY: Of
14	course not. I be	lieve that every Canadian citizen
15	you know, we have	had a lot of people condemned wrongly
16	in Canada, and the	ere have been terrific battles to have
17	purged the record	of some of this deleterious comment
18	about people. So	I believe in the presumption of
19	innocence.	
20	42698	And I also believe in never
21	interfering, publ:	icly or privately, with the
22	administration of	justice, and that includes the
23	protection of cour	rse of Mr. Schreiber's rights and his
24	Charter rights.	
25	42699	So I had whatever he wished to do

1	to pursue his battle in the courts, I had no problem
2	with it.
3	42700 MR. AUGER: And you still have no
4	complaint about that?
5	THE RIGHT HON. BRIAN MULRONEY: None
6	whatsoever, not for him or any other citizen of this
7	country.
8	42702 MR. AUGER: Mr. Wolson spent a lot o
9	time taking you through correspondence with
10	Mr. Schreiber at the time that you were Prime Minister
11	You remember that?
12	THE RIGHT HON. BRIAN MULRONEY: I
13	remember Mr. Wolson taking me through it
14	MR. AUGER: Exactly.
15	THE RIGHT HON. BRIAN MULRONEY:
16	much more than I remember the correspondence.
17	42707 MR. AUGER: And we don't need to go
18	back through all of those letters, but, at the end of
19	the day, your evidence was that you didn't receive Mr.
20	Schreiber's correspondence on Bear Head because he was
21	lobbying.
22	THE RIGHT HON. BRIAN MULRONEY: Yeah
23	I have no recollection of receiving any of the letters
24	that Mr. Wolson brought forward.
25	12709 T have also told Mr. Wolson that it!

1	possible that some of those somehow got through, but I
2	have no recollection of any of them.
3	42710 MR. AUGER: Could I ask you, please,
4	to go to P-25, which is the William Kaplan binder.
5	THE RIGHT HON. BRIAN MULRONEY:
6	P-25
7	MR. AUGER: Tab 1, sir, please.
8	The fourth page in, please.
9	Just to give you the context, this is
10	a December 2nd, 1997 interview with Mr. Kaplan.
11	Do you see that?
12	THE RIGHT HON. BRIAN MULRONEY: Yes.
13	MR. AUGER: You say to Mr. Kaplan:
14	"Schreiber was involved in Bear
15	Head. I knew that because I had
16	correspondence with him and I
17	met him. I know that he was
18	trying to do the deal."
19	So you had confirmed to Mr. Kaplan
20	that you had correspondence with Mr. Schreiber on Bear
21	Head.
22	THE RIGHT HON. BRIAN MULRONEY:
23	Simply because I was told by a staffer that some had
24	come in, that was never brought to my attention.
25	42720 MR. AUGER: So when you conveyed that

statement to Mr. Kaplan, your evidence is, you weren't 1 referring to the fact that you saw any of the letters. 2 THE RIGHT HON. BRIAN MULRONEY: 3 42721 That is right, sir. 4 42722 5 I say that is right with the caveat that I just gave you about my interrogation by Mr. 6 Wolson. Possibly one slipped through, but I have no 7 8 recollection of it. 9 42723 MR. AUGER: Right, but you don't deny receiving the letters, you just don't recall. 10 11 42724 THE RIGHT HON. BRIAN MULRONEY: I just don't recall. It wasn't habitual for that to have 12 13 taken place, and I gather that the same general policy exists with Prime Minister Harper, and I am sure with 14 other prime ministers. There is only so much you can 15 16 read in the course of a day. 17 42725 MR. AUGER: Can I ask you, please, to turn up P-7, which is Binder 4, Mr. Schreiber's binder 18 of letters. 19 42726 Tab 38, please. 20 This is, just to situate you, a 21 42727 22 February 20th, 2007 letter from Mr. Schreiber to you. 23 42728 Correct? THE RIGHT HON. BRIAN MULRONEY: Yes. 24 42729 25 MR. AUGER: The "RE:" line reads: 42730

1		"Return of \$300,000.00 cash
2		payments plus 5% interest from
3		January 1, 1995 until February
4		28, 2005 \$185,000.00 (Total
5		amount \$485,000.00)."
6	42731	Do you see that?
7	42732	THE RIGHT HON. BRIAN MULRONEY: Yes,
8	I do.	
9	42733	MR. AUGER: You told the Commissioner
10	that the	last time you spoke to Mr. Schreiber was at
11	The Royal	York Hotel, where you had come out of the
12	washroom	and simply said "Hi".
13	42734	THE RIGHT HON. BRIAN MULRONEY: I
14	believe t	hat's right. I think that was at the dinner
15	honouring	Mr. Munk, I believe.
16	42735	MR. AUGER: As I appreciated your
17	evidence,	you had no other discussion with him, is your
18	recollect	ion?
19	42736	THE RIGHT HON. BRIAN MULRONEY:
20	That's my	recollection, I had no discussion I'm
21	sorry, no	recollection of any discussion with him after
22	that, and	that was a chance meeting.
23	42737	MR. AUGER: Did you make a point of
24	not engag	ing in discussion when you saw Mr. Schreiber?
25	42738	THE RIGHT HON. BRIAN MULRONEY: Well,

1	I think I indicated that I didn't see him. I didn't
2	not engage in conversation with him when I saw him, I
3	don't believe I saw him.
4	MR. AUGER: There was one point, as I
5	understood your evidence, you said, that you had come
6	out of the washroom at The Royal York event and simply
7	said "Hi" to Mr. Schreiber.
8	THE RIGHT HON. BRIAN MULRONEY: We
9	had a chat. By "chat", we had a "Hello. How are
10	you?"
11	And he had gotten up what I
12	remember is, he got up from the table
13	I was coming back from the washroom,
14	and he got up from the table and came over to see me as
15	I was heading back to my table. It was a very
16	perfunctory hello and goodbye, and that's what I
17	remember about it.
18	It certainly wasn't, I think I can
19	safely tell you, what is referred to as "The Royal Yor
20	Meeting". There was no meeting at The Royal York. It
21	was as I have described it.
22	MR. AUGER: The letter that I have
23	taken you to, Mr. Schreiber writes in the first
24	paragraph:
25	"Unfortunately, nothing came of

1	our plans as discussed during
2	our meetings in 1993 and 1994."
3	Jumping down to the next paragraph:
4	"When we last spoke on the
5	occasion of the dinner in honor
6	of Mr. Peter Munk on May 23,
7	2000 we agreed that we would
8	meet again after your return
9	from Florida."
LO	Does that assist your recollection a
L1	to whether or not there was another meeting with Mr.
L2	Schreiber at a dinner involving Mr. Munk?
L3	THE RIGHT HON. BRIAN MULRONEY: I
L4	have no recollection of that, and seeing it now, I
L5	would simply point out that he said:
L6	"When we last spoke on the
L7	occasion of the dinner in honor
L8	of Mr. Peter Munk on May 23,
L9	2000 we agreed that we would
20	meet again after your return
21	from Florida."
22	42748 I don't go to Florida after May 23rd
23	and we would be into June. I have no recollection of
24	ever having been in Florida in those circumstances.
2.5	42749 So that conversation never took

1	place. We said hello, I went back to the table, and
2	that was it.
3	42750 And I think he confirms "When we
4	last spoke on the occasion of the dinner in honour of
5	Mr. Peter Munk on May 23, 2000" effectively that
6	was the seven years to which I referred. I had had
7	and which he falsely stated on the affidavit that I had
8	asked him.
9	We had not spoken for seven years.
10	MR. AUGER: So the point is, you
11	speak in 2000 and you don't speak for seven years.
12	THE RIGHT HON. BRIAN MULRONEY: I
13	believe that's right, sir.
14	We are now to nine years.
15	42755 MR. AUGER: Did Mr. Schreiber call
16	you in 2005 to report to you that the MBB Eurocopter
17	charges were dismissed?
18	THE RIGHT HON. BRIAN MULRONEY: No.
19	MR. AUGER: By telephone?
20	THE RIGHT HON. BRIAN MULRONEY: No.
21	MR. AUGER: So your evidence is, at
22	no point did Mr. Schreiber report to you or discuss
23	with you the fact that those charges were dismissed?
24	THE RIGHT HON. BRIAN MULRONEY: No.
25	MR. AUGER: You don't recall Mr.

1	Schreiber calling	you in Florida, raising that topic?
2	42762	THE RIGHT HON. BRIAN MULRONEY: No, I
3	certainly do not.	
4	42763 N	MR. AUGER: Do you deny that that
5	happened?	
6	42764	THE RIGHT HON. BRIAN MULRONEY: I
7	haven't spoken wit	h him, as he has confirmed, in seven
8	years, and I can t	ell you that it's now nine.
9	42765	So he has told you that himself, I
10	think.	
11	42766 N	MR. AUGER: Could I ask you, please,
12	to go to Binder 2,	P-44, which is your binder, Mr.
13	Mulroney.	
14	42767	THE RIGHT HON. BRIAN MULRONEY: Yes.
15	42768 W	What number?
16	42769 N	MR. AUGER: Tab 118.
17	42770	Just so you have the subject, this
18	relates to the saf	ety deposit box in New York.
19	42771	THE RIGHT HON. BRIAN MULRONEY: Yes.
20	42772 N	MR. AUGER: The document, as I
21	understand it a	nd maybe you can confirm from your
22	knowledge indic	ates that you had not visited the box
23	since July 2006.	
24	42773	Correct?
25	42774	THE RIGHT HON. BRIAN MULRONEY: What

1	I see here is a	note that says:
2		"Unfortunately, all we can say
3		for certain is that Mr. Mulroney
4		has not visited the box since
5		July 2006, which is when we
6		started keeping records about
7		safe deposit boxes in New York,
8		New Jersey and Connecticut.
9		Before then we only verified
10		authorization to enter the box
11		but did not maintain logs or
12		keep copies of the access
13		requests. As noted below, I
14		think it is possible he visited
15		the box on"
16	42775	such-and-such and so-and-so.
17	42776	MR. AUGER: Yes, and that's what I
18	want to ask you.	Are you able to tell the Commissioner
19	whether or not yo	ou visited the box on or around
20	December 13th, 1	999?
21	42777	THE RIGHT HON. BRIAN MULRONEY: I
22	can't	
23	42778	December 13th, 1999?
24	42779	MR. AUGER: You just read that from
25	the e-mail.	

1	THE RIGHT HON. BRIAN MULRONEY: Yeah,
2	I just read from the e-mail. I may have, but I have no
3	recollection of it.
4	And they seem to be saying that they
5	didn't keep any records in those days.
6	MR. AUGER: Wouldn't that coincide
7	with the timing of you determining this to be income?
8	THE RIGHT HON. BRIAN MULRONEY: I
9	have no idea. What is the
10	MR. AUGER: I don't know. I
11	thought
12	THE RIGHT HON. BRIAN MULRONEY: July
13	2006?
14	"[he] has not visited the box
15	since July 2006."
16	42786 MR. AUGER: My question relates to
17	the last sentence that you just read:
18	"As noted below, I think it is
19	possible he visited the box on
20	or around December 13, 1999 when
21	the lock was replaced and a new
22	key issued"
23	Do you see that?
24	THE RIGHT HON. BRIAN MULRONEY: But
25	we do not know for sure; right?

1	42789 MR. AUGER: That's why I am asking
2	you.
3	THE RIGHT HON. BRIAN MULRONEY:
4	That's what he says. Just keep reading, sir.
5	MR. AUGER: Fair enough, but we do
6	not know for sure.
7	THE RIGHT HON. BRIAN MULRONEY: Yeah.
8	42793 MR. AUGER: Yeah, he said that it was
9	a possibility.
10	THE RIGHT HON. BRIAN MULRONEY: Well,
11	it may be a possibility, but that's all it would be,
12	sir. I have no recollection of anything like that.
13	42795 MR. AUGER: And your evidence that
14	1999 was the year that you determined the cash to be
15	income, does that in any way refresh your memory about
16	visiting the box?
17	THE RIGHT HON. BRIAN MULRONEY: No,
18	not at all.
19	42797 MR. AUGER: Did you instruct anyone
20	on your behalf to attend the safety deposit box?
21	THE RIGHT HON. BRIAN MULRONEY: No.
22	42799 MR. AUGER: Are you able to tell the
23	Commissioner why the lock was replaced and a new key
24	issued?
25	42800 THE RIGHT HON. BRIAN MULRONEY: No,

1	idea.
2	42801 MR. AUGER: Are you telling the
3	Commissioner that when this e-mail was obtained in
4	January of 2008, that that was the first time you
5	learned that the lock was changed?
6	THE RIGHT HON. BRIAN MULRONEY:
7	Absolutely.
8	42803 And we were asked I think I was
9	asked to obtain it for the parliamentary committee
10	hearings.
11	42804 MR. AUGER: Could I ask you to go two
12	pages further in the same tab, please, because there is
13	another e-mail that says, at the third line down:
14	"However, we changed the lock at
15	Mr. Mulroney's request on
16	December 13"
17	Do you have the page, sir? Sorry.
18	42806 THE RIGHT HON. BRIAN MULRONEY: I'm
19	sorry, what page?
20	42807 MR. AUGER: That's okay. It's the
21	second from the end. It says "Bill" at the top.
22	At the very top of the page it says
23	"Bill", and then it starts, "Mr. Mulroney"
24	THE RIGHT HON. BRIAN MULRONEY: Oh,
25	yes, here we are.

1	42810	MR. AUGER: The third sentence reads:
2		"However, we changed the lock at
3		Mr. Mulroney's request on
4		December 13, 1999, apparently
5		because he lost the key it's
6		possible he accessed the box at
7		that time."
8	4281	Does that refresh your memory as to
9		whether or not you requested the change of the lock?
10	42812	THE RIGHT HON. BRIAN MULRONEY: It
11		doesn't, but if the bank points out that my office had
12		told them that I had lost my key, they would probably
13		change the lock, I assume.
14	42813	MR. AUGER: The bank points out in
15		this e-mail that you requested that the lock be
16		changed.
17	42814	THE RIGHT HON. BRIAN MULRONEY: Yeah,
18		because I had lost the key.
19	42815	MR. AUGER: So, obviously, you knew
20		that in December of 1999.
21	42816	THE RIGHT HON. BRIAN MULRONEY: Well,
22		it's written here, so it has to be accurate, but I have
23		no recollection of that at all.
24	42817	MR. AUGER: When was the cash removed
25		from that safety deposit box?

1	THE RIGHT HON. BRIAN MULRONEY: After
2	it became my money.
3	42819 MR. AUGER: What year?
4	THE RIGHT HON. BRIAN MULRONEY: That
5	was starting about the end of 2000.
6	MR. AUGER: The end of 2000
7	THE RIGHT HON. BRIAN MULRONEY:
8	Thereabouts. Sometime in 2000, yes. Starting then,
9	yes.
10	MR. AUGER: So at the end of 2000, it
11	is your evidence that you, or somebody on your behalf,
12	removed the cash from the New York safety deposit box.
13	THE RIGHT HON. BRIAN MULRONEY: In
14	increments.
15	42825 MR. AUGER: More than one visit.
16	THE RIGHT HON. BRIAN MULRONEY: Yes.
17	42827 MR. AUGER: When was the last
18	increment removed from the safety deposit box in New
19	York?
20	THE RIGHT HON. BRIAN MULRONEY: I
21	have no idea.
22	42829 MR. AUGER: Could it have been in
23	2001 or 2002?
24	THE RIGHT HON. BRIAN MULRONEY: I
25	have no idea, sir.

1	42831 MR. AUGER: Could it have been in
2	2008?
3	THE RIGHT HON. BRIAN MULRONEY: 2008?
4	No, sir.
5	42833 MR. AUGER: Could it have been in
6	2005?
7	THE RIGHT HON. BRIAN MULRONEY: I
8	think I have indicated to you that it was, most likely,
9	beginning in late 2000.
10	42835 MR. AUGER: You said in increments.
11	So the first increment was removed in
12	late 2000.
13	THE RIGHT HON. BRIAN MULRONEY: I
14	believe so, yes.
15	42838 MR. AUGER: How much?
16	THE RIGHT HON. BRIAN MULRONEY: I
17	can't remember, sir.
18	42840 MR. AUGER: There was \$75,000
19	Canadian in that safety deposit box?
20	THE RIGHT HON. BRIAN MULRONEY: That
21	is right.
22	MR. AUGER: Was there more than
23	\$50,000 removed at that first instalment?
24	THE RIGHT HON. BRIAN MULRONEY: Of
25	course not.

1	42844	As I indicated to the Commission, the
2	money was di	sbursed both in Canada and the United
3	States no	t the money that was in the bank in the
4	United State	s, that was in the United States to
5	members of m	y immediate and extended family in the
6	United State	s.
7	42845	MR. AUGER: Just so I understand your
8	answer, you	are telling the Commissioner that the cash
9	in the New Y	ork deposit box was not disbursed to family
10	members?	
11	42846	THE RIGHT HON. BRIAN MULRONEY: Yes,
12	it was.	
13	42847	MR. AUGER: It was. That's how I
14	understood y	our evidence earlier.
15	42848	THE RIGHT HON. BRIAN MULRONEY: Yeah.
16	42849	COMMISSIONER OLIPHANT: Mr. Mulroney,
17	at that time	, did you have children, or a child
18	attending sc	hool in the United States perhaps?
19	42850	I happen to be a father who has a
20	child that h	as been educated out of the country, and I
21	am wondering	whether some of the money went to that.
22	42851	THE RIGHT HON. BRIAN MULRONEY: Yes.
23	I think ther	e were, in that timeframe, at least two, if
24	not three in	New York and Connecticut at the time in
25	that general	timeframe, and you are quite right, that's

1	what it was used for, principally.
2	MR. AUGER: Thank you, Commissioner.
3	42853 Could I ask you, Mr. Mulroney, to
4	turn in the same binder to Tab 119.
5	THE RIGHT HON. BRIAN MULRONEY: Yes,
6	sir.
7	42855 MR. AUGER: This is the same subject
8	matter, in relation to the safety deposit box. You
9	will see at the second page that there is a letter of
10	January 16, 2008, and it says "Draft" at the top.
11	Do you see that?
12	THE RIGHT HON. BRIAN MULRONEY: I do,
13	yes.
14	42858 MR. AUGER: It is not signed by the
15	author. Correct?
16	THE RIGHT HON. BRIAN MULRONEY: No,
17	it's not.
18	42860 MR. AUGER: It gives a full
19	paragraph we don't need to read it into the record,
20	but, essentially, it sets out what you have already
21	described in relation to establishing the box, and
22	accessing it, and the lock replacement
23	THE RIGHT HON. BRIAN MULRONEY: Yes.
24	42862 MR. AUGER: and the full
25	description. Correct?

1	42863	THE RIGHT HON. BRIAN MULRONEY: Yes.
2	42864	MR. AUGER: If I could ask you to go
3	to Tab 120	
4	42865	THE RIGHT HON. BRIAN MULRONEY: Yes.
5	42866	MR. AUGER: we see the same author
6	from the Chase Ba	ank. It's a letter that is signed,
7	dated January 28	, 2008, and it provides one sentence:
8		"Mr. Mulroney had on December 8,
9		1994 a safe deposit box at
10		Chase's 270 Park Avenue branch
11		in New York, and the box is
12		still open."
13	42867	Do you see that?
14	42868	THE RIGHT HON. BRIAN MULRONEY: Yes,
15	I do.	
16	42869	MR. AUGER: That is the signed letter
17	that you obtained	d.
18	42870	THE RIGHT HON. BRIAN MULRONEY:
19	That's right.	
20	42871	MR. AUGER: My question is: Why is
21	the signed letter	r that you obtained
22	42872	That's the official letter that you
23	wanted; right?	
24	42873	THE RIGHT HON. BRIAN MULRONEY: That
25	the committee war	nted.

1	42874 MR. AUGER: The Ethics Committee.
2	42875 THE RIGHT HON. BRIAN MULRONEY: The
3	Ethics Committee.
4	42876 MR. AUGER: And that's the letter
5	that you provided.
6	THE RIGHT HON. BRIAN MULRONEY: That
7	is right.
8	42878 MR. AUGER: The letter at Tab 120,
9	that is signed by Mr. Lipsitz.
10	THE RIGHT HON. BRIAN MULRONEY:
11	That's right.
12	42880 MR. AUGER: My question is: Why
13	would you not get the full description in the previous
14	draft letter, at Tab 119, which sets out the full
15	chronology and the full explanation?
16	Why do you get a shorter, one-line
17	sentence letter?
18	42882 THE RIGHT HON. BRIAN MULRONEY:
19	Perhaps it is because I was informed by the bank and
20	I was, as I pointed out to you, a director of the a
21	member of the International Board of the bank, JPMorgan
22	Chase at the time, and I was informed that
23	I had asked them to comply with the
24	request of the committee, which was: Did I have a
25	safety deposit box in New York, and so on.

1	42884	They checked the records and, indeed,
2	they came up with	the answer that I had, and then
3	42885	MR. AUGER: The answer they came up
4	with is in the dr	aft
5	42886	I'm sorry.
6	42887	THE RIGHT HON. BRIAN MULRONEY:
7	Somebody communic	ated with me, saying: Look, we were
8	scouring through	the records, and we got a telephone
9	call from a Canad	ian television CBC program, and they
10	want to get into	your bank accounts. We don't allow
11	that, and we're n	ot going to talk about that kind of
12	stuff, but we had	to let you know.
13	42888	And I said: Well, give them not
14	them, give the co	mmittee the information, and what they
15	are requesting is	an answer to the question: Did I
16	have a safety dep	osit box on such-and-such a day.
17	42889	Provide an answer to that.
18	42890	And either I or they communicated it
19	directly to the c	ommittee. That's all I know.
20	42891	MR. AUGER: The draft letter, with
21	the complete expl	anation
22	42892	THE RIGHT HON. BRIAN MULRONEY: No,
23	the letter that y	ou see here on
24	42893	MR. AUGER: The signed letter.
25	42894	THE RIGHT HON. BRIAN MULRONEY: Yes,

1	of course.
2	42895 MR. AUGER: So the reason you didn't
3	give the complete draft letter that gave the full
4	explanation of the lock change, and the details we have
5	discussed, is that you feared somebody might try to
6	access
7	THE RIGHT HON. BRIAN MULRONEY: Are
8	you
9	MR. AUGER: I'm asking.
10	42898 THE RIGHT HON. BRIAN MULRONEY: I
11	thought I gave you my answer.
12	MR. PRATTE: I'm sorry, Mr. Mulroney.
13	42900 I am sure that my friend Mr. Auger is
14	not trying to put a spin on this, but the witness'
15	first answer was: I provided the letter that the
16	committee requested, and all they wanted to know was,
17	was there a safety deposit box open on that date.
18	That's the letter that they got, no
19	more, no less.
20	42902 I just want to make sure that the
21	evidence is not mischaracterized, or that parts thereof
22	are not dropped as the questioning proceeds.
23	Beyond that, he can question the
24	witness as much as he wants, but at least the preface
25	should be accurate.

1	42904	COMMISSIONER OLIPHANT: Okay.
2	Thanks, Mr. Pra	itte.
3	42905	I have to tell you, I think Mr.
4	Mulroney can ha	andle himself pretty well on the stand.
5	Okay? It's cro	ess-examination.
6	42906	MR. AUGER: Thank you, Commissioner.
7	42907	COMMISSIONER OLIPHANT: While Mr.
8	Auger is lookir	ng for his next question, a small point.
9	You made it aga	in today, Mr. Mulroney, that you were a
10	member of the E	Board of Directors of Chase Manhattan, or
11	JP Chase, or wh	natever the bank was.
12	42908	Is that correct?
13	42909	THE RIGHT HON. BRIAN MULRONEY: At
14	that time, JPMo	organ Chase, yes.
15	42910	COMMISSIONER OLIPHANT: In any event,
16	you were a memb	per of the Board of the bank where the
17	safety deposit	box was located.
18	42911	THE RIGHT HON. BRIAN MULRONEY:
19	That's right.	
20	42912	COMMISSIONER OLIPHANT: Did you tell
21	us earlier that	the bank provided you a safety deposit
22	box as a courte	esy because you were a member of the
23	Board?	
24	42913	THE RIGHT HON. BRIAN MULRONEY: No, I
25	didn't say that	, Mr. Commissioner.

1	42914	COMMISSIONER OLIPHANT: Okay. That's
2	fine, if you did	n't say that
3	42915	THE RIGHT HON. BRIAN MULRONEY: What
4	I said was that,	at an earlier moment, I had simply
5	said to the Secre	etary of the Board, I believe: I am
6	going to require	this in New York. Please set it up
7	for me.	
8	42916	And he said: Fine.
9	42917	Let me know it's done.
10	42918	When you're in New York, drop by and
11	sign it, and it's	s yours.
12	42919	That was it.
13	42920	COMMISSIONER OLIPHANT: Okay. The
14	reason I ask that	is, I noticed from looking at the
15	e-mail that you	owed a rental fee at the time, and it
16	looked to me like	e they were dinging you for it.
17	42921	THE RIGHT HON. BRIAN MULRONEY: I
18	still do.	
19	Laughter / R:	ires
20	42922	COMMISSIONER OLIPHANT: Okay. That's
21	fine. Go ahead.	
22	42923	THE RIGHT HON. BRIAN MULRONEY: I
23	think they can a	fford it more than me. There you go.
24	42924	COMMISSIONER OLIPHANT: I'm not so
25	sure, and that sa	ays nothing about you, it's more about

1	the bank.
2	THE RIGHT HON. BRIAN MULRONEY: The
3	banks these days, yeah, you're right.
4	42926 Although I have to say that JPMorgan
5	Chase seems to have escaped better than most of them
6	down there.
7	42927 COMMISSIONER OLIPHANT: Go ahead, Mr
8	Auger.
9	42928 MR. AUGER: Thank you.
10	You sued the federal government for
11	\$50 million in relation to the libellous, defamatory
12	comments that were made.
13	And I don't propose to review that,
14	but, plainly, you launched a lawsuit for \$50 million.
15	THE RIGHT HON. BRIAN MULRONEY:
16	That's right.
17	42932 MR. AUGER: You were confident that
18	you would succeed if you had to go through and battle
19	to trial?
20	THE RIGHT HON. BRIAN MULRONEY: Yes.
21	42934 MR. AUGER: Mr. Wolson reviewed with
22	you, in great detail, your discovery transcript, and
23	you gave your explanations as to how and why you
24	answered.
25	THE RIGHT HON. BRIAN MULRONEY:

1	That's right.	
2	2 42936 MR. AUGE	R: Ultimately, before trial,
3	you settled that lawsuit,	where you sought \$50
4	million you settled that	at for \$2 million.
5	5 42937 THE RIGH	T HON. BRIAN MULRONEY: \$2.1
6	million.	
7	7 42938 MR. AUGE	R: \$2.1 million, for costs.
8	3 42939 THE RIGH	T HON. BRIAN MULRONEY:
9	That's right.	
10	MR. AUGE	R: And I thought your
11	evidence was that that occ	curred on the eve of trial.
12	2 42941 THE RIGH	T HON. BRIAN MULRONEY: I
13	believe that's right, that	night or the night before.
14	42942 MR. AUGE	R: So, obviously, there was
15	no trial.	
16	5 42943 THE RIGH	T HON. BRIAN MULRONEY:
17	That's right.	
18	8 42944 MR. AUGE	R: And you had to make your
19	own assessment, in light o	of the fact that you knew you
20	were entirely innocent, an	nd you and your family
21	suffered great harm.	
22	2 42945 Right?	
23	3 42946 THE RIGH	T HON. BRIAN MULRONEY:
24	That's right.	
25	5 42947 MR. AUGE	R: And you had to make a

1	decision.	
2	42948	Right?
3	42949	THE RIGHT HON. BRIAN MULRONEY: Yes,
4	sir.	
5	42950	MR. AUGER: Part of your analysis in
6	making your dec	ision was that you knew full well that
7	you could be as	ked directly about your relationship
8	with Mr. Schrei	ber at trial.
9	42951	THE RIGHT HON. BRIAN MULRONEY: That
10	wasn't part of	my analysis at all.
11	42952	MR. AUGER: It was no concern
12	whatsoever?	
13	42953	THE RIGHT HON. BRIAN MULRONEY: None
14	whatsoever, as	I have amply explained to Mr. Wolson.
15	42954	MR. AUGER: You explained your
16	answers at disc	overy, and that was a pre-trial setting.
17	Right?	
18	42955	THE RIGHT HON. BRIAN MULRONEY: The
19	same thing.	
20	42956	MR. AUGER: Right. Your evidence is
21	that, at the pr	e-trial discovery, the government didn't
22	ask you directl	y if you had a commercial, business,
23	cash transactio	n with Mr. Schreiber.
24	42957	THE RIGHT HON. BRIAN MULRONEY:
25	That's right.	

1	42958 MR. AUGER: And you answered those
2	questions at discovery.
3	42959 THE RIGHT HON. BRIAN MULRONEY: That
4	is right.
5	42960 MR. AUGER: And that was a pre-trial
6	forum for the parties to prepare for trial.
7	42961 You knew that.
8	THE RIGHT HON. BRIAN MULRONEY: Of
9	course.
10	42963 MR. AUGER: All I am suggesting to
11	you is, when you left that discovery, you knew that you
12	hadn't been asked directly.
13	42964 Right?
14	THE RIGHT HON. BRIAN MULRONEY:
15	Obviously.
16	42966 MR. AUGER: So jumping forward in
17	preparing for trial and making assessments your own
18	assessments you knew full well that that could come
19	up again.
20	THE RIGHT HON. BRIAN MULRONEY: I
21	suppose so.
22	42968 MR. AUGER: And that was a risk, to
23	go to trial and the judge look over and ask you
24	directly: Did Mr. Schreiber ever pay you for services?
25	You would have to answer "Yes".

1	42970	THE RIGHT HON. BRIAN MULRONEY: Yes,
2	and I have indi	cated that, had I been asked the
3	question, I, of	course, would have answered truthfully.
4	42971	MR. AUGER: And you would have had to
5	do that at tria	1.
6	42972	THE RIGHT HON. BRIAN MULRONEY: Of
7	course.	
8	42973	MR. AUGER: So, obviously, that was
9	part of the ris	k assessment in your own mind.
L O	42974	THE RIGHT HON. BRIAN MULRONEY: It
L1	was not. You fo	orget to mention that around Christmas a
L2	motion, Mr. Com	missioner, that we had made to the
L3	Federal Court -	- and I am going from memory here
L4	42975	The trial was going to take place on
L5	the 6th, I belie	eve, of January. Mr. Jacques Jeansonne,
L6	one of my lawye:	rs, then working for Gérald Tremblay, my
L7	senior counsel a	at the time, made a motion to the
L8	Federal Court to	o have access to some documents.
L9	42976	We arrived up there, just before
20	Christmas, I be	lieve, at the Federal Court, and there
21	was an affidavi	t signed by a federal cabinet minister
22	saying that the	y couldn't give us the information,
23	because that wo	uld violate national security. We
24	argued that that	t was entirely preposterous, that there
25	was something th	ney were trying to hide, and the Justice

Τ	Department and the RCMP were trying to hide something,
2	as they did from the very beginning.
3	Indeed, the judge granted us this,
4	sometime on the 1st, 2nd, or 3rd of January, and lo and
5	behold, there was information in there which, I
6	believe, indicated collusion between the RCMP and a
7	journalist, which totally destroyed the good-faith
8	provisions of the case, and I think that that is what,
9	quite frankly, provoked the government to urgently cal
10	my attorneys and say we want to settle this.
11	I was not so disposed, but then they
12	made a persistent plea.
13	42979 You mentioned the \$50 million. I had
14	no \$50 million, or whatever amount, would have had
15	to come from the taxpayers of Canada. I had no
16	interest in asking for any or accepting any money
17	that came from the taxpayers.
18	What I was insisting on, that the
19	costs that they had forced upon me by this false and
20	libelous suit, \$2.1 million, be paid.
21	I got I didn't get a nickel of it.
22	It went to my attorneys and advisers.
23	So that was those were the
24	circumstances that obtained when my lawyers came to me
25	and said look, these guys are collapsing their case on

1	the courthouse steps. They very badly want to settle.
2	Here are the circumstances.
3	And, as I indicated a few days ago,
4	in the settlement, Mr. Commissioner, there was going t
5	be an apology. There was going to be Chief Justice
6	Alan B. Gold was certainly going to look after these
7	things.
8	The only thing I insisted upon, I
9	wanted a statement by the RCMP and the Government of
10	Canada in the settlement that said words to the effect
11	we do not have, nor have we ever had any information t
12	justify the false and libelous things we have said
13	about Mr. Mulroney. That was what I wanted.
14	And when they accepted all of those
15	conditions, I remember Yves Fortier, who was one of my
16	partners, and Gerald Tremblay coming to see me and
17	saying not only are you getting what you want, but you
18	are getting something that a court might not give you;
19	that is, an apology to you and your family, which was
20	very important to me for Mila and the children, that
21	long after I am gone they had these kinds of documents
22	showing that I had done absolutely nothing wrong at
23	all.
24	So they said you can't get this from
25	a court, this kind of apology. You are going to win,

1	but you can't get it. Inasmuch as you are not going to
2	take any cash from the government beyond your costs, we
3	recommend that this collapse is total by the government
4	so you should accept it, which is what we did.
5	42987 MR. AUGER: At that point in time you
6	didn't get what you wanted with respect to the RCMP
7	conclusion. I acknowledge ultimately you did in 2003.
8	42988 THE RIGHT HON. BRIAN MULRONEY: Which
9	was?
10	42989 MR. AUGER: The April 2003
11	42990 THE RIGHT HON. BRIAN MULRONEY: I'm
12	sorry, you said I didn't get what the RCMP
13	42991 MR. AUGER: The RCMP, I think it was
14	April 2003, wrote to you confirming there is no
15	evidence
16	THE RIGHT HON. BRIAN MULRONEY:
17	That's right
18	42993 MR. AUGER: and clearing you.
19	THE RIGHT HON. BRIAN MULRONEY:
20	Absolutely.
21	42995 MR. AUGER: But at that point that
22	you were mentioning when you were making a decision
23	about the settlement and the lawsuit, you wanted to be
24	cleared by the RCMP, obviously, but you didn't get it
25	at that point in time.

1	42996	THE RIGHT HON. BRIAN MULRONEY: We
2	didn't ask for it	. I knew full well that the RCMP had
3	to continue its i	investigations and we acknowledged
4	readily that whil	le Mr. Mulroney has done nothing wrong,
5	if the RCMP wants	s to continue its investigations, we
6	are not seeking t	to impede that in any way.
7	42997	And you are quite right, sir. That
8	was in 1997, Janu	ary 1997. They continued their
9	investigations fo	or another six or seven years, and then
10	in April of 2003,	I believe, they wrote to me and said
11	we have investiga	ated this domestically and
12	internationally.	There is nothing anywhere that
13	involved you in w	vrongdoing. There will be no charges
14	of any kind.	
15	42998	I am paraphrasing that, but that is
16	what it meant.	
17	42999	MR. AUGER: I'm going to move back in
18	time and deal wit	th Bear Head a little bit just so I
19	understand your p	position.
20	43000	THE RIGHT HON. BRIAN MULRONEY: Yes,
21	sir.	
22	43001	MR. AUGER: Obviously
23	43002	THE RIGHT HON. BRIAN MULRONEY: Is
24	there a document	you would like me to
25	43003	MR. AUGER: At this point, no. I

1	just want to ask you in general.
2	43004 In the late '80s, early '90s
3	obviously you knew that Fred Doucet was heavily
4	involved in advocating for the Bear Head Project.
5	THE RIGHT HON. BRIAN MULRONEY:
6	Certainly in the early '90s, yes. Late '80s, no.
7	43006 MR. AUGER: The same was true
8	obviously for Mr. MacKay and Mr. Schreiber. They were
9	actively advocating for the project?
LO	THE RIGHT HON. BRIAN MULRONEY: Yes.
L1	43008 MR. AUGER: But you didn't tell
L2	either of those three individuals that you had killed
L3	the project in 1990?
L4	THE RIGHT HON. BRIAN MULRONEY: I
L5	think that I testified, and others have testified, tha
L6	I had commissioned Mr. Spector, a fresh pair of eyes,
L7	to take a look at this.
L8	Having done that, he told me, I
L9	believe in that automobile going to Buckingham for the
20	speech, that the new costs could range to in excess of
21	from 100 or 200 to \$750 million, which obviously we
22	couldn't afford. We were in the middle of a recession
23	and we didn't have funds for any of that kind of stuff
24	He told me that in the car and I said
25	in that case words to the effect this project is

1	dead.	
2	43012 He was my Chief of Staff. I made to	he
3	decision. It is his responsibility to execute it.	
4	43013 He then calls Paul Tellier and	
5	conveys to Paul Tellier, who was the Clerk of the	
6	Council, would I have just said.	
7	43014 Ron Bilodeau, one of Mr. Tellier's	
8	assistants, confirms that in writing and acknowledges	3
9	that that is what has taken place.	
10	43015 MR. AUGER: And that is the normal	
11	course of dealing	
12	43016 THE RIGHT HON. BRIAN MULRONEY: Tha	t
13	is exactly	
14	43017 MR. AUGER: delegating and having	g
15	others deal with that.	
16	43018 THE RIGHT HON. BRIAN MULRONEY: Tha	t
17	is the decision was made by me in the car and it \mathbf{w}	ıas
18	conveyed to my Chief of Staff. My Chief of Staff the	n
19	conveyed it to the Clerk of the Council, who clearly	
20	discussed it with his senior assistant, senior adviso	r.
21	And I just assumed at that point in time that it was	
22	done.	
23	43019 MR. AUGER: My question is	
24	thereafter and I appreciate you delegated it to	
25	others and assumed that it was done.	

1	43020	My question is: Thereafter, you have
2	further dis	cussions with Mr. MacKay, Mr. Schreiber and
3	Mr. Doucet	about that very project; true?
4	43021	THE RIGHT HON. BRIAN MULRONEY: I
5	believe tha	t they were in the process of changing or
6	reconfiguri	ng it in various ways. It was a movable
7	feast. The	y were changing things on a fairly regular
8	basis: the	costs, the number of vehicles that the
9	government	would have to acquire, the location.
10	43022	I think it was moved in that general
11	timeframe f	rom Cape Breton to Central Nova, and then
12	sometime la	ter, in a brand-new reconfiguration, to the
13	east end of	Montréal.
14	43023	So the timeframes are pretty
15	important,	sir, and you have to compare those with the
16	information	that they were then indicating would be the
17	new Bear He	ad Project.
18	43024	MR. AUGER: Which you continued to
19	discuss wit	h those three parties?
20	43025	THE RIGHT HON. BRIAN MULRONEY: Yes.
21	As I explai	ned to the Commissioner, principally because
22	of my great	respect and affection for Elmer MacKay and
23	his desire	and mine to do something for the people of
24	Nova Scotia	who desperately needed jobs.
25	43026	MR. AUGER: Can I ask you to please

go to Binder 2 of 3, P-44, Tab 93. 1 2 43027 Just to position you, this is the mandate document. 3 43028 THE RIGHT HON. BRIAN MULRONEY: Yes, 4 5 sir. 6 43029 MR. AUGER: You have already 7 testified at some length about this. As I understood 8 your evidence, you agreed with Mr. Doucet that it was a good idea to get something drafted to memorialize. 9 THE RIGHT HON. BRIAN MULRONEY: Yes, 43030 10 11 sir. 43031 MR. AUGER: And in 2000 obviously you 12 were well situated at your firm in Montréal? 13 THE RIGHT HON. BRIAN MULRONEY: Two 43032 14 thousand and what, sir? 15 MR. AUGER: I believe this 16 43033 document -- we heard evidence that this document was 17 18 prepared in 2000. 19 43034 THE RIGHT HON. BRIAN MULRONEY: Yes, I was established in my law firm, yes. 20 MR. AUGER: My simple question is: 21 43035 22 To the extent that you thought it was a good idea to 23 have a document drafted, did you consider having a junior associate or a member of your firm simply 24 25 prepare a proper legal document?

1	43036 TH	E RIGHT HON. BRIAN MULRONEY:
2	Nothing was sent to	me. There was a conversation over
3	the telephone where	Mr. Doucet reported to me that he
4	had had this convers	sation with Mr. Schreiber and that
5	these are the things	s they talked about.
6	5 43037 I	don't believe anything was conveyed
7	to me, any documenta	ation at all. I wasn't asked to
8	receive any. I wasr	n't asked to sign anything.
9	9 43038 As	I indicated to the Commissioner
LO	yesterday, to Mr. Wo	olson, that had someone send me a
L1	document, I would ha	ave sat down with it very carefully
L2	and gone through it	and pointed out any inaccuracies or
L3	inconsistencies in t	the document, in good faith with my
L4	own recollection of	it.
L5	5 43039 So	that's all I knew.
L6	5 43040 MR	. AUGER: Mr. Doucet testified, and
L7	I believe this was o	covered yesterday in your
L8	acknowledgment, that	Mr. Doucet read the document to
L9	you over the phone,	both before meeting with
20	Mr. Schreiber and af	ter meeting with Mr. Schreiber.
21	Am 43041 Am	I right about that?
22	2 43042 TH	E RIGHT HON. BRIAN MULRONEY: My
23	recollection is that	he read it to me over the phone
24	after he had met wit	ch Mr. Schreiber, because and I'm
25	not saying that he -	that the first didn't happen

1	either, but I have no recollection of it.	
2	The reason I remember it is that	t he
3	mentioned a few of these companies that he had wr	ritten
4	out the German names, or one from Calgary as well	, that
5	was there. And I remember that because I had nev	ver
6	heard of the companies before.	
7	I just concluded that he was ch	oosing
8	to pay the retainer, as he told Mr. Doucet, and h	nas
9	been conveyed to the in ways that would be mos	st
10	advantageous to him personally with his corporati	ons.
11	That's all I concluded.	
12	43046 MR. AUGER: Just so I'm clear o	n your
13	evidence, sir, if Mr. Doucet testified under oath	n at
14	this proceeding, at page 2309, that he read the s	sheet
15	to you before meeting with Mr. Schreiber, you wou	ıld
16	accept Mr. Doucet's evidence?	
17	THE RIGHT HON. BRIAN MULRONEY:	Oh
18	sure, absolutely.	
19	43048 MR. AUGER: Coming back to my	
20	question, to the extent that it was read to you k	efore
21	the meeting with Mr. Schreiber, and you agreed it	was a
22	good idea, did it occur to you or did you mayk	e you
23	didn't, think that well, Fred, this is a good ide	ea, why
24	don't I get one of my colleagues to draft a prope	er
25	document?	

1	THE RIGHT HON. BRIAN MULRONEY: No.	
2	It was in Mr. Doucet's hand it was his idea. It was	
3	in his hands and if he had a document he was going to	
4	send down to me, perhaps I would have done that at the	
5	time.	
6	But most likely I would have looked	
7	at it myself, because I was the only one that had some	
8	information on it.	
9	43051 I draw also to your attention, sir,	
10	the fact that this is in 2000 pardon me? This is	
11	around 2000?	
12	43052 MR. AUGER: Yes, sir. If you turn to	
13	the second page in that tab you will see at the top	
14	THE RIGHT HON. BRIAN MULRONEY: Yes.	
15	43054 MR. AUGER: and the Commissioner	
16	has heard evidence that it was constructed on or about	
17	February 4, 2000.	
18	THE RIGHT HON. BRIAN MULRONEY:	
19	February 4th.	
20	Well, I think it would be important	
21	to remember that I had decided in December, for other	
22	reasons, to begin the process of terminating my	
23	association with Mr. Schreiber. This was of marginal	
24	interest to me in that light.	
25	43057 I appreciated Mr. Doucet's	

1	willingness to try and get this done, but I proposed
2	not to have an association with him in the future,
3	which is basically what happened.
4	So that was in my mind as well.
5	43059 MR. AUGER: Well, the whole issue in
6	relation to the mandate and the transaction was in your
7	mind, because two days before, on February 2nd, and
8	indeed in January of 2000, your lawyer was negotiating
9	the voluntary disclosure of your taxes.
10	43060 THE RIGHT HON. BRIAN MULRONEY: On my
11	instructions, yes.
12	43061 MR. AUGER: So clearly sorry?
13	THE RIGHT HON. BRIAN MULRONEY: And
14	why? Why did I reach the determination that this was
15	appropriate? Because Mr. Schreiber was conveying a
16	threat about me that I had a tax problem. And, as I
17	indicated to you, I didn't have a tax problem but I
18	knew full well that given what we were finding out
19	about him, he was going to see that I did have a tax
20	problem.
21	43063 I suspected through the fifth estate
22	for some of his friends in the media that we would be
23	seeing that pretty soon. So I figured it was
24	appropriate to do what I did.
25	43064 MR. AUGER: In January or February of

1	2000 when your tax advisor was dealing with your inco	me
2	tax, did you or your tax advisor advise Revenue Canad	a
3	that you were working on or obtaining a document that	
4	set out the deal?	
5	43065 THE RIGHT HON. BRIAN MULRONEY: Well	L,
6	I told you I was not working on anything, and I have	
7	given the information to you about the tax advisor.	I
8	gave him the information. I asked him to resolve it	
9	and he did. And I was simply told ex post facto to	
10	prepare cheques to send to the not me, but my	
11	accountant to send to the Government of Canada and th	е
12	Government of Québec.	
13	43066 MR. AUGER: Mr. Wolson has just	
14	kindly indicated that it might be helpful, just for t	he
15	record, if you could either speak up or perhaps move	
16	the microphone a little closer.	
17	43067 THE RIGHT HON. BRIAN MULRONEY: Okay	7,
18	I'm sorry.	
19	43068 MR. AUGER: Just to follow up on you	ır
20	last answer, sir, I appreciate that you gave	
21	information to assist in the voluntary disclosure.	
22	My specific question is whether or	
23	not you advised anyone of a piece of paper that set o	ut
24	the mandate?	
25	43070 THE RIGHT HON. BRIAN MULRONEY: No.	

1	1 43071 MR. AUGER: And so on H	February 2,
2	2 2000 Revenue Canada was advised that the	amount was
3	3 \$225,000; correct?	
4	4 43072 THE RIGHT HON. BRIAN MU	JLRONEY: I
5	5 have no idea of it. I have told you I w	as not involved
6	6 in any way in the negotiations or discus	sions. I was
7	7 simply told at the end that it was concl	uded and that
8	8 was that.	
9	9 43073 I don't know, sir, what	was told to
10	0 whom and when.	
11	1 43074 MR. AUGER: In the same	e Volume
12	2 P-44	
13	3 43075 THE RIGHT HON. BRIAN MU	JLRONEY: I'm
14	4 sorry, what number?	
15	5 43076 MR. AUGER: I'm sorry,	124. Tab 124
16	in the same volume, please.	
17	7 43077 At the second-last page	e in the tab,
18	February 2, 2000, this is your tax lawye	r's letter to
19	9 CCRA at the time.	
20	0 43078 THE RIGHT HON. BRIAN MU	JLRONEY: Yes.
21	1 43079 MR. AUGER: The second	paragraph
22	2 43080 THE RIGHT HON. BRIAN MU	JLRONEY: The
23	letter of January 27th?	
24	4 43081 MR. AUGER: I'm sorry,	I am at the
25	second-last page in the tab and it is da	ted February

1	2nd.	
2	43082	THE RIGHT HON. BRIAN MULRONEY:
3	February 2nd, y	res.
4	43083	MR. AUGER: Correct.
5	43084	THE RIGHT HON. BRIAN MULRONEY: Yes
6	sir.	
7	43085	MR. AUGER: And as I understand it,
8	this is really	the last letter that defines the
9	agreement with	CCRA; correct?
10	43086	THE RIGHT HON. BRIAN MULRONEY: I
11	assume so.	
12	43087	MR. AUGER: Well, you have had a
13	chance to study	these documents in preparing for your
14	testimony; corr	rect?
15	43088	THE RIGHT HON. BRIAN MULRONEY:
16	That's when I s	saw them I believe for the first time.
17	43089	MR. AUGER: In the second paragraph
18	in the February	2nd letter, your lawyer is advising
19	CCRA that the a	amount is \$75,000 for each of the three
20	years; correct?	
21	43090	THE RIGHT HON. BRIAN MULRONEY: Yes
22	sir.	
23	43091	MR. AUGER: So consistent with your
24	evidence, you a	are reporting \$225,000.
25	13092	THE DICHT HOM ROIAN MILDOMEV. That

1	is right.	
2	43093 M	R. AUGER: On February 2, 2000?
3	43094 T	HE RIGHT HON. BRIAN MULRONEY: Yes.
4	43095 M	R. AUGER: The mandate document that
5	was read to you, da	ated February 4, 2000, says the
6	amount is \$250,000	
7	43096 I	HE RIGHT HON. BRIAN MULRONEY: Mr.
8	Schreiber told Mr.	Doucet, I think, that it was
9	\$250,000. And I wa	as somewhat startled by that, because
10	for many years he l	nad been telling everybody it was
11	\$300,000.	
12	43097 M	R. AUGER: Well, you knew that your
13	representations to	Revenue Canada had to be exact to
14	the penny.	
15	43098 T	HE RIGHT HON. BRIAN MULRONEY:
16	Absolutely, and the	ey were.
17	43099 M	R. AUGER: And soon after
18	Mr. Doucet's meeting	ng of February 4, 2000, you are
19	advised that there	is a different amount that you
20	received.	
21	43100 T	HE RIGHT HON. BRIAN MULRONEY: I am
22	not advised of that	t at all.
23	43101 M	R. AUGER: Mr. Doucet I'm
24	sorry?	
25	43102 T	HE RIGHT HON. BRIAN MULRONEY: I am

advised that there was a -- they got together and 1 Mr. Doucet apparently asked Mr. Schreiber what the 2 3 amount was that he was going to put in there. 43103 You are referring to the miracle 4 5 letter. Is that -- the miracle document. Is that the one? 6 43104 MR. AUGER: I am referring to the 7 8 mandate document at Tab 93. 43105 THE RIGHT HON. BRIAN MULRONEY: Yes. It was what it is. 10 11 43106 Apparently Mr. Schreiber told 12 Mr. Doucet that the amount was no longer \$300,000, that 13 it was \$250,000, which was I knew to be wrong, obviously. But it was not meaningful to me because I 14 had already undertaken steps to sever our relationship. 15 MR. AUGER: Well, two days before you 16 43107 confirmed through your tax lawyer that the amount was 17 \$25,000 less, so of course that was significant. 18 19 43108 THE RIGHT HON. BRIAN MULRONEY: 20 it wasn't significant because what I had told the tax lawyer initially in December, I believe -- I wasn't, by 21 22 the way, being consulted in any way on any of these 23 documents. But the fact that Mr. Schreiber 24 43109 25 changed his mind and said it is no longer \$300,000, it

is \$250,000, you know, wait a week and he probably 1 would be down to \$225,000 or \$200,000. 2 MR. AUGER: Well, Mr. Lefebvre is a 3 43110 very experienced, distinguished tax lawyer in Canada. 4 5 We all know that; right? 6 43111 THE RIGHT HON. BRIAN MULRONEY: is right. 7 8 43112 MR. AUGER: He didn't come up with the number \$225,000 himself on February 2nd. 9 43113 THE RIGHT HON. BRIAN MULRONEY: I 10 11 have told you -- it wasn't February 22nd. 12 43114 MR. AUGER: I'm sorry if I misspoke. 13 February 2nd. THE RIGHT HON. BRIAN MULRONEY: Yes. 14 43115 And it wasn't -- but indeed I believe it was earlier 15 than that, was it not, that he had discussions and 16 meetings with them -- let me just go back here. 17 18 43116 MR. AUGER: Certainly. It is Tab 19 124. 20 43117 THE RIGHT HON. BRIAN MULRONEY: January 10th he has already -- the \$225,000 is there in 21 22 the letter of January 10th and --MR. AUGER: Well, that is not what is 23 43118 in the letter. It says "(between \$150,000 and 24

\$225,000)", which was going to be my next question.

25

1	THE RIGHT HON. BRIAN MULRONEY: Yes.
2	Well, I have no idea with this negotiation or
3	discussion. I told them it was \$225,000.
4	MR. AUGER: Well, you don't negotiate
5	the amount of cash you received. That is not
6	negotiable.
7	THE RIGHT HON. BRIAN MULRONEY: I'm
8	sorry, I don't understand the question.
9	MR. AUGER: I'm sorry.
10	43123 COMMISSIONER OLIPHANT: Mr. Auger, I
11	don't know if you heard what Mr. Mulroney said.
12	He said he doesn't understand the
13	question.
14	MR. AUGER: Fair enough.
15	43126 COMMISSIONER OLIPHANT: Okay? But
16	maybe you can ask it in a way that it is understandable
17	by him.
18	MR. AUGER: Certainly.
19	You have gone back to the January 10,
20	2000 letter.
21	THE RIGHT HON. BRIAN MULRONEY: Yes,
22	I just pointed out, yes.
23	43130 MR. AUGER: I have pointed out that
24	in paragraph 2 it reads:
25	"The complete disclosure of the

1	amount involved (between
2	\$150,000 and \$225,000) will be
3	completed by March 5, 2000."
4	Did I read that accurately?
5	THE RIGHT HON. BRIAN MULRONEY: Yes,
6	you did.
7	43133 MR. AUGER: My point is, on January
8	10, 2000 you are advising Revenue Canada, through your
9	tax counsel, that the amount of money you received was
10	somewhere between \$150,000 and \$225,000; true?
11	THE RIGHT HON. BRIAN MULRONEY:
12	That's to be completed by March 5, 2000.
13	43135 MR. AUGER: Exactly.
14	THE RIGHT HON. BRIAN MULRONEY: Yes.
15	43137 MR. AUGER: So the point is on
16	January 10, 2000 you didn't know with certainty if it
17	was \$150,000 or \$175,000 or \$200,000 or \$225,000.
18	43138 THE RIGHT HON. BRIAN MULRONEY: I did
19	indeed know.
20	43139 MR. AUGER: Well, why didn't you tell
21	Mr. Lefebvre?
22	THE RIGHT HON. BRIAN MULRONEY: I
23	did. And I told Mr. Lefebvre in December of 1999.
24	43141 Is Mr. Lefebvre in the process of
25	negotiating with the Québec government or the federal

1	government?	I don't know.
2	43142	I simply told Mr. Lefebvre,
3	distinguishe	d highly distinguished counsel, as you
4	quite accura	tely state that it was \$225,000 and to
5	resolve it.	
6	43143	I don't know what is this a
7	negotiation?	Is this him sounding them out? I don't
8	know. I was	not consulted in any way on it.
9	43144	But you are quite wrong, sir, to say
10	that this ca	me up on January 10th, if I may say that
11	respectfully	. It came up in December when I initiated
12	the process	with Mr. Lefebvre.
13	43145	COMMISSIONER OLIPHANT: On that
14	point, Mr. M	ulroney, I know that anything is possible,
15	but we are d	ealing with an amount in December somewhere
16	between s	orry, January the 10th, an amount of
17	\$150,000 to	\$225,000
18	43146	THE RIGHT HON. BRIAN MULRONEY: M'hm.
19	43147	COMMISSIONER OLIPHANT: which is a
20	range.	
21	43148	And I'm wondering I'm wondering,
22	\$75,000 of t	he amount that you received, according to
23	you, was pai	d to you and received by you in the State
24	of New York.	
25	43149	THE RIGHT HON. BRIAN MULRONEY: M'hm.

1	43150 COMMISSIONER OLIPHANT: And I'm	
2	wondering whether consideration was being given to	
3	claiming, for tax purposes, monies that you received	in
4	New York there rather than in Canada, which might	
5	account for the difference between \$150,000 and	
6	\$225,000.	
7	THE RIGHT HON. BRIAN MULRONEY: I	
8	don't know the answer to that, sir, but it also may	
9	have been that Mr. Lefebvre, who was aware that I had	£
10	expenses, as it turned out in the neighbourhood of	
11	\$45,000, \$45,000 or \$50,000 and we perhaps may not	-
12	have concluded that discussion and he wanted to hold	
13	some room for himself in the event that he was going	to
14	deal with this on the expenses side.	
15	But all I know is I conveyed to him	
16	in December of 1999 the fact that it was \$225,000, as	ıd
17	he began talking with the federal and provincial	
18	governments in 1999 and began some of this	
19	correspondence in early 2000.	
20	43153 COMMISSIONER OLIPHANT: But you	
21	understand the gist of my question?	
22	THE RIGHT HON. BRIAN MULRONEY: Yes	I
23	do, indeed.	
24	43155 COMMISSIONER OLIPHANT: That the pl	an
25	might have been to claim \$150,000 in Canada and \$75,0	000

1	in the U.S., specifically in the State of New Y	Vork.
2	THE RIGHT HON. BRIAN MULRONEY	: It's
3	possible. It's possible, Mr. Commissioner, tha	at when I
4	explained to Mr. Lefebvre the background of thi	is and
5	where the money was located, and so on	
6	43157 COMMISSIONER OLIPHANT: Yes	.?
7	43158 THE RIGHT HON. BRIAN MULRONEY	:
8	perhaps he came to the conclusion I better hold	d this in
9	reserve until I talk to the governments and see	e how
10	they feel about it.	
11	43159 COMMISSIONER OLIPHANT: And j	ust one
12	last question while I'm at it on this point.	
13	43160 THE RIGHT HON. BRIAN MULRONEY	: Yes,
14	sir.	
15	43161 COMMISSIONER OLIPHANT: To yo	ur
16	knowledge, was any reporting of the receipt of	that
17	income in New York State made to American author	orities?
18	THE RIGHT HON. BRIAN MULRONEY	: Not
19	that I am aware of.	
20	43163 COMMISSIONER OLIPHANT: Okay,	thanks.
21	43164 MR. AUGER: Thank you, Commis	sioner.
22	43165 THE RIGHT HON. BRIAN MULRONEY	: As I
23	understand it, there is no reporting requiremen	nts and
24	nothing was done.	
25	43166 Can we	

1 43167 MR. AUGER: I see that it is shortly after 11:10. 2 I am happy to continue, Commissioner, 3 43168 or if, through you, the witness would like a break. COMMISSIONER OLIPHANT: I will leave 43169 5 that up to Mr. Mulroney. 6 43170 THE RIGHT HON. BRIAN MULRONEY: May I 7 8 ask, Mr. Commissioner, how much time Mr. Auger would --43171 COMMISSIONER OLIPHANT: I will allow you that question of Mr. Auger. 10 43172 11 THE RIGHT HON. BRIAN MULRONEY: Yes. Just for scheduling purposes. 12 13 43173 COMMISSIONER OLIPHANT: No, no, I understand. Listen, I understand exactly what you are 14 15 asking. 16 43174 Mr. Auger, do you have any idea how long you are going to be? 17 Mr. Wolson could tell us with 18 43175 specificity the number of pages he had left and I'm 19 wondering if you can do the same. 20 43176 MR. AUGER: Well, I was about to do 21 22 the same, Commissioner, but I don't know that my 23 pages -- I have a number of pages left. 43177 I think my best estimate is in the 24

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range of an additional couple of hours.

25

1	43178	COMMISSIONER OLIPHANT: Okay. Now
2	it's your turn.	What would you like to do?
3	43179	I will tell you this, Mr. Mulroney,
4	if you want, and	subject to hearing from counsel, if we
5	take a break now	I'm not holding this out as a
6	carrot, but if we	take a break now, I am quite prepared
7	to continue until	cross-examination is complete and
8	then break for lu	nch; in other words, to go until
9	1 o'clock. But t	hat is up to you.
10	43180	THE RIGHT HON. BRIAN MULRONEY:
11	That's fine, sir.	
12	43181	COMMISSIONER OLIPHANT: Do you want
13	to take a break n	OW
14	43182	THE RIGHT HON. BRIAN MULRONEY: Sure.
15	43183	COMMISSIONER OLIPHANT: and then
16	just continue unt	il Mr. Auger is done?
17	43184	THE RIGHT HON. BRIAN MULRONEY: Yes.
18	Whatever you woul	d like, sir.
19	43185	COMMISSIONER OLIPHANT: No, I'm
20	leaving it to you	
21	43186	THE RIGHT HON. BRIAN MULRONEY: Yes.
22	Good.	
23	43187	COMMISSIONER OLIPHANT: Okay.
24	43188	MR. AUGER: Thank you.
25	43189	COMMISSIONER OLIPHANT: We will break

1	for 15 minutes.
2	THE RIGHT HON. BRIAN MULRONEY: Thank
3	you.
4	Upon recessing at 11:15 a.m. / Suspension à 11 h 15
5	Upon resuming at 11:40 a.m. / Reprise à 11 h 40
6	COMMISSIONER OLIPHANT: Be seated,
7	please.
8	Apropos nothing at all, a complaint
9	was delivered to me that people are finding it a little
10	bit chilly in here. I don't find it chilly and they
11	tell me it is because all of the lights are on
12	Mr. Mulroney and me.
13	I would like to invite you to come up
14	and sit beside me so that you won't be cold, but I
15	can't do that. I am told that the people who manage
16	the facility have put the heat up, but they are
17	concerned because it is supposed to go up to 26 degrees
18	this afternoon and you will all be complaining that it
19	is far too hot.
20	In any event, I am told the heat has
21	been turned up and that has nothing to do with you,
22	Mr. Mulroney, turning the heat up.
23	43195 Mr. Auger, if you would like to
24	continue now, we can get on with it.
25	43196 MR. AUGER: Thank you, Commissioner.

1	Mr. Mulroney, before the break I was
2	asking about the mandate document, just to situate you
3	again, at Tab 93.
4	Do you have that? In Binder 2, P-44.
5	Pause
6	THE RIGHT HON. BRIAN MULRONEY: Yes,
7	sir.
8	43200 MR. AUGER: If you can please go to
9	the second page in the tab, the one with handwriting on
10	it, your evidence is all of your work for Mr. Schreiber
11	was international, that it was exclusively
12	international work.
13	THE RIGHT HON. BRIAN MULRONEY: Yes,
14	sir.
15	43202 MR. AUGER: The document that I'm
16	showing you in the first sentence reads:
17	"To provide a watching brief to
18	develop economic opportunities
19	for our companies, including
20	travelling abroad to meet with
21	government and private sector
22	leaders to assist"
23	And it continues.
24	THE RIGHT HON. BRIAN MULRONEY: Yes.
25	43205 MR. AUGER: The focus of my inquiry

to you is the use of the word "including". 1 2 43206 Mr. Doucet testified that he read 3 this document to you and you agreed that it was accurate. 4 THE RIGHT HON. BRIAN MULRONEY: 5 43207 he read it to me quickly and I certainly wasn't struck 6 by anything inappropriate in the document beyond the 7 8 discrepancy in the money. But that number had come from Mr. Schreiber. 9 43208 MR. AUGER: Mr. Doucet testified that 10 11 you didn't dispute the wording of the mandate and you 12 didn't ask for any changes to be made. 13 43209 Would you agree with that? THE RIGHT HON. BRIAN MULRONEY: 14 43210 no changes to ask for. I was simply being read a --15 16 quickly read a working document, and I think it was this one here that was scribbled on by both 17 18 participants in the meeting. 19 43211 MR. AUGER: For the record, you are holding up the second page in Tab 93. 20 THE RIGHT HON. BRIAN MULRONEY: 21 43212 That 22 is right, sir. 23 43213 MR. AUGER: With handwriting on it. 43214 THE RIGHT HON. BRIAN MULRONEY: 24 25 That's right. And then there is another one similar to

1	that.
2	43215 MR. AUGER: Correct. At this point
3	in time, February 2000, you are situated as a senior
4	partner in a national business law firm; correct?
5	THE RIGHT HON. BRIAN MULRONEY:
6	That's right, sir.
7	43217 MR. AUGER: You had practised law fo
8	a number of years prior to 2000?
9	THE RIGHT HON. BRIAN MULRONEY: Yes.
10	43219 MR. AUGER: You would agree in
11	hindsight that you would have the document indicate
12	exclusively international travel. Is that something
13	you would agree with?
14	THE RIGHT HON. BRIAN MULRONEY: I
15	wasn't struck by that. I have indicated to you, sir,
16	that had this gone any further, I presume Mr. Doucet
17	and/or Mr. Schreiber would have sent a copy to me. I
18	would have reviewed it carefully, as I do, made the
19	changes that I felt were appropriate, conveyed that to
20	Mr. Doucet and asked him to convey that to
21	Mr. Schreiber.
22	This was not a formal proposal or
23	anything. This was something captured by Mr. Doucet
24	seeking to help both parties.
25	43222 MR. AUGER: The first and only

1	document to capture your business relationship with
2	Mr. Schreiber; true?
3	THE RIGHT HON. BRIAN MULRONEY: I
4	believe so.
5	MR. AUGER: When this document was
6	read to you, you would agree that there is an
7	interpretation that your mandate meant things other
8	than travelling abroad?
9	THE RIGHT HON. BRIAN MULRONEY: Well,
10	may I take a look at it?
11	43226 MR. AUGER: Please.
12	THE RIGHT HON. BRIAN MULRONEY: It
13	says:
14	"To provide a watching brief to
15	develop economic opportunities
16	for our companies, including
17	travelling abroad to meet with
18	government and private sector
19	leaders to assist in opening new
20	markets for our products and to
21	report regularly to us in this
22	regard. In this context,
23	priority should be given to
24	opportunities relating to
25	Canadian based manufacturing of

1	peace keeping and/or peace
2	making military equipment in
3	view of Canada's prominence in
4	this area."
5	That was my recollection of the
6	mandate that was quickly read to me and I wasn't
7	offended by anything in there.
8	43229 MR. AUGER: So therefore what you are
9	telling the Commissioner is that, as you just read,
10	this language reflects what you understood you were
11	doing for Mr. Schreiber?
12	THE RIGHT HON. BRIAN MULRONEY:
13	Generally speaking. It's not the it's not as full
14	as it ought as it would have been had we negotiated
15	a final conclusion to this.
16	43231 It would have been somewhat
17	different, but essentially that captures what I was
18	trying to do.
19	43232 MR. AUGER: Right. And had you
20	negotiated, as you say, a full accurate document, you
21	would, as a business lawyer, want to have made it clea
22	that your mandate was exclusively international work;
23	true?
24	THE RIGHT HON. BRIAN MULRONEY: Yes,
25	indeed. And I believe that is what this basically

1	does.
2	43234 MR. AUGER: Where does it say that
3	"exclusively international work"?
4	43235 THE RIGHT HON. BRIAN MULRONEY: I
5	didn't say that. I said I believe this is what the
6	document basically does when it says "including
7	travelling":
8	" a watching brief to develop
9	economic opportunities
LO	including travelling abroad to
L1	meet with government and private
L2	sector leaders to assist in
L3	opening new markets for our
L4	products and to report regularly
L5	to us in this regard. In this
L6	context, priority should be
L7	given to opportunities relating
L8	to Canadian based manufacturing
L9	of peace keeping and/or peace
20	making"
21	43236 And so on. That is what I construed
22	to be international.
23	43237 MR. AUGER: Would you acknowledge as
24	a senior business lawyer that the use of the term
25	"including" could refer to other work?

1	4323	8 THE RIGHT HON. BRIAN MULRONEY: I
2		suppose it's possible, but I think, sir, the intent of
3		the parties to confine this pretty exclusively to
4		international may very well be that something would
5		have to be done domestically, meetings and things like
6		that, eventually meetings with bankers and so on.
7	4323	9 That too is a component of
8		international work.
9	4324	If you were to begin today to try and
L O		do something internationally, the first thing that you
L1		would need would be to turn to a Canadian bank because
L2		they are in a much better position than others to
L3		sustain the kind of investments required for
L4		international competition.
L5	4324	So it's possible, but I think the
L6		general thrust of this document is that it was for
L7		international work.
L8	4324	MR. AUGER: Why not just send a
L9		regular invoice setting out your fee, international
20		trips, the date, sign it and be done with it?
21	4324	THE RIGHT HON. BRIAN MULRONEY: Mr.
22		Schreiber didn't ask for one. I think he told the
23		Commissioner that not only did he not ask for one, he
24		wasn't interested in one. He was hoping that I would
25		do this but that eventually he honed to keep me in

1	reserve for a major event.
2	MR. AUGER: But you, in the normal
3	course of your business and I don't want to ask
4	anything about other clients.
5	THE RIGHT HON. BRIAN MULRONEY: Yes.
6	43246 MR. AUGER: But in the normal course
7	you don't only send invoices because a client asks;
8	true?
9	THE RIGHT HON. BRIAN MULRONEY: What
10	is your question?
11	43248 MR. AUGER: It is a suggestion. I am
12	asking you whether or not you would agree.
13	43249 In the normal course of your practice
14	in business and I'm not asking about confidential
15	client matters you don't only send invoices because
16	a client asks; true?
17	THE RIGHT HON. BRIAN MULRONEY: No.
18	I only send invoices on this kind of business when the
19	client asks.
20	I have had clients and have clients
21	on the international basis where, as I have indicated,
22	they want to retain my services for a number of
23	reasons, including one of which is that I don't wind up
24	acting for another party against them in an
25	international transaction. And the arrangement is that

1	I am to provide them, in this particular sliver of
2	activity, with my exclusive services. And I wait to
3	hear from them when they ask me for something and so
4	on. That is not unusual.
5	43252 MR. AUGER: When you get paid by
6	other clients in the course of your normal practice,
7	leaving aside confidential matters, you send an
8	invoice?
9	THE RIGHT HON. BRIAN MULRONEY: Yes.
10	These are all of the others are publicly traded
11	corporations in Canada and elsewhere.
12	When dealing with Mr. Schreiber I wa
13	not dealing with a publicly traded corporation. As it
14	turns out, it was Mr. Schreiber himself with various
15	ideas and interests ranging from this kind of product
16	to the anti-obesity pasta products and machinery.
17	So this was Mr. Schreiber, as we have
18	learned, and not some international publicly traded
19	company, as we found out.
20	43256 MR. AUGER: Right. Effectively your
21	interpretation was you were dealing with an individual
22	THE RIGHT HON. BRIAN MULRONEY: That
23	is my interpretation now, yes.
24	43258 MR. AUGER: The Commissioner has
25	heard evidence that Mr. Doucet left government

officially on August 16, 1988. Obviously you are aware 1 of that. 2 43259 THE RIGHT HON. BRIAN MULRONEY: Yes, 3 sir. 4 MR. AUGER: And the Commissioner has 5 43260 heard, and you will confirm, that you and Mr. Doucet 6 were best of friends for many decades, continuing 7 8 through until today. 43261 THE RIGHT HON. BRIAN MULRONEY: That is right. 10 11 43262 MR. AUGER: Obviously you would have shared intimate details in good times and bad? 12 13 43263 THE RIGHT HON. BRIAN MULRONEY: I'm not sure of that, but we were -- we were good friends. 14 The intimate details I save for my 15 43264 wife and children, that's enough. 16 MR. AUGER: Business details. 17 43265 THE RIGHT HON. BRIAN MULRONEY: No, 18 43266 19 no business details. 20 43267 MR. AUGER: When Mr. Doucet left government in 1988, you were aware that he was 21 22 embarking upon his own government consulting business? THE RIGHT HON. BRIAN MULRONEY: I 23 43268 have -- I certainly became aware of it sometime later. 24 I don't know that I was aware at the time. 25

1	He left after, as I i	ndicated, the
2	special responsibilities for the three	international
3	Summits which happened, for the first t	ime in our
4	history, to take place within a nine or	a ten-month
5	period. We needed the best person we o	could to organize
6	this highly sophisticated group of peop	ole coming to
7	Canada: la Francophonie, the Commonweal	th and the G7.
8	So the Cabinet decide	d that
9	Mr. Doucet was the best person we had i	in government to
10	do that, and he was named Ambassador to	accommodate the
11	requirements of international diplomacy	7. He did it and
12	did it extremely well.	
13	My recollection of th	at period is
14	that he had some serious cardiac proble	ems, either as he
15	was leaving or in the weeks or months a	after, and that
16	he eventually got into business.	
17	7 43272 I do remember visitin	g him at the
18	Ottawa Heart Institute. I can't give y	ou the exact
19	date, but it was in that general timefr	came.
20	So yes, I knew it was	going on
21	generally, but not with any specifics.	
22	MR. AUGER: Did you k	now that
23	Mr. Doucet was establishing a governmen	nt lobbying
24	business in late '88 or early '89?	
25	5 43275 THE RIGHT HON. BRIAN	MULRONEY: I

1	found that	I came to know that, but I don't believe
2	I knew it	then.
3	43276	MR. AUGER: When did you come to know
4	that?	
5	43277	THE RIGHT HON. BRIAN MULRONEY: Oh, I
6	think in t	he months that followed the election of 1988
7	which was	on the 21st of November. You know, I was
8	pretty pre	occupied with some other things, as we have
9	discussed.	
10	43278	We had just finished the Meech Lake
11	Accord. W	e were just finishing the Canada-U.S. Free
12	Trade nego	tiations, working on the Acid Rain Treaty,
13	the three	Summits we are talking about, and so on.
14	43279	There was a lot going on and I called
15	an election	n.
16	43280	There was so much going on that I
17	kept Parli	ament in session for the first time all of
18	that summe	r of 1988 and called the election for, I
19	think the	21st of November.
20	43281	So we were pretty busy at that time.
21	43282	MR. AUGER: I appreciate you were
22	busy and I	just want to be clear in your last answer.
23	43283	You were aware that Mr. Doucet had
24	establishe	d a lobbying business in the fall of '88?
25	43284	THE RIGHT HON. BRIAN MULRONEY: No.

1 I said I became aware of it in the months that 2 followed. I don't remember anyone telling me that he 3 had established a lobbying business. 43285 MR. AUGER: And you are telling the 4 5 Commissioner that Mr. Doucet never told you? 6 43286 THE RIGHT HON. BRIAN MULRONEY: he did not. 7 8 43287 MR. AUGER: And you had told the 9 Commissioner earlier in your evidence that you only learned about him obtaining a waiver from the cooling 10 11 off period, I think you said during the course of these 12 proceedings. 13 43288 THE RIGHT HON. BRIAN MULRONEY: it was either these proceedings or the proceedings 14 before the Ethics Committee. That's when I learned of 15 16 it. --- Pause 17 18 43289 MR. AUGER: When Mr. Wolson was 19 questioning you about the cash at Mirabel, you had 20 indicated that you had hesitated when Mr. Schreiber handed you the cash. 21 22 43290 Do you remember that evidence? 23 43291 THE RIGHT HON. BRIAN MULRONEY: Yes. 24 MR. AUGER: And you remember that as 43292 25 you sit here today?

1	THE RIGHT HON. BRIAN MULRONEY: Yes,
2	I do.
3	43294 MR. AUGER: That's not something that
4	had happened to you before.
5	THE RIGHT HON. BRIAN MULRONEY: It
6	had never happened to me before or since.
7	43296 MR. AUGER: When you sorry?
8	THE RIGHT HON. BRIAN MULRONEY: Or
9	since.
10	43298 MR. AUGER: Well, it happened with
11	Mr. Schreiber two times thereafter.
12	THE RIGHT HON. BRIAN MULRONEY: Yes,
13	but in reference, since with other people.
14	43300 MR. AUGER: Fair enough.
15	Focusing on the Mirabel exchange
16	where you had hesitated, did you hesitate because you
17	were thinking about or had concerns about the source of
18	the cash?
19	THE RIGHT HON. BRIAN MULRONEY: No.
20	43303 MR. AUGER: Did you hesitate or pause
21	and think in your own mind that this might give rise to
22	a suspicious transaction?
23	THE RIGHT HON. BRIAN MULRONEY: No.
24	I hesitated at the time because it had never happened
25	to me before and I was surprised. I had had no

1	•	experience like that, as I say, before or since.
2	43305	I was just leaving government after a
3	(decade and I was invited to this meeting, and I have
4	6	explained the circumstances to the Commissioner. I was
5	Ş	simply taken aback when the offer was made.
6	43306	MR. AUGER: I appreciate you were
7	t	taken aback and I am just simply exploring what was in
8	7	your mind at the time.
9	43307	Another suggestion is whether or not
10	3	you hesitated with concerns about how you would
11	I	possibly spend this cash.
12	43308	THE RIGHT HON. BRIAN MULRONEY: Of
13	(course not. I have already told you the answer.
14	43309	I hesitated because I indicated to
15	2	you, sir, I hesitated because I was surprised. It had
16	1	never happened to me before.
17	43310	MR. AUGER: So there was no thought
18	:	in your mind about a concern of the source of the cash?
19	43311	THE RIGHT HON. BRIAN MULRONEY: No.
20	43312	MR. AUGER: No concern in your mind
21	ć	about it giving rise to a suspicious transaction?
22	43313	THE RIGHT HON. BRIAN MULRONEY: I
23	(didn't think so, no.
24	43314	MR. AUGER: Was there any concern in
25	3	your mind about how you would possibly fulfil the

1	mandate in exchange for the cash?
2	THE RIGHT HON. BRIAN MULRONEY: None
3	whatsoever. I thought that the manner in which it had
4	been set out for me was something that I could usefully
5	and effectively do internationally.
6	43316 MR. AUGER: Mr. Schreiber wrote to
7	you in February 2007. We can turn up the letter. It
8	is at P-7, Binder 4.
9	THE RIGHT HON. BRIAN MULRONEY: This
10	one here?
11	43318 MR. AUGER: Tab 38.
12	Pause
13	THE RIGHT HON. BRIAN MULRONEY: Yes,
14	sir.
15	43320 MR. AUGER: I referred this letter to
16	you earlier. This was Mr. Schreiber's first demand for
17	the return of the \$300,000 in cash; correct?
18	THE RIGHT HON. BRIAN MULRONEY: I
19	believe so, yes.
20	43322 MR. AUGER: I have referred you to
21	some of the first page already.
22	If I can ask you to turn to page 2,
23	the second paragraph, Mr. Schreiber writes:
24	"The fact is you did nothing.
25	You even ignored my letters and

1	refused to meet with Elmer and
2	Mike to discuss the Pasta
3	obesity fighting program for
4	children."
5	That is what Mr. Schreiber wrote you
6	on February 20, 2007?
7	THE RIGHT HON. BRIAN MULRONEY: Yes,
8	sir.
9	43326 MR. AUGER: You didn't reply in your
10	own letter to Mr. Schreiber or call him about this
11	letter?
12	THE RIGHT HON. BRIAN MULRONEY: No.
13	43328 MR. AUGER: You didn't write to him
14	or say to him what are you talking about, I worked for
15	this \$300,000, remind him of the trips abroad.
16	You didn't do that?
17	THE RIGHT HON. BRIAN MULRONEY: No.
18	You have to remember, Mr. Auger,
19	that I believe this was in 2007.
20	In 2004 Mr. Schreiber wrote to me,
21	the same Mr. Schreiber, saying that and I'm
22	paraphrasing because I don't have it in front of me;
23	saying that my speech at Ronald Reagan's funeral was
24	the greatest ever and he wanted to congratulate me, so
25	proud to be associated with me.

1	43333	A few days later I get a letter from
2	him saying that -	- and I'm quoting him. My legendary
3	modesty prevents	me, sir, from reading the entire thing
4	into the record,	but he said that I was going to get
5	the Nobel Peace P	rize for the work that I would do in
6	terms of promoting	g the anti-obesity pasta matters, and
7	he asked for my a	ssistance in contacting Bill and
8	Melinda Gates for	the foundation work in that regard.
9	That was in 2004.	
LO	43334	In 2006 he writes me a letter saying:
L1	You were the best	advocate that I could ever have
L2	hired. You did to	errific work for me and I'm proud to
L3	have been associa	ted with you.
L4	43335	And then in 2007, as the noose begins
L5	to tighten around	his neck in respect of extradition,
L6	the mood changes	and the letters change, as you can
L7	see.	
L8	43336	And this, as you know, two
L9	thousand this	is 2007?
20	43337	MR. AUGER: Correct.
21	43338	THE RIGHT HON. BRIAN MULRONEY: Yeah,
22	a few months late	r, he writes me the letter of
23	blackmail and ext	ortion that has been presented to the
24	Commission, where	he is threatening me with activities
2.5	unless T interven	e in his extradition matter.

1	43339	And that was an absolute nonstarter
2	in any way,	that I would intervene with the Minister of
3	Justice or t	he Prime Minister or anyone else.
4	43340	MR. AUGER: I think you testified
5	about that l	ast week.
6	43341	THE RIGHT HON. BRIAN MULRONEY: Yes.
7	So I am just	trying to put the letter that you have
8	called my at	tention to in context.
9	43342	I didn't respond to this. You would
10	have had to	have been pretty naïve not to understand
11	the evolution	n of what Mr. Schreiber was doing. His
12	entire effor	ts were concentrated on avoiding
13	extradition,	which, as you know, sir, we have already
14	talked th	is is what gave rise a few months later to
15	the false af	fidavit on November 7th.
16	43343	MR. AUGER: So if we can come back to
17	the letter t	hat I am referring to, February 20, 2007,
18	Mr. Schreibe	r in the last paragraph threatens to sue
19	you if he do	esn't receive the return of the money.
20	43344	THE RIGHT HON. BRIAN MULRONEY: That
21	is right. H	e asked for \$485,000:
22		" no later than March 5,
23		2007, after which I will
24		commence a civil lawsuit against
25		you immediately."

1	43345 Whic	ch he did and which lawsuit was
2	dismissed in Ontario.	
3	43346 MR.	AUGER: There was nothing your
4	evidence is there was	nothing improper about any of
5	your dealings or rece	ipt of cash from Mr. Schreiber?
6	43347 THE	RIGHT HON. BRIAN MULRONEY: That
7	is right, sir.	
8	43348 MR.	AUGER: Nothing improper about
9	any of your work.	
10	43349 THE	RIGHT HON. BRIAN MULRONEY: Yes.
11	43350 MR.	AUGER: True?
12	43351 THE	RIGHT HON. BRIAN MULRONEY:
13	That's true, and Mr.	Schreiber has so testified.
14	43352 MR.	AUGER: Did you want him to sue
15	you?	
16	43353 THE	RIGHT HON. BRIAN MULRONEY:
17	Pardon me?	
18	43354 MR.	AUGER: Did you want him to sue
19	you?	
20	43355 THE	RIGHT HON. BRIAN MULRONEY: Why
21	would he sue me? He	had
22	43356 MR.	AUGER: Well, he threatened to
23	sue you on February 2	Oth.
24	43357 THE	RIGHT HON. BRIAN MULRONEY: Yes,
25	but he had written to	me a year or so earlier telling

me that I was the greatest thing since bottled beer and 1 how honoured he was to have me as an advocate and a 2 friend. 3 MR. AUGER: Well, on February 20th he 43358 4 wanted his money back, alleging you did nothing, and 5 threatened to sue you. 6 43359 My question is: Did you want him to 7 8 sue you? THE RIGHT HON. BRIAN MULRONEY: No. 43360 I said I simply took this letter -- what I did with all 10 11 the letters I received -- and simply sent them to my 12 lawyers. 13 43361 I never acknowledged or responded to it. It's pretty clear to me where he was going. 14 That's where we wound up. 15 MR. AUGER: And you did not and your 16 43362 lawyers did not write to Mr. Schreiber and set out the 17 18 work you did. That didn't occur? 19 43363 THE RIGHT HON. BRIAN MULRONEY: 20 He had set out the work that I had done in his letters in regards to Bill Gates, his letters in regards to the 21 22 fifth estate in 2006. 23 43364 He had set out in great detail what he considered the tremendous work that I had done for 24

him. Now he --

25

1	43365	MR. AUGER: He didn't set out that
2	you went to China	a and Russia or France on his behalf
3	for the money.	
4	43366	THE RIGHT HON. BRIAN MULRONEY: He
5	may not have said	that. He referred to the excellence
6	of my services, a	and I think he also referred to that in
7	the Globe and Mai	l articles of 2003.
8	43367	This was the first time, 13 or 14
9	years after I had	d begun the services, provided him with
10	the services t	that 15 years that he initiates this
11	kind of action.	
12	43368	So no, I didn't feel that it was
13	appropriate to re	espond in any way.
14	43369	MR. AUGER: You have no document or
15	information whats	soever that Mr. Schreiber ever said you
16	went to China, Ru	assia or France on his behalf?
17	43370	THE RIGHT HON. BRIAN MULRONEY: No, I
18	don't have a docu	ment from him. He was told that on
19	three occasions,	but I don't have a document.
20	43371	MR. AUGER: And that's my question:
21	Did you or your o	counsel ever advise Mr. Schreiber that
22	this is nonsense.	Mr. Mulroney doesn't owe you any
23	money because he	went to China, Russia and France and
24	worked hard for t	the money.
25	43372	THE RIGHT HON. BRIAN MULRONEY: But

1	he knew that. He had been told that in Montréal and i
2	New York when Mr. Doucet and I sat in his hotel suite
3	and he was fully debriefed. He knew all of that.
4	43373 You would have to be you would
5	have to be pretty naïve, sir, not to understand what
6	was going on here.
7	The key to understanding this are the
8	extradition proceedings that are going along in
9	parallel form, and as he got closer to a Supreme Court
10	decision ordering him extradited, as the noose was
11	tightening, he began a new strategy. And we saw the
12	manner in which that strategy developed on the 7th of
13	November 2007 when, as I say, he filed a false
14	affidavit which involved Prime Minister Harper and
15	myself, trying to get the attention necessary to get a
16	inquiry called.
17	43375 MR. AUGER: Did you or your counsel
18	file a defence in the Ontario action describing your
19	work in China, Russia or France?
20	THE RIGHT HON. BRIAN MULRONEY: I
21	haven't seen the defence, but we filed a defence that
22	was sufficiently persuasive that the Supreme Court of
23	Ontario dismissed Mr. Schreiber's action.
24	43377 MR. AUGER: Does that document set
25	out that you travelled to China, Russia or France?

1	43378	THE RIGHT HON. BRIAN MULRONEY: I
2		have no idea. You would have to consult the court
3		documents. I don't have them here.
4	43379	MR. AUGER: But you are saying such a
5		court document exists that you travelled to China,
6		Russia and France?
7	43380	THE RIGHT HON. BRIAN MULRONEY:
8		That's not what I said, sir.
9	43381	MR. AUGER: That's what I'm asking
10		you.
11	43382	THE RIGHT HON. BRIAN MULRONEY: I
12		said that the documents were clearly sufficiently
13		persuasive for the Supreme Court of Ontario to cause
14		them to dismiss Mr. Schreiber's actions.
15	43383	COMMISSIONER OLIPHANT: Hold on just
16		for a second.
17	43384	Mr. Mulroney, I'm not challenging
18		what you just said, but are you sure that a Statement
19		of Defence was filed in the Ontario Superior Court?
20	43385	I ask that because very often filing
21		a Statement of Defence means that you are agreeing to
22		the jurisdiction of the court unless you make it clear
23		that that isn't so.
24	43386	THE RIGHT HON. BRIAN MULRONEY: Mr.
25		Commissioner, that is an extremely incisive

observation, because my recollection is simply that 1 there was a jurisdictional question. 2 3 43387 COMMISSIONER OLIPHANT: Well, that was the purpose of your motion. 4 43388 THE RIGHT HON. BRIAN MULRONEY: 5 is exactly right, and I think my counsel told me that 6 to supply anything other than a challenge to the 7 8 jurisdiction would bring us into --43389 COMMISSIONER OLIPHANT: Obtain to the jurisdiction of the court. 10 11 43390 THE RIGHT HON. BRIAN MULRONEY: --12 into the jurisdiction. Whereas we contended that it was inappropriate for him to bring the action in 13 Ontario, that it should be brought in Québec. 14 COMMISSIONER OLIPHANT: So you 15 43391 16 brought the motion. THE RIGHT HON. BRIAN MULRONEY: So we 17 43392 18 brought the motion and we won the motion. 19 43393 COMMISSIONER OLIPHANT: But did you file a Statement of Defence? I would think you didn't. 20 You said you did, but I would be surprised. 21 22 43394 THE RIGHT HON. BRIAN MULRONEY: I don't -- well, let me withdraw that. 23 43395 MR. AUGER: To be fair to 24

Mr. Mulroney -- and I have spoken to Mr. Pratte -- it

25

1	is my understanding that no defence was filed and
2	perhaps, Commissioner, your intervention was helpful or
3	that point.
4	43396 THE RIGHT HON. BRIAN MULRONEY: I
5	just know there was a contestation of some kind in the
6	Supreme Court of Ontario and that Mr. Schreiber's
7	Statement of Claim was dismissed.
8	43397 MR. AUGER: When was the first time
9	you publicly took the advanced the position that you
10	worked for the money by travelling to China, France or
11	Russia?
12	43398 THE RIGHT HON. BRIAN MULRONEY: I
13	suppose when I when I shared that information with
14	Mr. Schreiber in one of our meetings.
15	43399 MR. AUGER: Well, that wasn't a
16	public meeting.
17	43400 COMMISSIONER OLIPHANT: The question
18	was when did you make it public that you did this?
19	THE RIGHT HON. BRIAN MULRONEY: Oh, I
20	didn't know that I, My Lord, was under any obligation
21	to make anything public.
22	43402 COMMISSIONER OLIPHANT: Nobody
23	suggested that.
24	When did you first make a public
25	statement about your work for Mr. Schreiber, the tring

1	43404 THE RIGHT HON. BRIAN MULRONEY: I'm
2	sorry
3	43405 COMMISSIONER OLIPHANT: Was it at the
4	Ethics Committee? I don't know.
5	THE RIGHT HON. BRIAN MULRONEY: I
6	can't remember, but I certainly did at the Ethics
7	Committee. There may have been an earlier moment,
8	perhaps no, the Ethics Committee would have come
9	before the Québec action, I think.
10	I think that was it. Perhaps it was
11	the Ethics Committee, sir.
12	43408 MR. AUGER: Just a small point on
13	Harrington Lake.
14	The Commissioner has heard evidence
15	about transportation to and from Harrington Lake.
16	Are you able to assist on whether or
17	not obviously there would have been a vehicle for
18	your exclusive use as Prime Minister at the time?
19	THE RIGHT HON. BRIAN MULRONEY: Yes,
20	yes.
21	43412 MR. AUGER: Your family was residing
22	with you at Harrington Lake in June of '93?
23	THE RIGHT HON. BRIAN MULRONEY: Yes,
24	and they were there that day.
25	43414 MR. AUGER: Would there have been

1		another vehicle or limousine for your family's use on
2		the premises at the time?
3	43415	THE RIGHT HON. BRIAN MULRONEY: There
4		was an RCMP station quite close to the principal
5		residence at Harrington Lake, and the RCMP would rotate
6		through that and they had vehicles indeed at the time.
7	43416	I don't know if they were what was
8		there then, but they certainly had vehicles at all
9		times.
10	43417	MR. AUGER: Which would make sense,
11		because obviously if you are travelling to another
12		place and your family was going to a different place,
13		they had use of another limousine.
14	43418	THE RIGHT HON. BRIAN MULRONEY: Yes.
15		The government, Mr. Commissioner, decides that there is
16		a special detail for the children and for my wife, as
17		Prime Minister Harper would have now, and so each of
18		these details has a vehicle and officers who are
19		assigned to it.
20	43419	MR. AUGER: I want to move to the
21		Savoy meeting, just to position you.
22	43420	At the time of that meeting with
23		Mr. Schreiber and that was in 1998 as I understand
24		the evidence your civil lawsuit in Montréal was
25		cattlad

1	THE RIGHT HON. BRIAN MULRONEY:
2	That's right.
3	MR. AUGER: However, the RCMP
4	criminal investigation was continuing.
5	THE RIGHT HON. BRIAN MULRONEY: Yes,
6	sir.
7	MR. AUGER: And you knew that at the
8	time?
9	THE RIGHT HON. BRIAN MULRONEY: Yes.
10	43426 MR. AUGER: As I understood your
11	evidence last Wednesday, you talked about two subjects
12	at the Savoy.
13	THE RIGHT HON. BRIAN MULRONEY: May I
14	have the
15	43428 MR. AUGER: Certainly. I will give
16	you the page reference that I have.
17	It is Wednesday, May 13th.
18	43430 THE RIGHT HON. BRIAN MULRONEY: Let
19	me just put this away, if I may.
20	43431 MR. AUGER: Certainly.
21	Pause
22	THE RIGHT HON. BRIAN MULRONEY:
23	Thanks. Yes, sir. What page, sir?
24	43433 MR. AUGER: Page 3727. And I will
25	certainly give you an opportunity to review it.

1	THE RIGHT HON. BRIAN MULRONEY: 3727,
2	yes.
3	43435 MR. AUGER: Right. As I understand
4	the gist of your evidence, there were two subjects that
5	were discussed. One was Airbus; true?
6	THE RIGHT HON. BRIAN MULRONEY: One
7	was the yes, the trauma that we had both gone
8	through on that, yes.
9	43437 MR. AUGER: Right. So that was one
10	subject area.
11	THE RIGHT HON. BRIAN MULRONEY: Yes,
12	sir.
13	43439 MR. AUGER: And as I understand it,
14	the other subject area that you say Mr. Schreiber was
15	preoccupied about was pasta.
16	THE RIGHT HON. BRIAN MULRONEY: He
17	was enthused by the anti-obesity pasta product and
18	machines.
19	MR. AUGER: Did that take over the
20	meeting?
21	THE RIGHT HON. BRIAN MULRONEY: Well,
22	not completely. We had the meeting as I have described
23	it.
24	You see, I was not aware then that
25	Thyssen had severed their relationship with

1	Mr. Schreiber in	late 1995 or 1996. I was not aware
2	because he didn'	t tell me at the time.
3	43444	And so when he arrived, he was on
4	this new item, v	ery enthusiastic about it, very
5	knowledgeable ab	out it, and thought there was a great
6	future in it. The	hat took up a large part of our time.
7	43445	As I say, he never came back to the
8	other stuff, and	I realize now that the reason was that
9	Thyssen had seve	red their relationship with him, but he
LO	didn't convey the	at to me.
L1	43446	MR. AUGER: Right. So Thyssen and
L2	Bear Head were no	ot discussed at The Savoy Hotel
L3	meeting.	
L4	43447	THE RIGHT HON. BRIAN MULRONEY:
L5	That's right.	
L6	43448	MR. AUGER: So two subjects, one was
L7	Airbus and one wa	as pasta.
L8	43449	True?
L9	43450	THE RIGHT HON. BRIAN MULRONEY:
20	That's right.	
21	43451	MR. AUGER: You called the meeting.
22	You had asked for	r the meeting.
23	43452	THE RIGHT HON. BRIAN MULRONEY: I
24	didn't call any m	meeting. I had my office tell Mr.

Schreiber, who had moved to Switzerland from Germany --

25

1	I didn't know the reasons why, but he had moved to	
2	Switzerland simply to say that Mr. Mulroney is	going
3	to be in Switzerland on other business. If you ar	е
4	free in Zurich on such-and-such a day, he would be	
5	happy to have you for lunch.	
6	That was all.	
7	43454 MR. AUGER: So you initiated the	
8	meeting.	
9	43455 THE RIGHT HON. BRIAN MULRONEY:	
10	think that's probably fair, yes.	
11	We had been, as I say, objective	
12	allies in this battle against the government for a	ll of
13	those years, and he was the one who had alerted me	,
14	originally, to the problem.	
15	43457 So, yeah.	
16	43458 MR. AUGER: So, obviously, when y	ou'
17	took that initiative, you had in your mind that th	е
18	subject matter you were going to discuss was Airbu	s.
19	43459 THE RIGHT HON. BRIAN MULRONEY: N	lo,
20	there was no subject matter that I was going to	
21	discuss, it was a courtesy call.	
22	This man had called me and alerted	ed me
23	to what was happening in the Airbus matter. In th	e two
24	years or so that followed, he and his good counsel	,
25	Robert Hladun, kept me posted. They would call me	,

1	they would call my wife, to let us	know what the
2	developments were.	
3	We didn't have a	clue about many of
4	the things that were going on in S	witzerland. He was
5	good enough to keep us posted, and	I appreciated that.
6	6 43462 The explosion of	Airbus paralyzed us
7	all. I had not realized, sir, tha	t in that same
8	8 timeframe he was encountering serio	ous legal challenges
9	9 in Germany and Switzerland. I did	n't know that. All I
10	0 knew at the time was that this was	a gentleman with
11	whom I had been on friendly terms.	
12	2 43463 And I had not bee	en to Switzerland. I
13	had not seen him since 1994, and I	thought it would be
14	a courteous thing to do, simply to	invite him for
15	5 lunch. That's all.	
16	6 43464 MR. AUGER: Anoth	ner courtesy call.
17	7 43465 This is the secon	nd courtesy call?
18	8 43466 COMMISSIONER OLIF	PHANT: I think Mr.
19	Auger is referring to the meeting	at Harrington Lake.
20	0 43467 THE RIGHT HON. BR	RIAN MULRONEY: Yeah,
21	the meeting that he requested at Ha	arrington Lake.
22	2 43468 COMMISSIONER OLIF	PHANT: You described
23	it as a courtesy call by Mr. Schre	iber upon you
24	4 43469 THE RIGHT HON. BR	RIAN MULRONEY: Yeah,
25	to say goodbye.	

1	43470 MR. AUGER: If I could ask you to
2	turn up Binder 2, please, P-44, at Tab 112.
3	This is, again, the affidavit of Mr.
4	Schreiber
5	THE RIGHT HON. BRIAN MULRONEY:
6	Excuse me just one second, please.
7	MR. AUGER: Certainly.
8	THE RIGHT HON. BRIAN MULRONEY: Yes,
9	sir.
10	43475 MR. AUGER: Could you please go to
11	page 6, paragraph 27
12	THE RIGHT HON. BRIAN MULRONEY: Yes.
13	MR. AUGER: Paragraph 27 reads and
14	this is Mr. Schreiber's evidence in the affidavit:
15	"Then at the request of Mr.
16	Mulroney"
17	You agree with that?
18	THE RIGHT HON. BRIAN MULRONEY:
19	Paragraph No. 27?
20	MR. AUGER: Yes.
21	THE RIGHT HON. BRIAN MULRONEY: Yes,
22	I am looking at it now.
23	43482 MR. AUGER: And I have just read the
24	first part
25	THE RIGHT HON. BRIAN MULRONEY: Yeah.

1	43484	MR. AUGER: and I will continue,
2	but, "Then at the	e request of Mr. Mulroney," it reads.
3	43485	Do you agree with that?
4	43486	THE RIGHT HON. BRIAN MULRONEY:
5	That's right, yes	S.
6	43487	MR. AUGER:
7		"I agreed to meet him on or
8		about February 2, 1998 at the
9		Hotel Savoy in Zurich,
10		Switzerland (the 'Savoy
11		Meeting'). During the Savoy
12		Meeting Mr. Mulroney and I
13		discussed Mr. Mulroney's
14		personal concerns regarding
15		evidence of any payments made to
16		him. I informed Mr. Mulroney
17		about statements made by Mr.
18		Frank Moores and Mr. Gary
19		Ouellet regarding The Government
20		Business Consulting Group
21		Incorporated ('GCI') business
22		affairs and the earlier request
23		made by Mr. Fred Doucet to
24		transfer funds from GCI to Mr.
25		Mulroney's lawyer in Geneva

1	related to the Airbus deal. The
2	Ontario corporate profile report
3	for GCI is attached as Exhibit
4	191."
5	Did I read that correctly?
6	THE RIGHT HON. BRIAN MULRONEY: Yes,
7	sir.
8	43490 MR. AUGER: Were any parts of that
9	discussed at The Savoy meeting?
10	THE RIGHT HON. BRIAN MULRONEY: No.
11	43492 MR. AUGER: And your evidence is that
12	Mr. Schreiber completely fabricated that evidence?
13	THE RIGHT HON. BRIAN MULRONEY: Well,
14	you can draw your own conclusion. It wasn't discussed,
15	including what he says here, "requests made by Mr. Fred
16	Doucet to transfer funds from GCI to Mr. Mulroney's
17	lawyer in Geneva related to the Airbus deal."
18	I never had a lawyer in Geneva, and
19	don't.
20	So this, as you will, I think,
21	acknowledge, sir this is nestled among a series of
22	falsehoods in the affidavit that have been exposed here
23	by Mr. Wolson and Mr. Pratte. So you ought not to be
24	surprised to find another one there.
25	43496 MR. AUGER: At the Mirabel meeting,

1	when Mr. Schreiber, according to your evidence, raised
2	the mandate and I will give you the page reference
3	that I am referring to, sir. It's May 12, 2009, page
4	3559.
5	THE RIGHT HON. BRIAN MULRONEY: What
6	is the page number, sir?
7	43498 MR. AUGER: Page 3559.
8	THE RIGHT HON. BRIAN MULRONEY: Yes,
9	sir.
10	43500 MR. AUGER: We don't need to read the
11	entire page, I just want to focus on let's start at
12	line 4. This is your answer, Mr. Mulroney.
13	"I was looking at those
14	documents there, and he asked me
15	whether I thought that I could
16	help him internationally in
17	that.
18	And I said yes, I think this
19	is something that I can usefully
20	do. It is quite up my alley. I
21	think it is something that I can
22	do.
23	And he got up. We were
24	seated in one corner of the
25	room. He got up and he went to

1		a sofa not far away and he
2		opened his briefcase and he came
3		back and he had a legal sized
4		envelope, and he gave me the
5		envelope and he said here is the
6		first payment on the retainer."
7	43501	That was your evidence, Mr. Mulroney?
8	43502	THE RIGHT HON. BRIAN MULRONEY: Yes,
9	sir.	
LO	43503	MR. AUGER: And you remember that as
L1	you are here to	oday, that you responded, "I think
L2	this is someth:	ing that I can usefully do. It is quite
L3	up my alley."	
L4	43504	THE RIGHT HON. BRIAN MULRONEY: Yes,
L5	the internation	nal services.
L6	43505	MR. AUGER: You didn't pause to ask
L7	Mr. Schreiber	whether you were to sell equipment?
L8	43506	You didn't ask about that?
L9	43507	THE RIGHT HON. BRIAN MULRONEY: No,
20	as I have indi	cated to you, and to the Commissioner, he
21	gave me I tl	nink he has testified that he asked me
22	for very little	e, and he gave me few instructions.
23	43508	And I developed the concept myself, a
24	few days later	, after it was suggested to me by some of
2.5	the documents	that he conveyed to me that night.

1	namely, the vehicles painted in white, with the big	
2	United Nations markings on them.	
3	As I have indicated to Mr. Wolson,	
4	when I got to sit down and take a look at it sometime	
5	later, it occurred to me that the concept which I trie	ed.
6	to promote, ultimately you know, took effect.	
7	There were no instructions about	
8	anything specific. In fact, in fairness to him, this	
9	idea came from me. It was a concept where I am saying	J :
10	How can I usefully help this guy?	
11	43511 MR. AUGER: That's how I understood	
12	your evidence, is that, days later, back at the	
13	cottage, you were reviewing the brochures	
14	43512 Correct?	
15	THE RIGHT HON. BRIAN MULRONEY:	
16	That's right.	
17	MR. AUGER: and you saw the UN	
18	insignia on the equipment.	
19	THE RIGHT HON. BRIAN MULRONEY: Yes.	
20	MR. AUGER: And the light went on,	
21	and you thought: Well, I have some knowledge of the	
22	UN, you put one and one together, and you had your	
23	concept.	
24	43517 True?	
25	THE RIGHT HON. BRIAN MULRONEY: I	

1	think, basically, yes.
2	I certainly thought that I should
3	work at it. I thought it might be helpful, and it
4	might turn out to be a fruitful idea.
5	43520 MR. AUGER: Which you hadn't come to
6	until days later.
7	You didn't know what you were going
8	to do at the Mirabel meeting.
9	THE RIGHT HON. BRIAN MULRONEY: That
10	is right. All I knew was that he wanted to retain I
11	was told by Mr. Doucet that he wanted to retain my
12	services in some international area, which was
13	completely consistent with what he had said leaving
14	Harrington Lake, that "because of the excellence of
15	your international contacts and friends you have around
16	the world "
17	And that was in reference to the
18	German reunification question.
19	It was perfectly consistent
20	throughout.
21	That's how this happened.
22	43526 MR. AUGER: But before you say that
23	this is something you can usefully do, it's right up
24	your alley, do you ask Mr. Schreiber where would the
25	product come from?

1	43527	THE RIGHT HON. BRIAN MULRONEY: I
2	don't think we ha	d that discussion at that time, no.
3	43528	MR. AUGER: Do you ask for any
4	information or up	date on a plant that would produce the
5	product?	
6	43529	THE RIGHT HON. BRIAN MULRONEY: No.
7	In fact, he surpr	ised me when I subsequently found out
8	that he had had a	meeting, the day before, with some
9	ministers in Ms C	ampbell's government and, I think, the
LO	Government of Que	bec. Or, there was a meeting
L1	somewhere, and he	didn't tell me about it. He never
L2	said a word.	
L3	43530	COMMISSIONER OLIPHANT: Are you
L4	speaking about th	e meeting with Messrs. Corbeil and
L5	Charest?	
L6	43531	THE RIGHT HON. BRIAN MULRONEY:
L7	That's right, Mr.	Commissioner.
L8	43532	He never said a word to me about it.
L9	43533	MR. AUGER: You, in your evidence,
20	said to the effec	t that when you were at The Pierre
21	Hotel meeting, yo	u would very much like to go over and
22	talk to the Secre	tary General and begin the process.
23	43534	THE RIGHT HON. BRIAN MULRONEY: No, I
24	did not. I said	quite the contrary, that I had
5	13535	Inless you have a contrary view

there, what I said was -- what I certainly intended to 1 say, when Mr. Doucet was with me, was that when we got 2 3 through with meeting with and consulting with the members of the P5, and I had better backup information, 5 I hoped to go and see the Secretary General and see what he thought of the idea, and whether we could get 6 him to begin the process of taking it to the membership 7 8 of the P5. 43536 MR. AUGER: That's what would make sense, right, because at The Pierre Hotel meeting, it 10 11 would be premature to do that. 43537 THE RIGHT HON. BRIAN MULRONEY: Yes, 12 13 it would. 43538 MR. AUGER: If I could ask you to go 14 to the May 13th transcript, please, at page 3625 --15 THE RIGHT HON. BRIAN MULRONEY: What 16 43539 17 page, sir? 18 43540 MR. AUGER: Page 3625. 19 43541 Mr. Pratte is asking you questions about The Pierre Hotel meeting before the 20 Commissioner --21 22 43542 THE RIGHT HON. BRIAN MULRONEY: Yes. 23 43543 MR. AUGER: -- and you give this answer on page 3625, starting at line 2: 24 25 "Mr. Doucet is sitting next to

1			me, immediately, and Mr.
2			Schreiber is across the floor,
3			in a chair.
4			When I finished talking
5			about the United Nations and the
6			Security Council, I said to him
7			because that side of The Pierre
8			leads out into Central Park,
9			really, and I kind of moved
10			toward the window motioned
11			toward the window and said,
12			'When I am through with this,
13			what I would very much like to
14			do is go over to the East River
15			here and talk to the Secretary
16			General and begin the process of
17			seeing if he would carry this
18			forward to the Security Council
19			for me.'
20			That was the manner and
21			he said, 'I think that's a great
22			idea.'
23			That's the way I think that
24			conversation ended."
25	43544	That	was your testimony?

1	43545	THE RIGHT HON. BRIAN MULRONEY: Yes,
2	sir.	
3	43546	MR. AUGER: So my simple question is,
4	did that occur? I	Did you make those efforts to attend
5	that meeting with	the Secretary General?
6	43547	THE RIGHT HON. BRIAN MULRONEY: No, I
7	didn't, because a	s I testified in what you have just
8	read, "When I am	through with this, what I would very
9	much like to do is	s" to go over to the East River and
10	visit with the Sec	cretary General.
11	43548	What happened immediately not
12	immediately, in 19	995, as you know, I had not visited
13	with President Cl:	inton or with either Prime Minister
14	Major or Tony Bla	ir at the time, so I had not completed
15	my own roundup, a	nd we got blown up by the Airbus
16	the false Airbus a	affair in 1995. This was in December
17	1994. And we were	e all out of business, pretty well,
18	for three years.	
19	43549	MR. AUGER: But as of the date of The
20	Pierre Hotel meet:	ing, you had already acquired
21	President Yeltsin	's support?
22	43550	THE RIGHT HON. BRIAN MULRONEY: Yes.
23	43551	I had visited with three of the five,
24	and I was going to	o visit with the other two in 1995,
25	after The Pierre :	meeting, and we know what happened.

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1
    43552
                           MR. AUGER: Could I ask you, please,
         to turn up P-35. This is the Luc Lavoie binder.
 2
 3
    43553
                           THE RIGHT HON. BRIAN MULRONEY:
         sir.
 4
    43554
 5
                           MR. AUGER:
                                        The Commissioner has
         heard evidence that Luc Lavoie was a representative of
 6
 7
         yours for a number of years.
 8
    43555
                           THE RIGHT HON. BRIAN MULRONEY:
                                                            Не
 9
         was.
    43556
                           MR. AUGER: And was obviously
10
11
         authorized by you to make representations to the public
12
         about you.
13
    43557
                           THE RIGHT HON. BRIAN MULRONEY:
         as a general rule, I think I can say yes to that, but
14
         he was really so good at what he did, and he knew me
15
16
         well, and oftentimes, as he said publicly, he would
         take calls from people without consulting with me. He
17
18
         felt that he knew me well enough to do that, and so did
19
         I, but from time to time, not being au courant of the
         latest things that might have happened, he might have
20
         made a comment from time to time that I wouldn't have.
21
22
    43558
                           But Luc was a great, and is a great
23
         talent. He worked with me for many years, and tried to
         help me a great deal, and did, in fact, help me and my
24
         family a great deal.
25
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1	43559 MR. AUGER: He was so good at his job
2	that there was one comment that he made to the public
3	that could have been interpreted to be on your behalf,
4	where he referred to Mr. Schreiber as a liar.
5	Obviously you are aware of that.
6	THE RIGHT HON. BRIAN MULRONEY: Yes,
7	I am.
8	43562 MR. AUGER: In his professionalism,
9	he ultimately retracted that comment and indicated that
10	he was not authorized by you to make that
11	representation.
12	43563 True?
13	THE RIGHT HON. BRIAN MULRONEY: I
14	believe that's true, yes.
15	43565 MR. AUGER: That was important to
16	you, obviously, that the record be set straight that
17	you hadn't authorized that.
18	THE RIGHT HON. BRIAN MULRONEY: That
19	is right.
20	43567 MR. AUGER: That was the one instance
21	where Mr. Lavoie corrected statements that he had made
22	on your behalf.
23	THE RIGHT HON. BRIAN MULRONEY: He
24	wasn't making it on my behalf, he said that.
25	43569 MR. AUGER: Were there any other

1	instances that you are aware of where Mr. Lavoie had
2	made a public statement in relation to you and
3	thereafter retracted it as wrong?
4	THE RIGHT HON. BRIAN MULRONEY: It's
5	possible. As I indicated, he was taking telephone
6	calls from, literally, hundreds or dozens of people
7	on a regular basis. He was trying to, as I say, be
8	helpful to me. He has a very good memory. He is a
9	remarkably talented as you saw, Mr. Commissioner, a
10	remarkably talented man.
11	And at a given point in time, when he
12	became Executive Vice-President of Quebecor in
13	Montreal, he was helping me out, without compensation
14	or anything. He was doing it on his own time, to try
15	and be helpful when people would call him up, because
16	they were used to calling him up.
17	I think he has said on occasion that
18	he unintentionally misspoke because, either he didn't
19	have the information, or what have you. It's not
20	surprising, given the hundreds and hundreds of calls
21	that he would have gotten about various things.
22	43573 MR. AUGER: Could I ask you to turn
23	up Tab 18, please, in the Luc Lavoie binder, P-35.
24	THE RIGHT HON. BRIAN MULRONEY: Yes,
25	sir.

1	43575 MR. AUGER: This is a press article
2	dated November 22nd, 2007. I would ask you to turn to
3	the second page, and if we could just focus right in on
4	what Mr. Lavoie is reported to have said, the easiest
5	way to do it would be the fourth full paragraph from
6	the bottom.
7	THE RIGHT HON. BRIAN MULRONEY: From
8	the bottom.
9	MR. AUGER: "Mr. Lavoie said Mr.
10	Schreiber"
11	Do you see that?
12	THE RIGHT HON. BRIAN MULRONEY: Yes.
13	43580 MR. AUGER:
14	"Mr. Lavoie said Mr. Schreiber
15	met Mr. Mulroney at the Chateau
16	Mirabel to pitch a job to the
17	former prime minister as a
18	consultant on projects with an
19	'international dimension'
20	including a military vehicle
21	plant in Montreal and a pasta
22	business."
23	Let me stop there.
24	I take it, given your evidence, that
25	you would agree that or your evidence would be that

1	that statement by Mr.	Lavoie is wrong.
2	43583 THE	RIGHT HON. BRIAN MULRONEY: I
3	would say that it's fu	ally accurate, until the end of
4	the word "dimension".	The rest is not accurate, as he
5	has acknowledged, I be	elieve.
6	43584 MR. 2	AUGER: Right. Your position is,
7	"including a military	vehicle plant in Montreal"
8	your position is that	you were never retained to do
9	that.	
10	43585 THE 1	RIGHT HON. BRIAN MULRONEY: That
11	is right, and Mr. Schr	reiber, who apparently had a
12	meeting on precisely t	his point the day before he met
13	me at Mirabel, did not	tell me about it.
14	43586 MR. Z	AUGER: Then, if we could go to
15	the last paragraph, in	quotes it says:
16		"'Then he said "I would give you
17		\$100,000 a year" and then he
18		pulled out an envelope with
19		\$100,000, and Mr. Mulroney said
20		"what is that?" He said, "Well,
21		I want to pay you in cash." So
22		Mr. Mulroney asked a few
23		questions. "Why would you do
24		this in cash?" and all that,'
25		Mr. Lavoie said. 'Mr. Mulroney

1		admits today that he made a
2		colossal mistake.'"
3	43587	Mr. Lavoie doesn't refer to \$75,000
4	as the amount of	f the retainer.
5	43588	True?
6	43589	THE RIGHT HON. BRIAN MULRONEY: Not
7	in this, no.	
8	43590	MR. AUGER: If I could ask you to
9	turn to Tab 20,	in the same binder November 22nd,
10	2007.	
11	43591	Again, from the bottom of the page,
12	Mr. Mulroney, th	ne fifth paragraph, it reads:
13		"Lavoie said the money was a
14		\$100,000-a-year retainer to
15		Mulroney for consulting on a
16		military vehicle plant in
17		Montreal and a pasta business."
18	43592	That statement, too, according to
19	your evidence,	is wrong?
20	43593	THE RIGHT HON. BRIAN MULRONEY:
21	That's not a sta	atement. That's not a quote, it's a
22	lift from the or	ne that you previously gave me. There
23	is no quote here	∍.
24	43594	MR. AUGER: I didn't suggest it was a
25	quote, but it is	s reported that Mr. Lavoie said that.

1	43595 THE RIGHT HON. BRIAN MULRONEY: It's
2	a repeat of what he said earlier, and I gave you my
3	reaction to it.
4	43596 MR. AUGER: There is no reference in
5	what I just read to you about international work.
6	THE RIGHT HON. BRIAN MULRONEY:
7	That's true, and I told you that in the previous quote
8	the word "dimension" concluded the accurate part of the
9	statement.
10	43598 MR. AUGER: Did you tell Mr. Lavoie
11	in 2007 that the retainer was \$75,000 per year?
12	43599 THE RIGHT HON. BRIAN MULRONEY: At a
13	given point in time I did tell him, yes.
14	43600 MR. AUGER: Could I ask you, please,
15	to turn up P-46. This is the grey Cerlox-bound volume.
16	THE RIGHT HON. BRIAN MULRONEY: What
17	tab, sir?
18	43602 MR. AUGER: It's the last tab, 26,
19	and the easiest way would be to go to the very back of
20	the book, and it's the second-last page in the book.
21	THE RIGHT HON. BRIAN MULRONEY: Tab
22	26, yes.
23	43604 MR. AUGER: If you go right to the
24	end, right to the back of the book, there are two pages
25	at the end, and it's the second-last page.

1	43605	COMMISSIONER OLIPHANT: The fax
2	transmission s	heet from Ogilvy Renault?
3	43606	MR. AUGER: No, Mr. Commissioner, the
4	document that	I have is a Revenue Canada voluntary
5	disclosure doc	nument, at the second-last page.
6	43607	It is past the last green sheet.
7	43608	COMMISSIONER OLIPHANT: I'm sorry, my
8	exhibit must b	e configured a little bit differently
9	from what you	have.
10	43609	The last document that I have in
11	Exhibit P-46 i	s a fax transmission sheet from Ogilvy
12	Renault, and i	t really consists it's a transmission
13	sheet and a co	onfirmation sheet.
14	43610	MR. AUGER: Is that the first page,
15	Mr. Commission	er, at Tab 26?
16	43611	COMMISSIONER OLIPHANT: It's the last
17	two pages.	
18	Pause	
19	43612	COMMISSIONER OLIPHANT: I have it
20	now, thanks.	
21	43613	I have a different book, and it's now
22	correct, the c	one I have.
23	43614	MR. AUGER: Thank you, Commissioner.
24	43615	Do you have that page, Mr. Mulroney,
25	that is entitl	ed, "Revenue Canada Taxation Subject:

1	Voluntary Disclos	ures"?
2	43616	THE RIGHT HON. BRIAN MULRONEY: Yes,
3	I do. October 23	, 1992.
4	43617	MR. AUGER: Correct.
5	43618	Paragraph No. 1 reads:
6		"To promote voluntary compliance
7		with Canada's tax laws, the
8		Department encourages taxpayers,
9		both individuals and
10		corporations, to come forward
11		and correct deficiencies in
12		their past tax affairs."
13	43619	Do you see that?
14	43620	THE RIGHT HON. BRIAN MULRONEY: I do.
15	43621	MR. AUGER: Obviously, this is not
16	the first time th	at you have reviewed this document.
17	43622	THE RIGHT HON. BRIAN MULRONEY: It
18	is.	
19	43623	MR. AUGER: It is the first time.
20	43624	THE RIGHT HON. BRIAN MULRONEY:
21	Absolutely.	
22	43625	MR. AUGER: You have told the
23	Commissioner	
24	43626	THE RIGHT HON. BRIAN MULRONEY: The
25	first time I have	seen it.

1	43627 MR. AUGER: You have told the
2	Commissioner that the cash from Mr. Schreiber was a
3	retainer or an advance.
4	43628 True?
5	THE RIGHT HON. BRIAN MULRONEY: That
6	is right, that's the way it was put to me.
7	43630 MR. AUGER: And did not become income
8	until, I think you said, late 1999, by your decision.
9	THE RIGHT HON. BRIAN MULRONEY: That
10	is right.
11	43632 MR. AUGER: So there was no
12	irregularity about that, it was brought into income i
13	the normal course.
14	43633 THE RIGHT HON. BRIAN MULRONEY: In t
15	judgment, that is right. That was my understanding o
16	the retainer provisions. I indicated to Mr. Wolson I
17	am not a tax lawyer or a tax accountant. This is wha
18	I believe to be the case and I acted accordingly.
19	43634 MR. AUGER: Sorry, I think Mr. Wolso
20	is just asking if you could keep your voice up.
21	THE RIGHT HON. BRIAN MULRONEY:
22	Sorry.
23	43636 MR. AUGER: You will agree with me
24	that according to your own evidence, there was no
25	deficiency in your tax affairs?

1	43637	THE RIGHT HON. BRIAN MULRONEY: That
2	is in my judgment	c, yes.
3	43638	MR. AUGER: Are you able to tell the
4	Commissioner why	this was under the voluntary
5	disclosure?	
6	43639	And we have the document, number
7	85-1R2.	
8	43640	THE RIGHT HON. BRIAN MULRONEY: M'hm.
9	43641	MR. AUGER: And I appreciate you are
10	not a tax lawyer	. Are you able to tell the
11	Commissioner why	, if it normally became income in 1999,
12	why you didn't j	ust add it to your tax return
13	43642	THE RIGHT HON. BRIAN MULRONEY: I
14	I	
15	43643	MR. AUGER: Let me finish the
16	question.	
17	43644	Add it to your normal tax return in
18	2000, like any o	ther person does reporting income?
19	43645	THE RIGHT HON. BRIAN MULRONEY: I
20	can't answer tha	t, because I gave it to my tax advisers
21	and asked them to	o resolve the matter.
22	43646	The only question that I asked and
23	wanted to be assu	ared of, was that by then selecting a
24	vehicle of the vo	oluntary disclosure, it connoted no
25	culpability of a	ny kind on my behalf. And I was given

1	that assurance.
2	MR. AUGER: We know from the
3	documents from Ogilvy Renault there was at least one
4	meeting with your counsel and Revenue Canada.
5	Maybe you don't know the answer to
6	this, but is it possible that Revenue Canada advised
7	you, through your counsel, that there was an
8	irregularity and there was a deficiency and you had to
9	go under the voluntary disclosure program?
LO	THE RIGHT HON. BRIAN MULRONEY:
L1	You're right, I had no idea of that and was not told.
L2	I have no idea who met with whom.
L3	I was told the contrary, by the way,
L4	by my advisers.
L5	43651 MR. AUGER: Was there any corporate
L6	tax claimed or paid?
L7	THE RIGHT HON. BRIAN MULRONEY: I
L8	don't know.
L9	43653 MR. AUGER: I know that there are
20	documents and we will get to them for Cansult,
21	which was your corporation that you established; true?
22	THE RIGHT HON. BRIAN MULRONEY:
23	Cansult was, yes.
24	43655 MR. AUGER: Was there any corporate
25	tax filings in relation to this cash from

1	Mr. Schreiber?
2	THE RIGHT HON. BRIAN MULRONEY: I
3	don't know the answer to that question, but I would
4	doubt it.
5	43657 MR. AUGER: My impression of your
6	evidence and the documents is that you brought the
7	\$225,000 into personal income.
8	THE RIGHT HON. BRIAN MULRONEY: That
9	is right.
10	Pause
11	43659 MR. AUGER: If I can ask you to
12	please go to P-44, this is Binder 2.
13	THE RIGHT HON. BRIAN MULRONEY: Yes.
14	43661 MR. AUGER: Tab 124, please. Just to
15	assist you, this is back to the Ogilvy Renault tax
16	documents, or tax letters.
17	43662 The last page in Tab 124
18	THE RIGHT HON. BRIAN MULRONEY:
19	Excuse me, just one second, please.
20	43664 MR. AUGER: Certainly.
21	THE RIGHT HON. BRIAN MULRONEY: Tab
22	124?
23	43666 MR. AUGER: Yes.
24	THE RIGHT HON. BRIAN MULRONEY: Yes,
25	sir.

1	43668 M	IR. AUGER: The last page in that tab
2	is the second page	of the February 2, 2000 letter I
3	should go back to t	the first page to be fair to you.
4	43669 I	t says at the end of the last
5	paragraph:	
6		"The parties agree on the
7		following".
8	43670 D	o you see that?
9	43671 T	THE RIGHT HON. BRIAN MULRONEY: In
10	this?	
11	43672 M	IR. AUGER: It starts:
12		"This constitutes an agreement
13		between the taxpayer"
14	43673 T	THE RIGHT HON. BRIAN MULRONEY: Yes.
15	43674 M	IR. AUGER:
16		" involved in the
17		aforementioned voluntary
18		disclosure"
19	43675 T	THE RIGHT HON. BRIAN MULRONEY:
20	Yes?	
21	43676 M	IR. AUGER: And then it says:
22		"The parties agree on the
23		following"
24	43677 A	and it sets out the agreement.
25	43678 T	THE RIGHT HON. BRIAN MULRONEY:

1	That's right.	
2	43679 MR.	AUGER: The final agreement.
3	43680 THE	RIGHT HON. BRIAN MULRONEY: It
4	appears so, yes.	
5	43681 MR.	AUGER: The next page, at
6	paragraph a) says:	
7		"The taxpayer will file an
8		application for an amended
9		return correcting the amounts
10		entered in his returns for 1996,
11		1997 and 1998 to add \$37,500 for
12		each of these years. Those
13		amounts will be assessed with
14		interest"
15	43682 Do	you see that?
16	43683 THE	E RIGHT HON. BRIAN MULRONEY: Yes.
17	43684 MR.	AUGER: My question is: Why
18	would you pay intere	st if the government was never
19	entitled to that inc	ome tax prior to 1999?
20	43685 THE	E RIGHT HON. BRIAN MULRONEY: I
21	don't know the answe	r to that. As I indicated, I
22	conveyed the problem	to my tax advisers. They resolved
23	it with the two gove	rnments. I was not consulted.
24	43686 I h	nad full confidence in Mr. Lefebvre
25	and his people. I w	as not consulted in any way.

1	43687	In fact, I don't remember seeing
2	these documents,	these letters from Mr. Lefebvre until
3	either the Parli	amentary Committee or this Commission.
4	That is the firs	t I believe I ever saw them.
5	43688	I was simply told at the end that the
6	matter has been	amicably resolved with the Government
7	of Canada and th	ne Government of Québec, and there are
8	amounts that are	e owing and cheques should be issued
9	right away. Tha	it's what happened.
10	43689	MR. AUGER: Just on this second page
11	it says:	
12		"If this agreement is
13		acceptable, we ask that you
14		return a copy of this letter,
15		duly signed. The name of the
16		taxpayer will be disclosed to
17		you next week."
18	43690	The Commission has the signed letter,
19	signed I believe	e by Mr. Lefebvre. The French letter
20	was the original	
21	43691	Do you remember that?
22	43692	THE RIGHT HON. BRIAN MULRONEY: I
23	would no, I h	naven't seen it, but I would think so,
24	yeah. It was do	one in I believe that all of the
25	communications a	and the conversations in this regard,

1	the	negotiations, I should say, would have been largely
2	in	French.
3	43693	MR. AUGER: But surely Mr. Lefebvre,
4	aft	er this process and meetings and letters with
5	Rev	enue Canada, on or about February 2nd would have
6	sai	d: Mr. Mulroney, I have it all sorted out. We have
7	an	agreement. Can I have your permission to sign off.
8	43694	THE RIGHT HON. BRIAN MULRONEY: No,
9	he	didn't. He called me and I was out of the country.
10	And	he called me and reached me and said pursuant to
11	you	r original instructions, this matter has been
12	res	olved and there are amounts to be paid.
13	43695	He gave them to me and I spoke to
14	eit	her my senior assistant, Madame Francine Collins,
15	and	asked her to convey this to my accountants, or I
16	spo	ke to the accountants myself. I can't remember
17	whi	ch, but that is the way it went.
18	43696	MR. AUGER: Mr. Commissioner, I see
19	tha	t it is five to 1:00. I am happy to continue. I am
20	in	your hands and I suppose, through you,
21	Mr.	Mulroney's preference as to whether or not we take
22	a s	hort break.
23	43697	I know that Mr. Mulroney is anxious
24	to	conclude and I am happy to do that.
25	43698	My proposal would be a short 10 or

1	15-minute break. I could review my last few points an
2	do my best to conclude in another half hour,
3	approximately.
4	43699 COMMISSIONER OLIPHANT: It is five to
5	1:00 and we got started a little bit late today becaus
6	I guess there was some meetings with counsel, of which
7	I am not aware.
8	People are going to have to eat and 1
9	am a little concerned with people that might have
10	health problems that require them to eat.
11	How do you feel about that proposal,
12	Mr. Mulroney?
13	THE RIGHT HON. BRIAN MULRONEY: I
14	would be fine with it, sir: a 15-minute break and then
15	go on for another half hour to allow him to conclude.
16	43703 COMMISSIONER OLIPHANT: All right.
17	Is that okay with all counsel?
18	43705 Mr. Pratte, I take it that it is okay
19	with you.
20	43706 MR. PRATTE: I think it has to be,
21	sir.
22	43707 COMMISSIONER OLIPHANT: I am not
23	suggesting it has to be, but your
24	MR. PRATTE: No, no.
25	43709 COMMISSIONER OLIPHANT: I know what

1	you mean.
2	I see Mr. Vickery isn't here today.
3	MR. LANDRY: Yes, he is going to be
4	back. We are okay with that, Mr. Commissioner.
5	43712 COMMISSIONER OLIPHANT: Okay.
6	43713 Mr. Houston?
7	MR. YAROSKY: He is off having lunch.
8	Laughter / Rires
9	43715 COMMISSIONER OLIPHANT: Mr.
10	Houston?
11	43716 MR. HOUSTON: That's fine, sir.
12	43717 COMMISSIONER OLIPHANT: You are fine.
13	43718 Mr. Wolson?
14	43719 MR. WOLSON: I am going to suggest
15	that we take a half an hour, then we can get a quick
16	bite to eat and come back and finish up.
17	43720 COMMISSIONER OLIPHANT: All right.
18	Well, I am bound.
19	We will break for half an hour and
20	come back at 1:30. Grab a quick bite and then you are
21	on your way.
22	Upon recessing at 12:55 p.m. / Suspension à 12 h 55
23	Upon resuming at 1:45 p.m. / Reprise à 13 h 45
24	43722 COMMISSIONER OLIPHANT: Be seated,
25	please.

1	43723	Mr. Auger, I need not remind you, but
2	I will, of somet	hing I said yesterday, and that is that
3	you should feel	free to take whatever time you need to
4	complete fully y	our cross-examination of Mr. Mulroney.
5	Okay?	
6	43724	MR. AUGER: Thank you very much.
7	43725	Mr. Mulroney, you had advised the
8	Commission earli	er in your evidence that you were
9	representing two	clients in China.
10	43726	Am I right about that?
11	43727	THE RIGHT HON. BRIAN MULRONEY:
12	Three.	
13	43728	MR. AUGER: Mr. Schreiber and two
14	others?	
15	43729	THE RIGHT HON. BRIAN MULRONEY:
16	That's right.	
17	43730	MR. AUGER: And indeed the China trip
18	was booked prior	to your Mirabel meeting?
19	43731	THE RIGHT HON. BRIAN MULRONEY: I
20	believe so, or j	ust contemporaneously.
21	43732	MR. AUGER: And so obviously you were
22	originally inten	ding to represent the two other clients
23	on the trip to C	hina?
24	43733	THE RIGHT HON. BRIAN MULRONEY:
25	That's right.	

1	43734 MR. AUGER: And that this additional
2	retainer for Mr. Schreiber was really an added-on
3	component for that trip?
4	THE RIGHT HON. BRIAN MULRONEY: Yes.
5	I added it on myself.
6	MR. AUGER: Right.
7	THE RIGHT HON. BRIAN MULRONEY: I
8	wasn't asked to, yes.
9	43738 MR. AUGER: Right. That you had come
10	up with your concept at the cottage after meeting at
11	Mirabel?
12	THE RIGHT HON. BRIAN MULRONEY: Yes,
13	sir.
14	43740 MR. AUGER: And in fact, as I
15	understand your evidence, you didn't consult with
16	Mr. Schreiber about presenting your concept in China
17	prior to going to China?
18	THE RIGHT HON. BRIAN MULRONEY: That
19	is right.
20	MR. AUGER: In fact, on that evidence
21	Mr. Schreiber didn't even know that you were going to
22	be representing him in China?
23	THE RIGHT HON. BRIAN MULRONEY: I
24	don't know that, but if you say so it's okay with me.
25	MR. AUGER: Well, from your own

1	memory, you di	dn't tell him?
2	43745	THE RIGHT HON. BRIAN MULRONEY: No.
3	I have said th	at.
4	43746	MR. AUGER: The trip to China, I take
5	it that those	expenses and that booking and I don't
6	need to get in	to the confidentiality of your other
7	clients, but t	hat those expenses were paid by your
8	other clients?	
9	43747	THE RIGHT HON. BRIAN MULRONEY: I
10	would have to	go back and try and reconstruct that, but
11	certainly an a	ppropriate part, yes.
12	43748	MR. AUGER: Well, when you booked the
13	trip it was on	behalf of those two other clients?
14	43749	THE RIGHT HON. BRIAN MULRONEY:
15	That's right,	yeah.
16	43750	MR. AUGER: And as a matter of common
17	sense, those t	wo clients paid the expenses?
18	43751	THE RIGHT HON. BRIAN MULRONEY: I
19	think that's b	asically right, until I thought that I
20	could be helpf	ul to Mr. Schreiber. And I felt then
21	that it was ap	propriate that he that he have a
22	modest share o	f the expenses, which I hasten to add, to
23	underline for	you, I never claimed on my income tax.
24	43752	I declared I never claimed any
25	expenses.	

1	43753 MR. AUGER: I understood that from
2	your evidence yesterday.
3	THE RIGHT HON. BRIAN MULRONEY: Yes.
4	43755 MR. AUGER: Back to my question about
5	the expenses, I think you had characterized them as
6	modest expenses.
7	43756 Am I right that it was approximately
8	\$12,000 attributable
9	THE RIGHT HON. BRIAN MULRONEY: I
10	think something in the neighbourhood, yes.
11	43758 MR. AUGER: for the trip to China?
12	THE RIGHT HON. BRIAN MULRONEY: That
13	is right.
14	43760 MR. AUGER: And a total overall for
15	all trips, approximately \$45,000?
16	THE RIGHT HON. BRIAN MULRONEY: I
17	believe that's right.
18	43762 MR. AUGER: How did you attribute
19	\$12,000 to Mr. Schreiber with respect to the China
20	trip?
21	THE RIGHT HON. BRIAN MULRONEY: I
22	would have to reconstruct that. I can't remember, but
23	it was, I thought, fairly done at the time. I had the
24	notations and the expenses in that regard and.
25	And as I say, they were not retained

1	ultimately because I never claimed any expenses at all
2	43765 MR. AUGER: But your evidence is
3	aside from tax issues, your evidence is that
4	Mr. Schreiber paid for at least \$12,000 of your
5	expenses in China?
6	43766 THE RIGHT HON. BRIAN MULRONEY: As it
7	turns out, no, he didn't, as it turns out, because it
8	was all taken in as income and tax paid on it.
9	43767 MR. AUGER: Well, you treated it as
10	income to Revenue Canada.
11	THE RIGHT HON. BRIAN MULRONEY:
12	That's right.
13	Pause
14	43769 MR. AUGER: When you were on the trip
15	to China, did you advise those officials that you spoke
16	to that you were representing Mr. Schreiber?
17	THE RIGHT HON. BRIAN MULRONEY: No.
18	I have explained to you on a number of occasions that I
19	had developed the concept, and the object of the
20	exercise was to ascertain, as best I could, the Chinese
21	government position in regard to the United Nations,
22	this concept, their interest in it, the advice they
23	could give me, the council they might give me,
24	ultimately, I hoped, the help they could give me.
25	So we had those preliminary

1	conversations, as I have explained to you.
2	MR. AUGER: So the answer to my
3	question is that you did not use Karlheinz Schreiber's
4	name on any of your trips?
5	THE RIGHT HON. BRIAN MULRONEY: No,
6	it would have been no I didn't.
7	MR. AUGER: Did you at any time
8	collect or charged GST in relation to your services for
9	Mr. Schreiber?
10	THE RIGHT HON. BRIAN MULRONEY: No, I
11	didn't. I didn't have to.
12	MR. AUGER: Why not?
13	THE RIGHT HON. BRIAN MULRONEY: They
14	were international and the GST is a consumption tax
15	that comes off at the border.
16	43778 MR. AUGER: Can I ask you to please
17	go to P-44. That's Binder 2.
18	THE RIGHT HON. BRIAN MULRONEY: This
19	one here?
20	43780 MR. AUGER: Yes, the large it is
21	Tab 124, please.
22	THE RIGHT HON. BRIAN MULRONEY: Yes.
23	MR. AUGER: We are back to the Ogilvy
24	Renault letters.

THE RIGHT HON. BRIAN MULRONEY: Yes.

25

43783

1	Pause
2	43784 MR. AUGER: Four pages in is the
3	January 27, 2000 letter.
4	THE RIGHT HON. BRIAN MULRONEY: Yes.
5	43786 MR. AUGER: The second page of that
6	letter, Mr. Mulroney, paragraph 3:
7	"Given the complete agreement
8	that these amounts be treated as
9	revenue accounts, the name of
10	the payer will not be
11	disclosed."
12	Do you see that?
13	THE RIGHT HON. BRIAN MULRONEY: Yes,
14	I do. Yes.
15	43789 MR. AUGER: Just to complete the
16	point, if I can ask you to go over in that tab three
17	more pages to the February 2nd letter which sets out
18	the final agreement, similar language at paragraph 4,
19	last sentence:
20	"The name of the payer will not
21	have to be disclosed as part of
22	this disclosure."
23	Do you see that?
24	THE RIGHT HON. BRIAN MULRONEY: Yes.
25	MR. AUGER: And you will accept that

that was a component of the agreement that 1 Mr. Schreiber's name not be disclosed as the person 2 3 that gave you the cash? THE RIGHT HON. BRIAN MULRONEY: I 43793 4 5 accept that it is in this letter, yes. It is here. 6 43794 MR. AUGER: And are you prepared 7 to -- did you know at the time that that was a 8 component of the agreement? 43795 THE RIGHT HON. BRIAN MULRONEY: No, I did not. 10 11 43796 MR. AUGER: Did you ask that 12 Mr. Schreiber's name not be disclosed to Revenue 13 Canada? 43797 14 THE RIGHT HON. BRIAN MULRONEY: No, I 15 did not. 16 43798 MR. AUGER: And the chronology and the context as February 2000, and that is before 17 18 Mr. Kaplan's November 2003 article, obviously. 19 43799 THE RIGHT HON. BRIAN MULRONEY: I don't know. What is that again? 20 43800 MR. AUGER: I was just simply setting 21 22 out the timeframe to be fair to you, this letter 23 February 2, 2000 --THE RIGHT HON. BRIAN MULRONEY: Yes. 24 43801 25 MR. AUGER: -- predates Mr. Kaplan's 43802

1	2	2003 article.
2	43803	THE RIGHT HON. BRIAN MULRONEY:
3	(Obviously.
4	43804	MR. AUGER: And I take it, given that
5	6	evidence, that it is your evidence that Mr. Lefebvre
6	=	incorporated that as part of the agreement on his own
7	7	volition?
8	43805	THE RIGHT HON. BRIAN MULRONEY: I
9	ć	assume so.
10	43806	MR. AUGER: Was Mr. Schreiber your
11	i	first client for your consulting business after you
12	- -	left office?
13	43807	THE RIGHT HON. BRIAN MULRONEY: I
14	ŀ	pelieve so, certainly one of the first.
15	43808	MR. AUGER: And obviously you
16	=	incorporated your Cansult Corporation in anticipation
17	C	of work for Mr. Schreiber.
18	43809	THE RIGHT HON. BRIAN MULRONEY: No,
19	1	not in anticipation for work for Mr. Schreiber; in
20	ć	anticipation, in the hope of work ultimately.
21	43810	MR. AUGER: And the first client of
22	(Cansult was Mr. Schreiber and, according to your
23	6	evidence, that commenced in August of '93.
24	43811	THE RIGHT HON. BRIAN MULRONEY: It
25	Ţ	wasn't the first client of Cansult. It was the first

MR. AUGER: Well, that is a good . Was Cansult established in relation to any work . Schreiber THE RIGHT HON. BRIAN MULRONEY: No. MR. AUGER: by you for Chreiber? THE RIGHT HON. BRIAN MULRONEY: No. MR. AUGER: So we should understand Cansult is completely and separate from any of dealings with Mr. Schreiber?
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dealings with Mr. Schreiber?
THE REGITE HOLD BRIDE WAS A STATE OF THE STA
THE RIGHT HON. BRIAN MULRONEY:
y well, yes.
I am not aware of any tie-in.
ause
MR. AUGER: At the Queen Elizabeth
you had a meeting with Mr. Schreiber and you have
fied about that at length.
I just want to pick up on one point:
you had said that Mr. Schreiber was unenthusiastic
ppeared not interested in your work in China.
ppeared not interested in your work in China. THE RIGHT HON. BRIAN MULRONEY: Well,
THE RIGHT HON. BRIAN MULRONEY: Well,
a

1	judgment, he had fallen in love with the Liberals	; ,
2	principally Andre Ouellet and Marc Lalonde, Mr. O)uellet
3	being the Senior Cabinet Minister for Montréal.	He was
4	very enthusiastic about them. I thought consider	ably
5	less so about anything that I was working on at t	he
6	time.	
7	43823 MR. AUGER: And that was an	
8	impression that you had, that he was not overly	
9	enthusiastic, and I think your evidence was that	kind
10	of surprised you, that Mr. Schreiber wasn't	
11	enthusiastic.	
12	THE RIGHT HON. BRIAN MULRONEY:	Well,
13	I didn't say he wasn't enthusiastic. I said he w	<i>i</i> as
14	less enthusiastic than he was for his new-found	
15	political friends. But that's not surprising. T	.'he
16	government had just been formed and he was introd	luced
17	to some of the high-ranking people in the governm	nent,
18	and so that wasn't a great surprise to me.	
19	43825 MR. AUGER: But what is surpris	ing, I
20	would suggest, is that he gave you another envelo	pe of,
21	you say, \$75,000.	
22	THE RIGHT HON. BRIAN MULRONEY:	Yes,
23	in the coffee shop.	
24	43827 MR. AUGER: That impression of	his
25	less than overly enthusiastic, did you follow up	and

1	say: Mr. Schreiber, are you sure that this is
2	something that you want me to continue with?
3	THE RIGHT HON. BRIAN MULRONEY: Oh,
4	of course not. I knew what was going on. He was
5	trying to get along with the new government and I
6	suppose he had hopes that something might materialize
7	from that.
8	43829 I think he has told the Commission
9	that he had said that he knew that I couldn't do
10	anything at the time, and all he told me was, you know
11	please keep on going in this area.
12	43830 I can understand why. I think he
13	told the Commission that had he managed to land this
14	kind of thing and get this kind of impact
15	internationally, he stood to make in excess of
16	\$1.6 billion, I thought. So this was a big deal for
17	him.
18	But at that particular time, a few
19	days after the new Canadian government had been formed
20	his enthusiasm was more for that than the internationa
21	profile.
22	Pause
23	43832 MR. AUGER: And you were confident
24	enough, given that exchange, to take the cash and
25	continue with your work?

1	43833 THE RIGHT HON. BRIAN MULRONEY: He
2	said this is the second payment on your retainer, yes.
3	43834 MR. AUGER: The genesis of your
4	concept originated from your review of the UN insignia
5	on the brochures?
6	THE RIGHT HON. BRIAN MULRONEY: No.
7	The genesis of it resulted from my experience as Prime
8	Minister in dealing with NATO and its new requirements
9	and the attempts to the thought that went into
10	standardizing procurement and acquisitions of all kind
11	for use in deployment by NATO.
12	And I thought that these same
13	principles would apply, or could apply, to the
14	peacekeeping initiatives of the United Nations in which
15	Canada had played such a prominent role over so many
16	years.
17	43837 MR. AUGER: But the link to
18	Mr. Schreiber or to put it this way: The light wen
19	on for you that you could assist Mr. Schreiber when yo
20	saw the brochures back at the cottage.
21	THE RIGHT HON. BRIAN MULRONEY: Yes,
22	I was looking for a way that, as I say, for me to be
23	useful to him in an immediate way and the coincidence
24	of him handing me these quite impressive merchandising
25	brochures, in colour, with the vehicles painted in

1	white, with the big United Nations logo, and the	
2	coincidence of that with my impending trip to Chin	a, a
3	member of the P5 and, as I say, it occurred to me	this
4	might be a useful way to begin constructive work o	n his
5	behalf.	
6	43839 MR. AUGER: Did you make any of	your
7	own inquiries to verify the UN insignia on the	
8	brochures or any of the other information on the	
9	material that prompted you to undertake this work?	
10	THE RIGHT HON. BRIAN MULRONEY: I	No.
11	He gave me the documentation and I looked at it.	I
12	studied it, and it just occurred to me that this m	ight
13	be a very good way to begin to see how I could be	
14	useful.	
15	43841 MR. AUGER: You have explained yo	our
16	trips and why the work did not continue. I take i	t
17	that you have no correspondence or follow-up lette	rs or
18	courtesy thank you letters to any of the officials	that
19	you met with about your concept?	
20	THE RIGHT HON. BRIAN MULRONEY:	Γ
21	don't know. That would be a long time ago. I don	't
22	know. Perhaps.	
23	43843 MR. AUGER: There may be document	cs?
24	THE RIGHT HON. BRIAN MULRONEY:	Γ
25	don't know, but it seems to me that we were asked	to

1	supply the documents to the Commission and we supplied,
2	I think, everything we have.
3	43845 MR. AUGER: And so then the answer to
4	my question is there are no follow-up letters or
5	exchanges with any of these foreign officials from or
6	to you?
7	THE RIGHT HON. BRIAN MULRONEY: Look,
8	it's possible, but not that I can remember, not that
9	I'm aware of.
LO	43847 MR. AUGER: And not that you have
L1	kept.
L2	THE RIGHT HON. BRIAN MULRONEY: Well,
L3	I'm not sure about that. It could very well be that
L4	there are some somewhere, but I just you know, in
L5	the normal course of events when you travel, you do
L6	with heads of government what you do with members of
L7	your family or other people. If they have been kind to
L8	you, you write notes and letters of thanks, and so on,
L9	and I certainly did that on a regular basis.
20	So I'm sure there must be something
21	somewhere, but I would imagine fairly polite and fairly
22	innocuous.
23	43850 MR. AUGER: Anything referring to
24	your concept that you presented to these various
25	officials?

1	43851 THE RIGHT HON. BRIAN MULRONEY: I
2	don't think you put much of that in a thank you letter.
3	43852 MR. AUGER: You returned from your
4	Russia trip at the end of August of 1994; correct?
5	THE RIGHT HON. BRIAN MULRONEY: I
6	believe so, yes.
7	43854 MR. AUGER: But you don't report to
8	Mr. Schreiber in relation to that trip until the Pierre
9	Hotel?
10	43855 THE RIGHT HON. BRIAN MULRONEY: I
11	think I discussed it with Mr. Doucet, but the final
12	detailed report came at the Pierre Hotel, that's right.
13	43856 Remember, Mr. Schreiber has testified
14	before you that he didn't want or didn't ask me for
15	reports and that he was counting on the meetings we had
16	for that, which is what we did in New York.
17	43857 MR. AUGER: And just so I'm clear,
18	your evidence is you reported to Mr. Doucet on your
19	Russia trip before Pierre Hotel?
20	43858 THE RIGHT HON. BRIAN MULRONEY: I
21	believe that's the case, yes.
22	43859 MR. AUGER: But not to Mr. Schreiber
23	directly?
24	THE RIGHT HON. BRIAN MULRONEY: No.
25	I have testified to that, yes.

1 43861 MR. AUGER: Can I ask you to, in Book 2 2, P-44, go to Tab 111? 3 --- Pause 43862 MR. AUGER: This is an e-mail, dated 4 November 5, 2007, from Luc Lavoie to Francine Collins. 5 6 43863 Do you see that? THE RIGHT HON. BRIAN MULRONEY: Yes. 7 43864 8 43865 MR. AUGER: The part that I want to take you to is on the second page where Mr. Lavoie is reporting to Mr. Campion-Smith. 10 11 43866 THE RIGHT HON. BRIAN MULRONEY: And who is Mr. Campion-Smith? 12 13 43867 MR. AUGER: If you look at the bottom of page 2, you will see "Campion-Smith, Bruce", and it 14 says "@thestar.ca". 15 THE RIGHT HON. BRIAN MULRONEY: I see 16 43868 "Campion-Smith, Bruce", yes. 17 18 43869 MR. AUGER: My question refers -- I 19 want to direct you to --20 43870 THE RIGHT HON. BRIAN MULRONEY: I'm 21 sorry, you said he was reporting to Mr. Campion-Smith? 22 Did I miss --COMMISSIONER OLIPHANT: It would 23 43871 appear to be an e-mail message from Mr. Lavoie to 24

Mr. Campion-Smith, and it would appear that

25

Mr. Campion-Smith is employed at The Star, I assume The 1 Toronto Star --2 THE RIGHT HON. BRIAN MULRONEY: Oh, I 3 43872 4 see. COMMISSIONER OLIPHANT: -- in some 43873 5 capacity or another. 6 43874 THE RIGHT HON. BRIAN MULRONEY: Okay. 7 43875 MR. AUGER: On the second page, the first full sentence, Mr. Lavoie is reporting on events relating to you. 10 11 43876 If I can just ask you to go to the 12 sixth line down, it starts: 13 "As to the question that is often asked..." 14 15 43877 Do you see that? 16 43878 THE RIGHT HON. BRIAN MULRONEY: I'm sorry, line 6 down? 17 18 43879 MR. AUGER: Yes. 19 43880 THE RIGHT HON. BRIAN MULRONEY: From 20 the top? 21 43881 MR. AUGER: It says -- the line 6 22 down says "the Airbus transaction". In the first full 23 paragraph. THE RIGHT HON. BRIAN MULRONEY: Yes. 24 43882 25 The paragraph that begins "You say that Mr.

1	Mulroney"?	
2	43883	MR. AUGER: Exactly.
3	43884	THE RIGHT HON. BRIAN MULRONEY: All
4	right.	
5	43885	MR. AUGER: And then if you go six
6	lines down "the A	Airbus transaction".
7	43886	THE RIGHT HON. BRIAN MULRONEY: Yes.
8	43887	MR. AUGER: Okay.
9	43888	THE RIGHT HON. BRIAN MULRONEY:
10		"This retainer was paid"
11	43889	Yes.
12		" after Mr. Mulroney left
13		office"
14	43890	MR. AUGER: Exactly.
15	43891	THE RIGHT HON. BRIAN MULRONEY:
16		" and was in no way connected
17		with the Airbus transaction."
18	43892	MR. AUGER: Exactly.
19	43893	THE RIGHT HON. BRIAN MULRONEY: M'hm.
20	43894	MR. AUGER: And then it reads:
21		"As to the question that is
22		often asked 'What was the
23		\$300,000 for'?, the answer is
24		very simple. You will find it
25		in the transcript of the

1		testimony under oath of
		-
2		Karlheinz Schreiber in the
3		Eurocopter trial (part of the
4		public record) and in a lot more
5		details in the Statement of
6		Claim and sworn Affidavit filed
7		by Karlheinz Schreiber in the
8		litigation he undertook this
9		year against Mr. Mulroney. The
10		litigation has to do with
11		whether or not the services he
12		paid for were rendered and the
13		Court has yet to hear the case.
14		However at the Statement of
15		Claim is very clear; the money
16		was to get Mr. Mulroney's help
17		in building a Light Armoured
18		Troop Carrier factory for
19		Thyssen, a major German
20		Corporation, in the region of
21		Montreal and to launch a chain
22		of pasta restaurants in North
23		America."
24	43895	Did I read that correctly?
25	43896	THE RIGHT HON. BRIAN MULRONEY: Yes.

1	43897 MR. AUGER: Are you familiar with	
2	this e-mail?	
3	THE RIGHT HON. BRIAN MULRONEY: No,	
4	I'm not. I'm seeing it for the first time.	
5	43899 MR. AUGER: Because to be fair to	
6	you, it says on the first page, from Luc Lavoie to	
7	Campion-Smith, Bruce.	
8	43900 THE RIGHT HON. BRIAN MULRONEY: M'hm	. •
9	43901 MR. AUGER: And then it appears to b	е
10	forwarded to Francine Collins. And that's your	
11	assistant?	
12	THE RIGHT HON. BRIAN MULRONEY:	
13	That's right.	
14	43903 MR. AUGER: And your evidence is you	
15	did not receive this e-mail in November 2007?	
16	THE RIGHT HON. BRIAN MULRONEY: That	
17	is right.	
18	43905 MR. AUGER: And I take it, if this	
19	wasn't the first time today that you saw that	
20	representation, you would have corrected it?	
21	43906 THE RIGHT HON. BRIAN MULRONEY: It i	s
22	the first time I have seen it, and my understanding of	Ξ
23	this was that Mr having subsequently inquired,	
24	Mr. Lavoie was on holiday in Europe I believe with his	3
25	daughter and he had received some kind of communication	or.

from I suppose this gentleman here, Mr. Campion-Smith. 1 2 43907 And Mr. Lavoie sat down in a public 3 park in Paris and, using his BlackBerry, with no notes or no consultation with anybody or anything, batted off 5 this long note to Mr. Campion-Smith. 6 43908 As Mr. Lavoie has said, and I have confirmed to you, at the time, if you look at the 7 8 dates, he was employed by Quebecor as Executive Vice-President. That was his job. 9 43909 He was simply on holiday trying to do 10 11 me a favour, I suppose, with no prior consultation with me in this regard, as he has said. 12 13 43910 So I am seeing it for the first time and all I can tell you -- I would like to look at it 14 more carefully, but all I can tell you is that that is 15 the little I know about it; that he was trying to be 16 helpful to Mr. Smith and he wrote this from a public 17 18 park in Paris on a weekend apparently. 19 43911 MR. AUGER: And upon you studying it 20 today, you would agree that it contradicts your evidence. 21 22 43912 THE RIGHT HON. BRIAN MULRONEY: Ι 23 haven't studied it today. MR. AUGER: Well, you have just 24 43913 reviewed it with me. 25

1	43914	THE RIGHT HON. BRIAN MULRONEY: No, I
2	did not. I	reviewed one paragraph with you.
3	43915	MR. AUGER: Right. The paragraph
4	that we have	reviewed you would agree contradicts your
5	evidence.	
6	43916	THE RIGHT HON. BRIAN MULRONEY: I
7	have said no	such thing, sir.
8	43917	MR. AUGER: You don't agree with
9	that?	
10	43918	THE RIGHT HON. BRIAN MULRONEY: No, I
11	had said no	such thing. If I am going to review this,
12	if you would	l like me to review it, I am going to review
13	the whole th	ing and then I would be happy to answer any
14	questions yo	ou have.
15	43919	MR. AUGER: The statement
16	43920	THE RIGHT HON. BRIAN MULRONEY: This
17	appears to b	e a two-page document. You have taken part
18	of a paragra	ph out and asked me to listen to you read
19	it. I confi	rmed that you read it faithfully and
20	nothing else	· .
21	43921	MR. AUGER: The last sentence that I
22	read to you:	
23		" the money was to get Mr.
24		Mulroney's help in building a
25		Light Armoured Troop Carrier

1	factory for Thyssen"
2	Does that contradict your position or
3	not?
4	THE RIGHT HON. BRIAN MULRONEY: It
5	doesn't contradict my position. That sentence that you
6	have just read is inaccurate, unintentionally
7	inaccurate by Mr. Lavoie.
8	But I think he and I have explained
9	to you the circumstances of how these things come
10	about.
11	43925 COMMISSIONER OLIPHANT: Mr. Mulroney,
12	I'm not sure if you understand the question or not.
13	Mr. Lavoie is telling
14	Mr. Campion-Smith here that you were paid the \$300,000
15	for your:
16	" help in building a Light
17	Armoured Troop Carrier factory
18	for Thyssen, a major German
19	Corporation, in the region of
20	Montreal"
21	You don't agree with that statement?
22	THE RIGHT HON. BRIAN MULRONEY: No,
23	of course not.
24	43929 COMMISSIONER OLIPHANT: Well, that
25	was the question that Mr. Auger asked.

1	43930 THE RIC	GHT HON. BRIAN MULRONEY: Well,
2	I didn't	
3	3 43931 COMMISS	SIONER OLIPHANT: You didn't
4	understand what he was a	sking.
5	5 43932 THE RIC	GHT HON. BRIAN MULRONEY: I
6	didn't understand.	
7	7 43933 COMMISS	SIONER OLIPHANT: Fair enough.
8	3 43934 THE RIC	GHT HON. BRIAN MULRONEY: I
9	thought that he was aski	ng the question, My Lord, about
10	the entire document, whi	ch I had not read.
11	43935 COMMISS	SIONER OLIPHANT: I thought
12	there was a misunderstan	ding.
13	3 43936 THE RIC	GHT HON. BRIAN MULRONEY: Yes.
14	43937 COMMISS	SIONER OLIPHANT: I hope I have
15	clarified it.	
16	5 43938 MR. AUG	GER: Thank you for clarifying
17	that.	
18	3 43939 THE RIC	GHT HON. BRIAN MULRONEY: Oh,
19	absolutely. I think Luc	Lavoie would so acknowledge,
20	sure.	
21	43940 COMMISS	SIONER OLIPHANT: The thing
22	that I am concerned abou	t what this and I am seeing
23	this for the first time	is that having said that,
24	and you disagree that it	is correct, Mr. Lavoie, if you
25	go down just five lines	up from the very bottom of that

1	page, says:	
2	"I know all these facts to be	
3	totally true."	
4	THE RIGHT HON. BRIAN MULRONEY: I	
5	certainly believe I'm sure he believed them to be	
6	totally true.	
7	COMMISSIONER OLIPHANT: Okay.	
8	43943 THE RIGHT HON. BRIAN MULRONEY: But	
9	that statement that we have talked about is inaccura	ce.
10	43944 COMMISSIONER OLIPHANT: Okay, that'	s
11	fine.	
12	43945 MR. AUGER: And just to finish the	
13	point and you can take your time and review the t	VО
14	pages I think upon a further review you will be a	ole
15	to confirm that there is no mention of China, Russia	or
16	France.	
17	THE RIGHT HON. BRIAN MULRONEY: If	
18	you say so, I will accept your word for that,	
19	obviously.	
20	43947 MR. AUGER: Well, certainly in term	s
21	of the paragraph that we were studying, there is no	
22	reference to China, Russia or France?	
23	THE RIGHT HON. BRIAN MULRONEY: M'h	.m .
24	Did there have to be? I don't know	,
25	the context of the communication from Mr. Campion to	

1	Mr. Lavoie, what questions were asked.
2	43950 All I have heard about this is
3	exactly what I have told you: that he was on holiday in
4	France. He got a communication from somebody and he
5	sat down in the park and batted this out on his
6	BlackBerry. That's all.
7	I was not consulted before or after
8	on it, but I certainly admire his memory in trying to
9	get all of this down by himself with no reference to
10	documents or computers or background information. He
11	just went ahead and tried to be of service to
12	Mr. Campion.
13	43952 MR. AUGER: Well, according to the
14	document this is November 5, 2007. Do you see that?
15	THE RIGHT HON. BRIAN MULRONEY: Yes,
16	I do. Yes.
17	43954 MR. AUGER: Hadn't Mr. Lavoie been
18	working with you intensely for many, many months, if
19	not years?
20	THE RIGHT HON. BRIAN MULRONEY: No.
21	He was working for Quebecor at the time. He had worked
22	for me directly well, first of all, he had worked
23	for me in office, of course. He was my Deputy Chief of
24	Staff and then he was appointed Commissioner General of
25	the International Exhibition in Spain for the

1	Government of Canada. Then he came back, I believe
2	worked as Deputy Chief again and then went to National
3	Public Relations where he worked for me directly in the
4	original Airbus controversy.
5	After that he was hired by Quebecor
6	Incorporated as Executive Vice-President, and so he was
7	a permanent employee of Quebecor at the time and tried
8	to help me from time to time in his spare time.
9	43957 MR. AUGER: As your spokesperson?
10	THE RIGHT HON. BRIAN MULRONEY: Yes.
11	He was good enough to answer questions and what I
12	didn't have a spokesperson or public relations firm or
13	anything. He was doing it out of the goodness of his
14	heart.
15	43959 MR. AUGER: I just want to go back
16	very briefly to the Savoy meeting.
17	THE RIGHT HON. BRIAN MULRONEY: Yes,
18	sir.
19	43961 MR. AUGER: You had told the
20	Commissioner it was a courtesy call. As I understood
21	your evidence on May 13th and I am happy to give you
22	the page reference. It is 3727.
23	THE RIGHT HON. BRIAN MULRONEY: 3727?
24	43963 MR. AUGER: Correct.

25

--- Pause

1	43964 THE RIG	HT HON. BRIAN MULRONEY: Yes,
2	sir.	
3	43965 MR. AUG	ER: At the bottom of the
4	page, Mr. Mulroney, line	23 well, let me back up to
5	Mr. Pratte's question, l:	ine 21:
6	"D	id Mr. Schreiber tell you why
7	he	was in Switzerland at the
8	ti	me?
9	TH	E RIGHT HON. BRIAN MULRONEY:
10	No	, he did not. I really was
11	su	rprised. I thought we would
12	lo	cate him in Germany, but he
13	tu	rned out to have told Francine
14	he	was in Switzerland."
15	43966 Did I r	ead that accurately?
16	43967 THE RIG	HT HON. BRIAN MULRONEY: Yes,
17	sir.	
18	43968 MR. AUG	ER: So my only point is that
19	when you first got the id	dea to contact Mr. Schreiber
20	for the courtesy call, yo	ou believed he was in Germany.
21	43969 THE RIG	HT HON. BRIAN MULRONEY: I
22	believed so, yes.	
23	43970 MR. AUG	ER: And with that belief you
24	would hope that he would	travel from Germany to Zürich
25	to meet with you?	

1	THE RIGHT HON. BRIAN MULRONEY: No.
2	I was going to Frankfurt the next day.
3	MR. AUGER: And so as it turned out,
4	you learned through Francine that Mr. Schreiber was in
5	fact in Switzerland?
6	THE RIGHT HON. BRIAN MULRONEY:
7	That's right.
8	MR. AUGER: And you altered your
9	itinerary to go to Zürich?
10	THE RIGHT HON. BRIAN MULRONEY: No, I
11	did not. I kept on with exactly the same schedule that
12	I had laid out. I went from Montréal to Zürich, drove
13	to Klosters, had meetings with Mr. Munk in Klosters,
14	came back to Zürich, got on the plane as scheduled from
15	Zürich and went to Frankfurt. From Frankfurt I went to
16	Rome, and from Rome I believe to Paris and Paris home.
17	MR. AUGER: Thank you, Mr. Mulroney.
18	Those are my questions.
19	Thank you, Mr. Commissioner.
20	THE RIGHT HON. BRIAN MULRONEY: Thank
21	you, sir.
22	43979 COMMISSIONER OLIPHANT: Mr. Mulroney,
23	I have a couple of questions that I would like to ask
24	you just before we excuse you.
25	This morning when you were responding

to questions asked of you by Mr. Auger, he asked you 1 about sending an invoice to Mr. Schreiber and you said 2 3 that you didn't send an invoice because Mr. Schreiber didn't ask for one. 5 43981 Do you recall saying that, sir? 6 43982 THE RIGHT HON. BRIAN MULRONEY: 7 That's right. 8 43983 COMMISSIONER OLIPHANT: And then you said: On this kind of business I only send invoices when the client asks. 10 11 43984 What did you mean? Do you recall saying that? 12 13 43985 THE RIGHT HON. BRIAN MULRONEY: Yes, I do, sir. 14 15 43986 COMMISSIONER OLIPHANT: What did you mean by "on this kind of business"? 16 17 43987 THE RIGHT HON. BRIAN MULRONEY: Well, 18 international consulting with kind of an open-ended 19 arrangement, where part of the reason from time to time where the client wishes to retain your services to make 20 certain that you don't represent someone else, and that 21 22 you can be helpful in a given area. He wants to retain 23 exclusivity of your services. 43988 24 COMMISSIONER OLIPHANT: Okay, that is 25 the purpose of a retainer.

1	43989	THE RIGHT HON. BRIAN MULRONEY: Yes.
2	43990	COMMISSIONER OLIPHANT: But once you
3	have provided ser	vices, are you saying that you don't
4	send an invoice s	o that you can take the money from the
5	retainer into inc	ome?
6	43991	THE RIGHT HON. BRIAN MULRONEY: In
7	all cases since,	it has been with publicly traded
8	corporations and	they have their own
9	43992	COMMISSIONER OLIPHANT: Well,
10	publicly traded o	or not, would you not send an invoice
11	to indicate	
12	43993	THE RIGHT HON. BRIAN MULRONEY: Oh,
13	yes.	
14	43994	COMMISSIONER OLIPHANT: to the
15	client that it is	no longer the retainer but now income
16	in your hands?	
17	43995	THE RIGHT HON. BRIAN MULRONEY: Yes,
18	you could do that	, sir.
19	43996	COMMISSIONER OLIPHANT: So this was
20	the first time	
21	43997	THE RIGHT HON. BRIAN MULRONEY: Yes.
22	43998	COMMISSIONER OLIPHANT: and maybe
23	the only time tha	t you didn't send invoices.
24	43999	THE RIGHT HON. BRIAN MULRONEY: You
25	are right on both	ı .

1	44000	COMMISSIONER OLIPHANT: Would it be
2	the on	ly time that you haven't sent invoices, to the
3	best c	f your recollection?
4	44001	THE RIGHT HON. BRIAN MULRONEY: That
5	would	have been infrequent, yes.
6	44002	COMMISSIONER OLIPHANT: Okay.
7	44003	You also said something that I might
8	be mis	taken, but I think I learned for the first time
9	when I	heard you say it, and that was that in 1995
10	Thysse	n terminated its contract, if you will, with
11	Mr. Sc	hreiber.
12	44004	THE RIGHT HON. BRIAN MULRONEY: So I
13	was in	formed.
14	44005	COMMISSIONER OLIPHANT: Who told you
15	that,	sir?
16	44006	THE RIGHT HON. BRIAN MULRONEY: I
17	can't	remember, but it was fairly recent. I may have
18	learne	ed it from some of the testimony or some comments
19	made,	but I was informed that in late 1995, I believe,
20	that M	r. Schreiber and I suppose his attorney could
21	correc	et me on this.
22	44007	But I was told that his arrangement
23	with T	hyssen was severed at their instigation sometime
24	in lat	e 1995 or early 1996.
25	44008	COMMISSIONER OLIPHANT: So you heard

1	that, but you are not sure of the source?	
2	THE RIGHT HON. BRIAN MULRONEY: I am	
3	not sure of the source	
4	COMMISSIONER OLIPHANT: Okay.	
5	THE RIGHT HON. BRIAN MULRONEY:	
6	but I believe I heard it either in testimony or	
7	comment.	
8	COMMISSIONER OLIPHANT: Okay. Well,	
9	if it is in the evidence, I will find it.	
10	THE RIGHT HON. BRIAN MULRONEY:	
11	Perhaps, in fairness, perhaps	
12	44014 COMMISSIONER OLIPHANT: Well, let me	
13	say, just to be upfront with you, that I spoke to my	
14	counsel and they didn't recall having heard it either.	
15	So I'm not sure.	
16	THE RIGHT HON. BRIAN MULRONEY: I	
17	guess Mr. Auger might be able to indicate to you, sir,	
18	if	
19	44016 COMMISSIONER OLIPHANT: Well, he is	
20	not here to answer the questions.	
21	THE RIGHT HON. BRIAN MULRONEY: Yes.	
22	44018 COMMISSIONER OLIPHANT: You think you	
23	heard it somewhere	
24	THE RIGHT HON. BRIAN MULRONEY: I did	
25	indeed.	

1	44020	COMMISSIONER OLIPHANT: but you
2		are not sure where.
3	44021	THE RIGHT HON. BRIAN MULRONEY: I
4		certainly heard it in the operations of this
5		Commission.
6	44022	COMMISSIONER OLIPHANT: All right.
7	44023	Mr. Mulroney, you have been on the
8		stand for I think the longest of any witness I have
9		either been involved in as a lawyer or in 24 years as a
10		judge.
11	44024	Let me say that before I was aware
12		that I was going to become involved in this, as
13		interested as I am in current affairs, I watched the
14		proceedings of the Ethics Committee and I refrained
15		carefully from commenting on what I thought of those
16		proceedings, being a student of due process and
17		fairness within that type of setting.
18	44025	But I want to assure myself before
19		you leave, sir, that you feel, despite probing
20		questions that may have been asked, that you leave here
21		feeling that you have been treated fairly and with
22		respect.
23	44026	THE RIGHT HON. BRIAN MULRONEY: I
24		think precisely that, Mr. Commissioner. Both you and
25		Mr. Wolson and his colleagues, and other members of the

1	group, have treated me very fairly and with great	
2	respect. And the probing questions I thought were	
3	appropriate and didn't either bother me or offend me in	
4	any way.	
5	COMMISSIONER OLIPHANT: All right.	
6	THE RIGHT HON. BRIAN MULRONEY: So	
7	the answer to the question is very much in the	
8	affirmative.	
9	And I thank you, sir, for your	
10	kindness.	
11	COMMISSIONER OLIPHANT: Thank you.	
12	44031 Mr. Wolson?	
13	44032 MR. WOLSON: You would normally have	
14	asked, after having asked some questions yourself,	
15	whether other counsel had any questions which had	
16	arisen from your questions, (a).	
17	And (b) you might have asked whether	
18	or not other counsel have questions	
19	COMMISSIONER OLIPHANT: Thank you.	
20	44035 MR. WOLSON: generally and then	
21	there is the issue of re-examination.	
22	I don't have any questions on	
23	re-examination, I should tell you.	
24	COMMISSIONER OLIPHANT: All right.	
25	44038 MR. WOLSON: But there is a room full	

1	of lawyers and you know that they may see things	
2	differently.	
3	44039	COMMISSIONER OLIPHANT: I am very
4	well aware of tha	at, Mr. Wolson.
5	44040	Mr. Pratte?
6	44041	MR. PRATTE: Having heard Mr. Wolson
7	saying he has no	re-examination, I am sure not going to
8	ask any questions that might provoke any.	
9	Laughter / Rires	
10	44042	COMMISSIONER OLIPHANT: Thank you.
11	44043	I hope that all other counsel bear in
12	mind what you have just heard from Mr. Pratte.	
13	44044	Mr. Vickery?
14	44045	MR. VICKERY: No, I have no
15	questions. Thank you.	
16	44046	COMMISSIONER OLIPHANT: All right.
17	44047	Mr. Houston?
18	44048	MR. HOUSTON: About three hours, sir.
19	44049	No, nothing. Thank you.
20	44050	COMMISSIONER OLIPHANT: All right.
21	44051	Mr. Auger, any questions arising out
22	of my questions?	
23	44052	MR. AUGER: No, thank you.
24	44053	COMMISSIONER OLIPHANT: All right.
25	Thank you.	

1	44054 I	s there any reason then why we can't
2	excuse Mr. Mulroney	at this time?
3	44055 M	R. WOLSON: No, there is no reason
4	at all.	
5	44056 A	nd we could perhaps take a break
6	before the next wit	ness?
7	44057 Co	OMMISSIONER OLIPHANT: We shall.
8	44058 Fe	or those that might be interested in
9	staying, the next w	ritness is a witness from Canada
10	Revenue Agency?	
11	44059 MI	R. WOLSON: Wayne Adams from Canada
12	Revenue, yes.	
13	44060 CC	OMMISSIONER OLIPHANT: Wayne Adams,
14	Canada Revenue.	
15	44061 We	ell, Mr. Mulroney, I am going to
16	excuse you at this	time and I thank you for coming to
17	provide assistance	to the Commission.
18	44062 We	e will take a recess now for 15
19	minutes.	
20	44063 T	HE RIGHT HON. BRIAN MULRONEY: Thank
21	you, Mr. Commission	er.
22	44064 C	OMMISSIONER OLIPHANT: Good luck,
23	sir.	
24	44065 T	HE RIGHT HON. BRIAN MULRONEY: Thank
25	you.	

--- Upon recessing at 2:30 p.m. / Suspension à 14 h 30 1 --- Upon resuming at 2:55 p.m. / Reprise à 14 h 55 2 3 44066 COMMISSIONER OLIPHANT: Be seated, please. 44067 5 Mr. Battista... 6 44068 MR. BATTISTA: Good afternoon, 7 Commissioner. We have Mr. Wayne Adams, and I believe that he will be sworn. 8 44069 COMMISSIONER OLIPHANT: All right. 9 44070 Good afternoon, Mr. Adams. 10 Could I 11 ask you to stand and take the Bible in your right hand, 12 please, sir. 13 SWORN: WAYNE ADAMS / ASSERMENTÉ: WAYNE ADAMS 14 COMMISSIONER OLIPHANT: Thank you. 15 44071 16 Be seated, please, sir. 17 44072 MR. BATTISTA: Mr. Commissioner, we 18 have just heard from Mr. Mulroney, who testified the 19 longest before you, and I hope that I will be the one to question a witness for the shortest time before you, 20 with the next witness. 21 22 44073 I have no book to produce for the 23 witness, but I believe that my colleagues will be producing a book for questioning this witness. 24 25 44074 MR. GRONDIN: I am sorry, Mr.

Battista, I just wanted to point out that to my right 1 is Maître Ryan, a tax lawyer who is assisting us. 2 44075 COMMISSIONER OLIPHANT: 3 Good afternoon. 4 44076 5 MR. GRONDIN: The nameplate is still Harvey Yarosky, but... 6 44077 MR. YAROSKY: I did suddenly get 7 8 taller and younger. --- Laughter / Rires 44078 COMMISSIONER OLIPHANT: Thank you. 10 11 44079 Please proceed, Mr. Battista. 12 44080 MR. BATTISTA: Mr. Commissioner, Mr. 13 Adams will be testifying to explain sections of the Income Tax Act that relate to general obligations that 14 are applicable to persons rendering services on 15 16 retainers. EXAMINATION: WAYNE ADAMS BY MR. BATTISTA / 17 18 INTERROGATOIRE: WAYNE ADAMS PAR Me BATTISTA 19 44081 MR. BATTISTA: Mr. Adams, I will ask 20 you general questions, and I will not ask you to comment on any of the facts that have been put before 21 22 the Commissioner in relation to tax matters. 23 44082 Maybe, if we can begin, you could tell us what your background is, your education and 24 your training. 25

1	44083	MR. ADAMS: I have a Bachelor of
2		Mathematics from the University of Waterloo, and a
3		specialization in Accounting, and I have worked at the
4		Canada Revenue Agency for my whole career, 32 years.
5	44084	Currently I am the Director General
6		of Income Tax Rulings, which is a program where tax
7		lawyers and accountants with the CRA analyze business
8		transactions and interpret the law for the purposes of
9		giving direction, either to companies on how to file
10		their tax returns, or our own officials on how to
11		audit, assess, or make decisions related to litigation.
12	44085	MR. BATTISTA: So, basically, you are
13		familiar with the relevant sections of the Act, and
14		also their applications at the CRA.
15	44086	MR. ADAMS: Yes, sir.
16	44087	MR. BATTISTA: Now, I am going to ask
17		you some very specific questions, and I have some very
18		short questions, very much to the point.
19	44088	When a sum of money is received as a
20		retainer for services to be rendered, what section of
21		the Income Tax Act comes into play, and when does the
22		obligation to report the money as income arise?
23	44089	MR. ADAMS: First of all, the Income
24		Tax Act, as passed by Parliament, sets out in section 9
25		that income from business is computed based on its

1	profit, and that is largely an accounting
2	determination, applying Generally Accepted Commercial
3	Principles.
4	In addition to that profit
5	calculation, paragraph 12(1)(a) of the Act was added by
6	Parliament to include in income any amounts received or
7	account of services to be rendered, including services
8	that might be rendered after the end of the year. And
9	in situations where amounts have been received related
10	to services to be rendered after the end of the year,
11	the business is allowed a deduction. It is referred to
12	in the Act as a reserve, under paragraph 20(1)(m) te
13	claim a deduction, or a reserve, related to the value
14	of the services to be provided after the end of the
15	year.
16	MR. BATTISTA: What reporting
17	obligations would arise if some services were rendered
18	the year the money was received, while other services
19	remained to be rendered?
20	You will explain that people would
21	declare, and then make a reserve. Correct?
22	44093 MR. ADAMS: Yes. Essentially, if the
23	contract had been partially fulfilled, then the value
24	of the services to be rendered after the end of the
25	year may be a lesser amount than the amount of the

1	funds initially advanced.
2	It isn't only based on funds advanced
3	that the business may be taxable, they are also taxabl
4	on services that they may have invoiced throughout the
5	year. They would be referred to as accounts
6	receivable.
7	44095 MR. BATTISTA: Just so we understand,
8	a person receives a retainer, and no services are
9	rendered the year the retainer is received. What woul
10	you expect to occur?
11	44096 MR. ADAMS: There would be no net
12	inclusion in income as a result of that.
13	44097 MR. BATTISTA: Can you elaborate?
14	There would be no net inclusion, what does that mean?
15	A person receives a retainer in Year
16	X, for example, and does not render any services in
17	that year.
18	MR. ADAMS: Right.
19	44100 MR. BATTISTA: What would they do on
20	their income tax declaration?
21	44101 MR. ADAMS: It is not an explicit
22	line that is on the tax return. This is all the way
23	one calculates their business for the purposes of
24	including, on a single line item, income from business
25	44102 It would be kind of an addition to

1	the profit otherwise computed, and then a deduction of
2	the same amount. So kind of an inclusion, and then the
3	same amount would be taken out.
4	44103 MR. BATTISTA: If we take an example,
5	if I receive \$1,000 as a retainer this year, I would
6	put it in my income declaration, but I would also
7	include a reserve for that amount.
8	44104 MR. ADAMS: That's correct.
9	44105 MR. BATTISTA: In other words, my net
10	would be that there is no income from that \$1,000
11	retainer. Correct?
12	44106 MR. ADAMS: That's correct.
13	MR. BATTISTA: Now, my question to
14	you is, what obligations would arise if services were
15	rendered the year that the money was received, while
16	other services remained to be rendered?
17	44108 MR. ADAMS: Well, as I say, I believe
18	the calculation would be that the amount of the
19	retainer would be brought into income, assuming that
20	represented what was largely the agreed upon price for
21	the services that were to be provided.
22	And at the end of the year, when you
23	compute your reserve for services to be provided after
24	the end of the year, if that amount was less than the
25	amount initially received, then there would be an

1	inclusion of the difference.
2	MR. BATTISTA: Okay. So if we take
3	my example of \$1,000, if in the year the person
4	receives the money \$1,000 and they do \$100 worth
5	of work, what would happen?
6	MR. ADAMS: The individual would be
7	entitled to claim a reserve of \$900, being the
8	remaining services to be offered. So he would have a
9	net inclusion of \$100.
10	MR. BATTISTA: Now, that's income.
11	What would occur in terms of expenses to earn that
12	income?
13	MR. ADAMS: Well, your expenses that
14	are related to your income earning operation, when they
15	are directly attributed to that, then that would be a
16	further reduction to your amount related to that
17	particular relationship.
18	MR. BATTISTA: Okay. Then the person
19	who would declare the retainer would subtract the
20	income earned from the retainer?
21	44115 MR. ADAMS: Well, that's more of a
22	that would be the reserve
23	No, you subtract off the services
24	left to be provided, and you would have an income
25	inclusion of, in your case, \$100. And if you had

1	expenses related to that of \$50, they would be
2	deductible.
3	44117 MR. BATTISTA: They would be
4	deductible from the \$100 that was earned.
5	44118 MR. ADAMS: Yes.
6	44119 MR. BATTISTA: And there would be a
7	\$900 reserve for future services. Correct?
8	44120 MR. ADAMS: Yes.
9	MR. BATTISTA: What would the
LO	reporting obligations be if no services were rendered
L1	for several years after the reception of a retainer?
L2	44122 MR. ADAMS: If no services I mean
L3	it calls upon the service provider, as well as the
L4	customer, to make a clear determination of what it is
L5	that the contractual relationship expects.
L6	44123 If there have been no services after
L 7	a certain number of years, I guess one wonders, are
L8	there really determinable or definable services to be
L9	provided. I mean, that would go into the analysis of
20	either the tax advisor assisting the business person
21	preparing the return, or the tax auditor in looking at
22	it are there really services to be provided after
23	the end of the year, and if there aren't, it's quite
24	possible, at some point in time, that there is no
25	reserve available, and there would need to be income

1	recognition, unless those funds were returned to the
2	customer.
3	MR. BATTISTA: Okay. But if over,
4	for example, several years no services are rendered, or
5	if services may be rendered in future years, what would
6	the person do in terms of declarations annually?
7	44125 MR. ADAMS: If that happened to be
8	the fact situation, I think that there would be a
9	continued deferral of income recognition, because the
L O	reserve mechanism requires you, in the second year, to
L1	kind of add back the reserve that is claimed, and at
L2	the end of the year claim a new reserve.
L3	And if this was consistently \$1,000
L4	each year, there would be no net inclusion.
L5	But, as I say, I think that in
L6	analyzing the contract, is it more that it relates more
L7	to an availability fee, as opposed to just specific
L8	services to be provided, and one might conclude that it
L9	was income either at the year received or some period
20	after that, when the continued calculation of the
21	reserve wasn't really related to identifiable services
22	expected to be rendered.
23	44128 MR. BATTISTA: Does sending an
24	invoice have an impact on the reporting obligations?
25	1/129 In other words when does one have to

1	report anything for tax purposes when we are speaking	
2	of a retainer?	
3	MR. ADAMS: Well, I mean, it really	
4	isn't confined or unique to a retainer.	
5	The provision next to the provision	
6	that deals with amounts received in advance of service	
7	talks about accounts receivable in the billing process	
8	and talks you know, accounts receivable have to be	
9	included in income as well, when billed, or at an	
10	earlier point in time, if the delay in billing is	
11	unreasonable.	
12	The obligation to report relates to	
13	the realization. The invoicing is really just evidenc	
14	that passes between the two parties, but is not the	
15	determining factor in computing income for tax	
16	purposes.	
17	44133 MR. BATTISTA: If I can translate	
18	what you just said, what that means is that, when	
19	someone actually earns the money, whether the money ha	
20	been invoiced or not, whether the work has been	
21	invoiced or not, the reporting obligations would then	
22	apply.	
23	44134 Is that a correct resumé of what you	
24	have just said?	
25	44135 MR. ADAMS: That's correct.	

1	44136	There is an exception for certain
2	professional b	usiness that can make a work in progress
3	election to be	exempted from that, but, generally, that
4	is the rule as	I have described it to you.
5	44137	MR. BATTISTA: Now, when a retainer
6	in relation to	services rendered over several years is
7	brought to an	end in a particular year, how is one
8	expected to re	port the income?
9	44138	MR. ADAMS: If it is brought to an
10	end because th	e services have finally been rendered, or
11	the contract h	as been fulfilled, any residual amount
12	that hadn't ye	t been realized for income purposes would
13	then have to b	e realized.
14	44139	Otherwise, I think we would look to
15	see whether th	e funds were actually returned to the
16	customer.	
17	44140	MR. BATTISTA: Okay. So what you are
18	basically sayi	ng is that, with the reserve provision, a
19	person declare	s income for example, in my example of
20	\$1,000, a pers	on who declares \$100 of income may deduct
21	some expenses	from that \$100.
22	44141	You are nodding. Is that correct?
23	44142	MR. ADAMS: That's correct.
24	44143	MR. BATTISTA: Then they would add a
25	reserve of \$90	0 on their income tax report. The

following year, if no services are rendered, they would 1 report \$900 as a retainer still in their possession, 2 3 and they would deduct a reserve of \$900? 44144 MR. ADAMS: Yes. MR. BATTISTA: Then, in the final 5 44145 6 year, when the service is fully rendered, they would report the earning of the \$900, or whatever amount was 7 8 remaining in reserve. 44146 MR. ADAMS: That's correct. 44147 MR. BATTISTA: And the deductions for 10 11 expenses would be taken from the income declared. 12 44148 MR. ADAMS: Yes. 13 44149 MR. BATTISTA: Let me just check something here. 14 --- Pause 15 16 44150 MR. BATTISTA: That's it for me. COMMISSIONER OLIPHANT: 17 44151 18 Congratulations, Mr. Battista, I think you did it. 19 --- Laughter / Rires 20 44152 COMMISSIONER OLIPHANT: Mr. Grondin... 21 22 EXAMINATION: WAYNE ADAMS BY MR. GRONDIN / 23 INTERROGATOIRE: WAYNE ADAMS PAR Me GRONDIN 24 44153 MR. GRONDIN: Good afternoon, Mr.

Commissioner.

25

1	44154 M	Ir. Adams, first of all, as alluded
2	to by my colleague	Mr. Battista, I have some documents
3	that I would like	to file, as is my habit when I stand
4	up.	
5	44155 I	actually have a booklet, which I
6	believe you have o	n your desk, Mr. Commissioner, and I
7	believe that the n	ext exhibit is P-52.
8	44156 I	don't know if it's by consent
9	44157 C	COMMISSIONER OLIPHANT: I take it
10	that this is going	in by consent, Mr. Vickery?
11	44158 M	IR. VICKERY: Subject to determining
12	the use that my fr	iend will make of it, yes. I have no
13	objection at this	point.
14	44159	COMMISSIONER OLIPHANT: No objection.
15	44160 M	Ir. Houston
16	44161 M	IR. HOUSTON: No objection, sir.
17	Thanks.	
18	44162	COMMISSIONER OLIPHANT: Mr. Auger
19	44163 M	IR. AUGER: No objection,
20	Commissioner.	
21	44164	COMMISSIONER OLIPHANT: No objection,
22	Mr. Battista?	
23	44165 M	IR. BATTISTA: No, sir.
24	44166	COMMISSIONER OLIPHANT: All right,
25	then, the Cerlox-be	ound document entitled "Documents in

1	Support of the Cross-Examination of Wayne Adams, Canada
2	Revenue Agency, " will be received and marked as Exhibit
3	P-52.
4	EXHIBIT NO. P-52: Document
5	entitled, "Documents in Support
6	of the Cross-Examination of
7	Wayne Adams, Canada Revenue
8	Agency"
9	44167 MR. GRONDIN: Thank you.
10	There are also, within the booklet,
11	two loose documents that I think we should mark as
12	exhibits separately.
13	44169 COMMISSIONER OLIPHANT: All right. I
14	will quickly canvass counsel.
15	There is a document called "Analysis/
16	Commentary", from Canada Tax Service, which looks to be
17	a publication of McCarthy Tétrault, and there is an
18	article called, "The Taxation of Prepaid Income," by
19	Joseph Frankovic.
20	44171 MR. GRONDIN: That's it, yes.
21	44172 COMMISSIONER OLIPHANT: Are these
22	going in by consent, counsel?
23	44173 MR. VICKERY: Mr. Commissioner,
24	again, I have no difficulty with their being filed as
25	being what they are represented to be, subject to

1	whatever use my friend may intend to make of them.
2	44174 COMMISSIONER OLIPHANT: That can be
3	the subject of comment later on, if need be.
4	MR. VICKERY: Yes.
5	COMMISSIONER OLIPHANT: Mr.
6	Houston
7	MR. HOUSTON: No problem, sir. Thank
8	you.
9	44178 COMMISSIONER OLIPHANT: Mr. Auger
10	MR. AUGER: No objection, sir.
11	44180 COMMISSIONER OLIPHANT: All right.
12	Then the McCarthy Tétrault document,
13	"Analysis/Commentary" on section 12(1)(a) and (b), will
14	be received and marked as Exhibit P-53.
15	EXHIBIT NO. P-53: Document
16	entitled "Analysis/Commentary
17	Canada Tax Service McCarthy
18	Tétrault, Analysis, 12(1)(a),
19	(b) "
20	44181 COMMISSIONER OLIPHANT: The article
21	entitled "The Taxation of Prepaid Income" will be
22	received and marked as Exhibit P-54.
23	EXHIBIT NO. P-54: Article
24	entitled "The Taxation of
25	Prepaid Income", by Joseph

1		Frankovic
2	44182	MR. GRONDIN: Good afternoon, Mr.
3	Adams.	
4	44183	MR. ADAMS: Good afternoon.
5	44184	MR. GRONDIN: You just described to
6	us	
7	44185	First of all, Mr. Commissioner,
8	before I ask	questions, I would like to make a proviso
9	to this cross	s-examination. It is still under the same
10	umbrella as o	described by my colleague Maître Pratte
11	yesterday, tl	nat the purpose of this Commission is not
12	to assess tax	compliance. So it is done under the
13	reserve of th	nat objection, if my colleague called it as
14	such.	
15	44186	Also, there is the fact that Mr.
16	Adams is sort	of testifying as an expert in law, which
17	generally is	not the case, but, nonetheless, I will
18	have some cla	arification to ask of Mr. Adams; not that I
19	question his	qualifications at all. That's not the
20	point, but I	just wanted to make those clarifications,
21	sir.	
22	44187	You explained the basic mechanism of
23	section 12(1)	(a) and 20(1)(m) that apply to advances or
24	services to l	pe rendered. Correct?
25	44188	MR. ADAMS: Yes, sir.

1	44189	MR. GRONDIN: To your knowledge, are
2	there exceptions	to the application of those provisions
3	that we just ref	erred to?
4	44190	MR. ADAMS: I don't know that there
5	are exceptions,	per se. We have a bulletin that was
6	published, which	you have included in your documents
7	here, that relat	es to lawyers' trust funds and
8	disbursements fr	com trust funds, that talks about
9	amounts received	and held in trust by a lawyer in the
10	practice of law.	
11	44191	We do not consider those amounts to
12	be amounts recei	ved by the lawyer on account of
13	services to be r	rendered. Therefore, they are not
14	included in inco	ome under 12(1)(a).
15	44192	MR. GRONDIN: Okay. Since you
16	referred to docu	ments that have been tabled under the
17	booklet that was	s just filed into evidence, I will refer
18	to it.	
19	44193	I would ask you to look, sir, at Tab
20	4.	
21	44194	MR. ADAMS: Yes, sir.
22	44195	MR. GRONDIN: This is a document
23	entitled, "Techn	nical Interpretation", with a number,
24	dated February 1	2, 1998.
25	44196	MR. ADAMS: Yes.

1	44197	MR. GRONDIN: Is it fair to say, Mr.
2	Adams, that techn	ical interpretations are opinions
3	given by the Cana	da Revenue Agency on various tax
4	issues, which can	be published at times, like this one?
5	44198	MR. ADAMS: Yes, sir.
6	44199	MR. GRONDIN: I understand that, to
7	give an opinion o	n a certain matter, the CRA is
8	provided with a f	act pattern, and they will give an
9	opinion as to the	application of some provisions of the
10	Income Tax Act.	
11	44200	Correct?
12	44201	MR. ADAMS: That's correct.
13	44202	MR. GRONDIN: In this case, the 1998
14	technical interpr	etation by the CRA if you look at
15	page 2, very brie	fly and I will summarize the fact
16	pattern.	
17	44203	In this case it was a deposit of 90
18	percent of the sa	le price that had been given as an
19	advance, but the	funds would only belong to the vendor
20	after the purchas	er had accepted the machine, following
21	its instalment.	
22	44204	Is that a fair summary of the fact
23	pattern?	
24	44205	MR. ADAMS: Well, yes. I mean, I
25	think what they d	eccribe ic that thic ic a relatively

1	new or innovative machine, that it requires substantial
2	customization, training, and that there is even a
3	potential failure rate that would allow the purchaser
4	to decline acceptance, and it would revert to the
5	vendor.
6	44206 MR. GRONDIN: But to sort of
7	guarantee the performance of the obligation, there was
8	an advance of 90 percent as a deposit, and the next 10
9	percent would be payable when the purchaser would
10	indicate that he was satisfied with the instalment of
11	the machine.
12	Or, if he was not, 100 percent could
13	be refundable.
14	44208 Is that correct?
15	MR. ADAMS: The amount was fully
16	refundable if the customer declined acceptance, yes.
17	MR. GRONDIN: Okay. Going back to
18	the first page, Mr. Adams, under the summary, we see
19	that the provisions in question for the technical
20	interpretation were $12(1)(a)$ and $20(1)(m)$, the very
21	provisions that we are talking about now, and the issue
22	was: revenue recognition timing where an amount is
23	paid as a deposit.
24	I draw your attention to the heading,
25	"Reasons". Under that heading it reads:

1		"When an amount is paid as a
2		deposit, it cannot be regarded
3		as profit or gain to the holder
4		until the circumstances under
5		which it may be retained by him
6		to his own use have arisen and,
7		until such time, it is not
8		taxable income in his hands, for
9		it lacks the essential quality
10		of income, namely that the
11		recipient should have an
12		absolute right to it and be
13		under no restriction,
14		contractual or otherwise, as to
15		its disposition, use or
16		enjoyment."
17	44212	Then it refers to the Robertson
18	mat	cter.
19	44213	Have I read that correctly, sir?
20	44214	MR. ADAMS: Yes, sir.
21	44215	MR. GRONDIN: So that was the summary
22	of	the position taken by the CRA in 1998 on that issue.
23	44216	MR. ADAMS: Yes.
24	44217	MR. GRONDIN: And within the brackets
25	it	refers to the Robertson case, a 1944 decision by the

1	Exchequer Court, which is a basic and famous decision
2	on the quality of income test.
3	Would you agree, sir?
4	44219 MR. ADAMS: Did you say 1944?
5	MR. GRONDIN: Yes.
6	MR. ADAMS: Yes, that's correct.
7	MR. GRONDIN: Since we have referred
8	to the Robertson decision, I want to draw your
9	attention to another exhibit, P-54, which is the text
10	by Joseph Frankovic, entitled "The Taxation of Prepaid
11	Income", and I want to draw your attention to pages 34
12	and 35, where the ratio dicidendi of the Robertson case
13	is reproduced.
14	If you go to the last paragraph of
15	page 34 of Exhibit P-54, under the heading, "The
16	Judicial Development of the Quality-of-Income
17	Requirement" I will read it to you. It says:
18	"The quality-of-income concept
19	originated in the Robertson
20	case"
21	44224 the one we just talked about:
22	"where Thorson, J of the
23	Exchequer Court laid down the
24	following test to determine
25	whether amounts received by a

1			taxpayer should be included in
2			income"
3	44225	And t	then the ratio of the decision:
4			"Did such amounts have, at the
5			time of their receipt, or
6			acquire, during the year of
7			their receipt, the quality of
8			income, to use the phrase of Mr.
9			Justice Brandeis in Brown v.
10			Helvering"
11	44226	I	spare you the reference:
12			"In my judgment, the language
13			used by him, to which I have
14			already referred, lays down an
15			important test as to whether an
16			amount received by a taxpayer
17			has the quality of income."
18	44227	Не с	ontinues:
19			"Is his right to it absolute and
20			under no restriction,
21			contractual or otherwise, as to
22			its disposition, use or
23			enjoyment? To put it in another
24			way, can an amount in a
25			taxpayer's hands be regarded as

1	an item of profit or gain from
2	his business, as long as he
3	holds it subject to specific and
4	unfulfilled conditions and his
5	right to retain it and apply it
6	to his own use has not yet
7	accrued, and may never accrue?"
8	When the CRA took the position it
9	took in '98, it based itself on the Robertson decision,
10	and that is the very case that I have read you an
11	excerpt from.
12	Is that correct?
13	44230 MR. ADAMS: That is correct, sir, but
14	I think it is important that we are aware that the
15	measures in 12(1)(a) and 20(1)(m) were introduced by
16	Parliament after the Robertson decision.
17	The Robertson decision stood at a
18	time when, essentially, the predecessor to section 9
19	only existed, and it was quite possible that the Court,
20	in Robertson, essentially found that the conclusion of
21	gross income earned with no reserve was an unreasonable
22	result, and developed the criteria of quality of
23	income.
24	But I don't know that you can dispute
25	the fact that 12(1)(a) bringing the amounts

1	advances into income, post-dates the Robertson
2	decision.
3	MR. GRONDIN: Yes, I grant you that,
4	sir, and we will address that text in more detail later
5	on.
6	But I just wanted to point out that,
7	nonetheless, in 1998 and that was 54 years after the
8	Robertson case to take a position, the CRA referred
9	to the Robertson case when asked about whether an
10	advance in certain circumstances could be considered as
11	income under section 12(1)(a), and a reserve could be
12	taken under 20(1)(m).
13	Actually, I bring your attention to
14	the third page, which is the last page of that
15	document, where the CRA further explains its position.
16	I would refer you to the two first
17	paragraphs of the last page. They say:
18	"The Courts have considered
19	paragraph 12(1)(a) of the ITA
20	with respect to the issue of
21	whether amounts received by
22	taxpayers on account of goods
23	sold have the quality of income.
24	In this respect, they have held
25	that deposits that are

1		contingently received are not to
2		be included in the computation
3		of the business income of a
4		taxpayer. The test in this
5		respect is whether the funds
6		have become the absolute
7		property of the vendor. In
8		other words, where a taxpayer
9		holds funds subject to specific
10		and unfulfilled conditions and
11		the taxpayer's right to retain
12		and apply them to his or her own
13		use has not yet accrued, the
14		amounts so held are not to be
15		included into income."
16	44237 T	hat, again, is based on the same
17	notions that we have	ve seen in the Robertson case.
18	44238 I	draw your attention now to the next
19	paragraph, which sa	ys:
20		"The facts that you disclosed in
21		your letter appear to indicate
22		that the amounts received by the
23		taxpayer do not have the quality
24		of income"
25	44239 -	- again, the same test:

1		"in that, if the purchaser
2		does not accept the product, the
3		vendor is obligated to refund
4		the amounts received from the
5		purchaser. Accordingly, in our
6		view, the amounts received by
7		the vendor would not have to be
8		included in income under
9		paragraph 12(1)(a) of the ITA.
10		Hence, subsection 20(1)(m) of
11		the ITA would not apply."
12	44240	Have I read that correctly, sir?
13	44241	MR. ADAMS: You have read it
14	correctly, yes.	
15	44242	MR. GRONDIN: And you do not dispute
16	that this interp	retation bulletin was published by the
17	CRA in 1998.	
18	44243	MR. ADAMS: Well, this isn't an
19	interpretation b	ulletin. The term we use is that this
20	is a technical o	pinion, which was released by a service
21	of a piece of	communication between ourselves and
22	the particular re	equester here.
23	44244	This is somewhat unique to its facts,
24	and I don't thin	k that can be overlooked.
25	44245	But you do know that our

interpretation bulletin is much more generic, and 1 published with --2 They have a somewhat different 3 44246 presentation. This is a little --4 44247 5 MR. GRONDIN: I am not attacking you, sir, I am just asking you whether --6 44248 MR. ADAMS: No, no, I am just 7 8 explaining that this isn't a bulletin. 44249 MR. GRONDIN: This was published in 1998. 10 11 44250 MR. ADAMS: Yes. 12 44251 MR. GRONDIN: And you referred to the 13 facts, that it's important to look at the facts, because you said that this interpretation was specific 14 to the facts. So you would agree with me that the fact 15 pattern -- different facts -- circumstances -- are 16 important at times to take a position. 17 18 44252 MR. ADAMS: They are. 19 44253 MR. GRONDIN: During your testimony you also referred to an exception applicable to 20 21 lawyers. 22 44254 Actually, I first asked you a 23 question about exceptions, and I would now draw your attention to Tab 6. 24 25 44255 Actually, this is section 34. You

1	refe	rred to it during your testimony when questioned by
2	Mr.	Battista.
3	44256	COMMISSIONER OLIPHANT: Mr. Grondin,
4	expl	ain to me what the provisions of section 34 have to
5	do w	ith what we are dealing with here.
6	44257	I thought Mr. Mulroney was not acting
7	as a	lawyer, but was acting as a business consultant.
8	This	section deals with lawyers, accountants, dentists,
9	medi	cal doctors, veterinarians and chiropractors.
10	44258	MR. GRONDIN: I will grant you that,
11	sir.	
12	44259	Two reasons, to answer your question.
13	The	witness referred to an exception or, I don't
14	know	if he called it an exception
15	44260	COMMISSIONER OLIPHANT: He talked
16	abou	t lawyers' trust accounts being an exception.
17	44261	MR. GRONDIN: He did, but he referred
18	to t	he fact that lawyers could not invoice their work
19	in p	rogress at the end of one year.
20	44262	And granted that Mr. Mulroney
21	test	ified that he did not act as a lawyer in his
22	mand	ate with Mr. Schreiber; however, he is a lawyer,
23	and	when he explained that he had certain basic
24	prin	ciples in mind, that could have been you know,
25	he i	s a lawyer, and that very knowledge is part of what

1	1 lawyers believe the income tax prov	ides.
2	2 44263 I am just asking h	nim, if it was in
3	3 reference to section 34(a), when you	u testified that
4	4 lawyers actually, not only lawye	rs, but other
5	5 persons practising in professional	practice, could
6	decide not to invoice their work in	progress at the end
7	7 of each year.	
8	8 44264 COMMISSIONER OLIPH	HANT: Just a
9	9 minute, Mr. Adams.	
10	.0 44265 Mr. Battista	
11	.1 44266 MR. BATTISTA: If	I may, Mr. Adams,
12	just before you answer	
13	.3 44267 Commissioner, I ur	nderstand that my
14	.4 colleague is in cross-examination as	nd he is exploring
15	different areas; however, I think y	our point is well
16	taken, and it is an area that I did	not cover with the
17	witness intentionally.	
18	.8 44268 I understood the e	evidence to be that
19	the work was not being done as a la	wyer but as a
20	consultant, and that none of the pr	ovisions of the Bar
21	Act or any of the obligations that	lawyers are required
22	to follow were at issue here.	
23	This witness is, o	obviously, not being
24	asked to comment on the specific fa	cts of the case
25	before you; however, in order to in	form you, obviously,

1	background and context is important, and I would
2	suggest, respectfully, that the context here is more in
3	keeping with the practices of people involved in
4	business, and not with obligations which lawyers or
5	other professionals may have, who, in those
6	circumstances, would be obliged to follow other
7	provisions of other laws which are not at issue here.
8	COMMISSIONER OLIPHANT: Thank you.
9	Mr. Grondin, perhaps you can proceed,
10	but do so bearing in mind my comments and those of Mr.
11	Battista, please.
12	MR. GRONDIN: Yes, I will.
13	Pause
14	44273 MR. GRONDIN: The fact that I am
15	turning pages now, sir, means that I am taking your
16	comments into account.
17	So I will now refer you, Mr. Adams,
18	to the text prepared by Mr. Frankovic that we referred
19	to earlier. It is a text that was published in 2002
20	entitled "The Taxation of Prepaid Income".
21	Were you aware of the existence of
22	this text, sir?
23	MR. ADAMS: Yes, sir.
24	MR. GRONDIN: Okay. I understand
25	that Mr. Frankovic teaches tax law at Osgoode Hall.

1	44278 Is th	at correct?
2	44279 MR. A	DAMS: That is correct.
3	44280 MR. G	RONDIN: Again, my purpose here
4	is not to review the wh	nole text with you, far from it,
5	but I just want to brin	ng to your attention certain
6	excerpts of the text th	nat illustrate that there is
7	still in 2002 when t	this author, actually according
8	to the opinion of that	author, there is still
9	controversy about the a	application of 12(1)(a) and
10	20(1)(m) of the Income	Tax Act, and I will bring your
11	attention to some excer	rpts.
12	44281 First	of all, page 45, under the
13	heading "The Statutory	Rules Governing the Taxation of
14	Prepaid Income, Inclusi	ion and Deferral under Paragraphs
15	12(1)(a) and 20(1)(m)".	
16	44282 It re	ads:
17		"The statutory scheme relating
18		to the taxation of prepayments,
19		deposits, and other unearned
20		amounts received by a taxpayer
21		appears"
22	44283 Appea	rs.
23		" on its face, to be
24		straightforward and
25		uncontroversial."

1	44284 Pl	ease now look at page 46, the text
2	where the author cor	ntinues.
3	44285 Th	e first the second paragraph,
4	the one that begins	by "It is not clear", it says:
5		"It is not clear whether a
6		'security deposit' in respect of
7		a purchase of goods or services
8		is included in income under
9		paragraph 12(1)(a) As
10		discussed earlier, some
11		contracts will call for such a
12		deposit as a way of guaranteeing
13		the purchaser's commitments
14		under the contract or at least
15		affirming the purchaser's
16		intentions to fulfill the terms
17		of the contract."
18	44286 Fu	rther down the same page the author
19	now refers to a deci	sion by the Federal Court of
20	Appeal:	
21		"However, in the Imperial
22		General Properties case"
23	44287 Th	at is a decision rendered in '85,
24	by the way:	
25		" the Federal Court of Appeal

1	found that the predecessor to
2	paragraph 12(1)(a) did not apply
3	to a deposit received by the
4	taxpayer from the prospective
5	purchaser of some real estate
6	from the taxpayer."
7	44288 If you go to the end of this
8	paragraph, it summarizes the conclusions of that court
9	"The court went on to hold that
10	the deposit should not be
11	included in the taxpayer's
12	profit in the year of receipt
13	under general principles,
14	because one of the conditions of
15	the agreement remained
16	unfulfilled as of the end of
17	that year."
18	So again, the author is summarizing a
19	decision from the Federal Court of Appeal relating to
20	contracts.
21	Again, you will agree with me that it
22	is important to look at the terms of the contracts,
23	what was the agreement between the parties to make a
24	determination under the Income Tax Act?
2.5	44291 MR. ADAMS: I would agree to look at

1	that. But, I mean, these cases are also influenced by
2	the facts in those particular cases.
3	There were unusual aspects to the
4	Imperial General properties case. You will recall tha
5	that is the case that two days before the end of the
6	taxpayer's year end he sold a property to somewhere
7	else where largely all of the aspects, the zoning and
8	subdivision all had yet to be determined.
9	The purpose of him doing it that
10	quickly was to have income so he could use up losses
11	that were about to expire. This was largely a tax
12	avoidance scheme and the taxpayer was unsuccessful.
13	But it may not influence subsequent cases quite as
14	strongly as you could be suggesting.
15	I mean, some things are unique to
16	their facts.
17	44295 MR. GRONDIN: I understand the facts
18	are important and we will see that some authors do not
19	agree with your last position, but that's not the
20	point.
21	44296 MR. ADAMS: It wouldn't be the first
22	time.
23	44297 MR. GRONDIN: Okay. The next
24	paragraph, sir, says:
25	"If a deposit is not included ir

1		the year of receipt under
2		paragraph 12(1)(a) it will
3		be included in the computation
4		of profit under section 9 if
5		and when it attains the quality
6		of income."
7	44298	If you go to the next page, 47:
8		"As discussed above, a deposit
9		will attain the quality of
10		income once any conditions
11		precedent to the recipient's
12		entitlement to the deposit have
13		been fulfilled. Presumably, in
14		most cases, this will occur when
15		the subject property is
16		delivered or the service is
17		rendered in other words, when
18		the deposit is in fact earned."
19	44299	If you go to the next paragraph, it
20	says:	
21		"The CCRA has taken the position
22		that paragraph 12(1)(a)
23		applies equally to prepayments
24		and deposits. However, on one
25		occasion, the CCRA stated that

1	deposits are not inclu	ıded under
2	2 paragraph 12(1)(a) if	they do
3	3 not have the quality of	of income.
4	4 Under this view, it ap	pears that
5	5 deposits and unearned	receipts
6	6 without the quality of	income
7	7 are not included in in	come under
8	8 either section 9 o	r
9	9 paragraph 12(1)(a)."	
LO	Then if you go to the next	paragraph,
L1	full paragraph under the heading:	
L2	.2 "The Quality-of-Income	<u> </u>
L3	.3 Requirement Applied to	the
L4	.4 Statutory Scheme of Ta	ıxing
L5	Prepaid Income"	
L6	6 44301 The author goes on to say t	hat there
L7	is another contentious issue.	
L8	.8 44302 He says:	
L9	.9 "An interesting and ra	ıther
20	contentious issue is t	he
21	applicability of the	
22	quality-of-income test	to the
23	unearned amounts descr	ribed in
24	paragraph 12(1)(a)	In the
2.5	Robertson case. Thorse	n J held

1	that an unearned receipt wo	ould
2	nonetheless be included in	
3	income if it exhibited the	
4	quality of income"	
5	Again you do not disagree that t	his
6	author at least thinks and he wrote this text	which
7	is pretty detailed in 2002 and felt that the	
8	application and interpretation of sections 12(1)(a) and
9	20(1)(m) could give rise to controversies and	
10	interpretations?	
11	I draw your attention to the nex	ζt
12	page, sir.	
13	44305 COMMISSIONER OLIPHANT: What is	your
14	question? I'm not sure you got an answer.	
15	44306 MR. ADAMS: I was formulating or	ne,
16	but	
17	44307 COMMISSIONER OLIPHANT: Well, ta	ake
18	your time and Mr. Grondin will wait for your answ	er
19	before he asks the next question.	
20	44308 MR. GRONDIN: Of course. Of cou	ırse.
21	44309 MR. ADAMS: I think a lot of the)
22	examples that you are drawing attention to is the	
23	author is somewhat struggling with the concept mo	re
24	related to nine and if amounts are included by ni	ne,
25	section 9. that there may not even be a reserve a	fter

1	the end of the year for unearned amounts, or at the end
2	of the year. And that could result in injurious
3	taxation or unfair taxation.
4	I think that some of the points he
5	just makes you know, it appears on the surface to be
6	non-controversial, but some aspects creep in, whether
7	it is the relationship between the parties or the
8	complexity of the services or goods that are being
9	delivered.
10	But you know, I think we are just
11	watching the author experience some angst as he is
12	going through this, but I don't know that he comes
13	clear with a firm opinion one way or the other.
14	MR. GRONDIN: Well, we will get we
15	are pretty close to the conclusions of the text. I
16	just want to draw your attention to a few other
17	excerpts.
18	Page 48, sir, the second paragraph
19	says:
20	"The above passage"
21	And we just left it. It was talking
22	about the Robertson case:
23	"The above passage also clearly
24	indicates that an unearned
25	receipt that lacks the quality

1		of income should not be included
2		in income. Accordingly, one
3		might argue that only unearned
4		receipts with the quality of
5		income should be included under
6		paragraph 12(1)(a) Under
7		this view, paragraph 12(1)(a)
8		would apply to an amount
9		received where the recipient's
10		right to retain the unearned
11		amount was absolute and, if
12		subject to any condition,
13		subject only to a conditional
14		obligation to refund the
15		amount."
16	44315	He then goes on to say, if you move
17	to pag	e 49, at the end of the second paragraph he sort
18	of cor	cludes.
19	44316	He says:
20		"On the basis of this
21		interpretation, it appears that
22		only prepaid income with the
23		quality of income should be
24		included under paragraph
25		12(1)(a) (and presumably also

1	under section 9) and that
2	prepaid income without the
3	quality of income should not be
4	included in income at all."
5	And you were talking about his
6	conclusions. I am now drawing your attention to pages
7	60 and 61.
8	44318 COMMISSIONER OLIPHANT: Hang on a
9	second, Mr. Grondin.
10	44319 MR. GRONDIN: Yes?
11	44320 COMMISSIONER OLIPHANT: You read a
12	paragraph from page 48 to the witness, and then you
13	read part of a paragraph from page 49.
14	Do you have a question that you want
15	to ask the witness about what you have just read or do
16	you just want to put evidence in by reading from the
17	article, which I can read on my own?
18	MR. GRONDIN: I understand that,
19	Mr. Commissioner.
20	Actually I thought, because it was
21	the continuation of what had been said about the
22	Robertson case by Thorson J. and I thought that he had
23	already answered that.
24	COMMISSIONER OLIPHANT: Do you have
25	any questions you want to ask Mr. Adams about what you

1	read to him from page 48?
2	MR. GRONDIN: Okay, I will, sir.
3	You recognize with me that the
4	author, based on the case I just referred to in the
5	previous pages, believes that there is an argument to
6	be made that 12(1)(a) in certain circumstances does no
7	apply to a deposit or advances?
8	That is at least the author's
9	position, understanding of the law.
10	44328 MR. ADAMS: Well, I don't know. I
11	confess to not understanding that point of view,
12	because he is citing a court case from 1944. After
13	1944 Parliament enacts 12(1)(a) that says amounts
14	received on account of services to be rendered at a
15	later date must be included in income.
16	If it is the author's view that
17	before that provision was enacted then his conclusions
18	about income recognition are sound, that might be fair
19	But I don't know how one would draw a conclusion from
20	an earlier court case on how it influences subsequent
21	legislation that is tabled and passed that seems to
22	clearly contemplate capturing these amounts but also
23	providing for a reserve.
24	So I don't know what conclusion to
25	draw, other than he has made a statement.

1	44331 MR. GRONDIN: And actually, sir
2	sorry. Sorry to have interrupted you.
3	We will actually see in the next
4	exhibit, P-53, that this whole issue is addressed by
5	McCarthy Tétrault in their analysis, but I just want t
6	finish.
7	I only have two references to refer
8	you to on that text and we are going to be done with
9	Mr. Frankovic.
10	So if you go back to we are now
11	under the conclusions, and if you go back to page 60,
12	and I think it has been highlighted near the bottom of
13	the page.
14	He is making the reassessment of all
15	the issues raised in his text, but he says I am
16	talking again about the applicability and
17	interpretation of 12(1)(a) to prepaid income.
18	44336 He says:
19	"To complicate matters further,
20	on the basis of the history of
21	the enactment of the
22	predecessors to paragraphs
23	12(1)(a) and $20(1)(m)$, one could
24	argue that prepaid income
25	without the quality of income

1	should not be included in income
2	under either section 9 or
3	paragraph 12(1)(a)."
4	So again you recognize that the
5	analysis of the law, the case law, by this author
6	brings him to conclude that there is still an argument
7	as to the interpretation of 12(1)(a) that is not
8	settled yet?
9	MR. ADAMS: Well, clearly he thinks
10	that, yes.
11	MR. GRONDIN: Okay. And if you look
12	at the next page, 61, he says in the first full
13	sentence:
14	"Some but not all of the
15	foregoing issues could be
16	resolved by the courts, although
17	there is no indication that the
18	courts will provide such
19	resolution in the foreseeable
20	future."
21	So again the conclusion and I
22	grant you that it is the opinion of that author,
23	Mr. Frankovic. But he is of the opinion that there are
24	many, still in 2002, unsettled issues about the
25	interpretation of section $12(1)(a)$ and section $20(1)(m)$

1	of the Income Tax Act; correct?
2	MR. ADAMS: I don't dispute he thinks
3	that, no.
4	MR. GRONDIN: And now just to bring
5	your attention to the text that I referred to earlier,
6	the McCarthy Tétrault analysis, were you aware of that
7	analysis, sir?
8	44343 MR. ADAMS: I hadn't looked at it
9	before I received the documents at lunch time, no, but
10	it is a service that we subscribe to.
11	44344 MR. GRONDIN: Okay. It was published
12	on taxnet.pro, I understand.
13	44345 And again, this analysis was
14	published on November 30, 2005 and you will see that it
15	echoes some of the concerns you raised about the
16	Robertson case having been rendered prior to the
17	enactment of some dispositions.
18	I bring your attention to the second
19	paragraph under the heading "Purpose".
20	44347 It says:
21	"Paragraphs 12(1)(a) and (b)
22	represent an important and
23	substantive departure from the
24	case law in legislating with
25	respect to the date on which an

1	amount received or receivable
2	shall be deemed to acquire the
3	character of 'income'."
4	This is in essence what you told me
5	in some of your earlier responses, answers; correct?
6	Basically.
7	MR. ADAMS: I believe so, yes.
8	44350 MR. GRONDIN: Okay. Then they refer
9	to the ratio of the Robertson matter that I have
10	already read into the record. I won't repeat it.
11	And I bring your attention now to the
12	following paragraph under the quotation.
13	44352 It says:
14	"Paragraphs 12(1)(a) and (b)
15	answer this question in the
16	affirmative."
17	The question being the last one
18	raised by Thorson J. in Robertson.
19	"To put it another way, can an
20	amount in taxpayer's hands be
21	regarded as an item of profit of
22	gain from his business, as long
23	as he holds it subject to
24	specific and unfulfilled
25	conditions and his right to

1	retain it and apply it to his
2	own use has not yet accrued, an
3	may never accrue?"
4	So these authors from McCarthy
5	Tétrault, a very serious law firm you will agree, the
6	say you answer this question in the affirmative and
7	they go on to say:
8	"By specific legislation amount
9	which might be excluded from
10	income on the above principle
11	are now included in income
12	(subject always to the
13	possibility that the taxpayer
14	might be entitled to deduct a
15	reserve under subsection 20(1)
16	in respect of the unearned
17	portion of such income)."
18	This is what you explained in your
19	testimony in-chief; correct?
20	44356 MR. ADAMS: Yes, sir.
21	MR. GRONDIN: But it goes on to say:
22	"In practice, however, it is
23	understood that receipts which
24	are within the general
25	contemplation of Robertson Ltd.

1	v. Minister of National Revenue
2	and which can be said to have
3	been more or less formally
4	received in trust, will not be
5	brought into charge by this
6	provision."
7	So once again, in 2005 you recognize
8	that these authors of this text, despite the fact that
9	the Robertson case was rendered in 1944, despite the
10	fact that $12(1)(a)$ and $20(1)(m)$ were enacted, are
11	nonetheless of the position that:
12	"In practice, however, it is
13	understood that receipts which
14	are within the general
15	contemplation of Robertson
16	and which can be said to
17	have been more or less formally
18	received in trust, will not be
19	brought into charge by this
20	provision."
21	44359 You recognize that such is their
22	position?
23	44360 MR. ADAMS: Well, I have no idea
24	where they draw that conclusion from.
25	44361 MR. GRONDIN: Okay.

1	44362	And in all fairness, if you go under
2	the subsection	"General Rule in Paragraph 12(1)(a)", it
3	says:	
4		"All amounts received in the
5		year in the course of a business
6		are now included in computing
7		income tax for tax purposes even
8		though conservative business and
9		accounting practice might
10		dictate deferment until a
11		subsequent year. Specifically
12		paragraph 12(1)(a) includes:"
13	44363	I will bring your attention to
14	paragraph 2:	
15		"All amounts actually received
16		which for any other reason are
17		considered not to have been
18		earned in the year of receipt.
19		This would include payments
20		which will belong to the
21		recipient absolutely only upon
22		the happening of some uncertain
23		future event or upon the
24		performance by the recipient of
25		some stipulated thing, such as

1		payments for the warranty of
2		merchandise sold."
3	44364 The	y go on to say:
4		"This provision appears to
5		overrule the finding of the
6		Exchequer Court in the case of
7		Robertson Ltd. v. Minister of
8		National Revenue which dealt
9		with the question of including
LO		in income premium advances for
L1		employer's liability insurance
L2		in respect of contracts in
L3		respect of which the exact
L4		premium was not yet
L5		ascertainable."
L6	44365 I w	ill stop there.
L7	44366 So	you recognize that in this text,
L8	this McCarthy Tétrau	lt analysis, the thing that section
L9	12(1)(a) appears to 0	override the position that was
20	established in the Ro	obertson case; correct?
21	44367 MR.	ADAMS: Well, I think they would
22	say 12(1)(a) without	the 20(1)(m) reserve might have
23	overruled Robertson.	But I think that it is also
24	equally fair for ther	m to conclude that 12(1)(a) and a
2.5	20(1)(m) reserve gets	s to the exact same result as

1	Robertson.	
2	44368	So I don't know what conclusion you
3	are asking me to d	raw from that.
4	44369 N	MR. GRONDIN: Well, I was
5	44370 N	MR. ADAMS: 12(1)(a) in isolation
6	clearly would over	rule and consciously by
7	Parliament, when i	t tabled and passed it, would
8	overrule one-half	of the determination of Robertson
9	Ltd.	
10	44371 E	But given that Robertson Ltd.
11	essentially really	allowed the deferral of the one
12	tranche of insuran	ce commissions there that related to
13	an experienced det	ermination that could only determine
14	after the fact, on	e might equally argue that 12(1)(a)
15	and 20(1)(m) essen	tially codify for everyone to access
16	the outcome that w	as in Robertson.
17	44372 N	MR. GRONDIN: Okay. I understand
18	that this is your	position, but if you go back to the
19	excerpt I read you	and again I'm not arguing with
20	you I just want	to point out that these authors say
21	that the provision	appears to overrule the case, but
22	then they go on to	say, where I stopped:
23		"However, this point was
24		recently placed in some doubt by
25		a unanimous judgment of the

1		Federal Court of Appeal in					
2	Imperial General Properties Ltd.						
3	v. R., [1985]"						
4	44373	This is actually the same decision					
5	that was referred	d to by Mr. Frankovic in his text, the					
6	decision of the	Federal Court of Appeal.					
7	44374	So these authors in 2005 think that					
8	12(1)(a) override	es appears to override the Robertson					
9	ratio. However,	they say that this 1985 decision by					
10	the Federal Cour	the Federal Court of Appeal put that very proposition					
11	into doubt; corre	ect?					
12	44375	MR. ADAMS: They say that, yes.					
13	44376	MR. GRONDIN: Okay. I think my next					
14	comment will draw	w a smile on the Commissioner's face.					
15	44377	I have no further questions.					
16	44378 COMMISSIONER OLIPHANT: Thank you,						
17	Mr. Grondin.						
18	44379	Mr. Vickery?					
19	44380	MR. VICKERY: Mr. Commissioner, since					
20	we act for the w	itness, I would ask that we be					
21	permitted to						
22	44381	COMMISSIONER OLIPHANT: That's fine.					
23	44382	MR. VICKERY: Thank you.					
24	44383	COMMISSIONER OLIPHANT: Mr.					
25	Houston?						

1	MR. HOUSTON: No questions, sir.			
2	Thank you.			
3	44385 COMMISSIONER OLIPHANT: Mr. Auger?			
4	MR. AUGER: Thank you, Commissioner.			
5	EXAMINATION: WAYNE ADAMS BY MR. AUGER /			
6	INTERROGATOIRE : WAYNE ADAMS PAR Me AUGER			
7	MR. AUGER: Are you able to assist			
8	the Commissioner on requirements for a taxpayer to keep			
9	records?			
10	44388 MR. ADAMS: Could you help me to			
11	understand? I mean, there is an ability in the Act, if			
12	someone is keeping inadequate books and records for, I			
13	believe a Director of a Tax Service Office to issue a			
14	requirement to keep proper books and records.			
15	It is usually something that is done			
16	after a determination that the records were inadequate			
17	for tax officials to verify income.			
18	MR. AUGER: What about records to			
19	justify expenses by an individual taxpayer?			
20	MR. ADAMS: You mean is there an			
21	obligation under the law?			
22	MR. AUGER: Right, under either the			
23	Income Tax Act or other authority, CRA?			
24	44393 MR. ADAMS: I can't speak to other			
25	authorities.			

1	44394	One is expected to produce books and
2	1	records to allow departmental officials to review and
3	7	verify amounts that are reported. If there is a lack
4	C	of documentation, reasons for that could be considered
5	C	or discussed.
6	44395	There is an obligation under the Act
7	t	to make your books and records available for our
8	C	officials to review them, and I guess they are expected
9	t	to be of a certain level that would allow that to be
10	C	done.
11	44396	MR. AUGER: In terms of justifying
12	6	expenses, are you able to assist the Commissioner on
13	V	whether there is a minimum time period for which a
14	t	taxpayer is required to keep such documents?
15	44397	MR. ADAMS: There is provision in the
16]	law. I believe it suggests that you should keep
17	1	records for six years. That would typically be the
18	t	three years that would be open and three additional
19	7	years.
20	44398	I think that is just and there may
21	6	even be an opportunity to allow someone to request
22	I	permission to destroy them earlier than that, but there
23	ā	are books and records requirements and retention
24	I	periods defined in the Act.
25	44399	If you wanted, I could undertake to

1	report them back to the Court.				
2	44400 COMMISSIONER OLIPHANT: A quick				
3	question. If the taxpayer isn't claiming expenses, you				
4	don't really care if there are documents are not, do				
5	you, if no claim for deduction for expenses is being				
6	advanced?				
7	MR. ADAMS: There really wouldn't be				
8	an inquiry about an unknown expense.				
9	COMMISSIONER OLIPHANT: Right.				
10	MR. AUGER: Thank you, Commissioner.				
11	Thank you, sir. Those are my				
12	questions.				
13	44405 COMMISSIONER OLIPHANT: Mr.				
14	Vickery?				
15	44406 MR. VICKERY: Just one or two				
16	questions.				
17	EXAMINATION: WAYNE ADAMS BY MR. VICKERY /				
18	INTERROGATOIRE : WAYNE ADAMS PAR Me VICKERY				
19	MR. VICKERY: Mr. Adams, my friend				
20	took you to the McCarthy Tétrault analysis and put to				
21	you a proposition in relation to Imperial General				
22	properties, the Imperial General Properties case.				
23	It's at page 2 of the documents.				
24	MR. ADAMS: Yes.				
25	MR. VICKERY: Could you tell me, sir,				

1	what is your understanding of the principle upon which
2	the Imperial General Properties cases turns?
3	MR. ADAMS: Well, I had only had a
4	chance to think about it today when it was identified
5	as a highlighted point in the article. But, as I say,
6	I was reading through it and the dispute was whether
7	income had been realized in 1968 and would have been
8	allowed to offset some losses that were being carried
9	forward that were going to expire in that particular
LO	year or two years after the fact when it looks like a
L1	lot of the impediments to what might normally be a part
L2	of a real estate development transaction had largely
L3	materialized.
L4	The debate was simply whether the
L5	\$70,000 in this particular case was income in 1968, the
L6	earlier period.
L7	In this case the taxpayer was trying
L8	to argue that he had income earlier than what the
L9	department thought might have been his income earning
20	period.
21	As I say, I think that the Court
22	found against the taxpayer just because it was a very
23	unusual set of factors and circumstances, and I think
24	the Court was able to see what the taxpayer's objective
25	was and to draw a conclusion

1	44415 I mean sometimes	I mean sometimes you might say bad				
2	facts produce bad laws. I think t	his was an outcome				
3	that may stand for the idea that i	ncome isn't earned				
4	until a later date, but I think it	is coloured by the				
5	facts that were considered by the	Court in that case.				
6	44416 MR. VICKERY: An	d is it fair for me				
7	to suggest that the outcome of the	case would appear to				
8	be determined by the presence of s	specific conditions in				
9	the agreement of purchase and sale	under consideration?				
10	44417 MR. ADAMS: I th	ink that had a large				
11	influence on the decision, yes.					
12	44418 MR. VICKERY: Th	ank you.				
13	Those are my que	stions. Thank you.				
14	44420 COMMISSIONER OLI	PHANT: Thank you				
15	very much. Any redirect examinati	on?				
16	44421 MR. BATTISTA: J	ust two points,				
17	Commissioner, following what has b	oeen asked.				
18	EXAMINATION: WAYNE ADAMS BY MR. E	BATTISTA /				
19	INTERROGATOIRE : WAYNE ADAMS PAR M	Me BATTISTA				
20	44422 MR. BATTISTA: Y	ou have no formal				
21	legal training, I understand, Mr.	Adams?				
22	44423 MR. ADAMS: I wo	rk with lawyers.				
23	44424 MR. BATTISTA: Y	ou work with lawyers.				
24	Poor you.					
25	But you are invo	lved in the				

1	application of the law and in understanding how it					
2	should be applied and followed.					
3	MR. ADAMS: Yes.					
4	MR. BATTISTA: Is that fair?					
5	44428 MR. ADAMS: Yes.					
6	MR. BATTISTA: That I believe was it.					
7	The other point is, it has been sort					
8	of accepted by everyone, but it is something that I					
9	omitted to specifically state, but it is understood in					
10	the documents you received. What you explained in					
11	terms of the retainer provisions, they are provisions					
12	that were in application in the year 2000 and in the					
13	1990s as well?					
14	MR. ADAMS: The provisions in					
15	12(1)(a) and 20(1)(m) were unchanged during those					
16	years.					
17	MR. BATTISTA: Thank you.					
18	That's it for me.					
19	COMMISSIONER OLIPHANT: All right.					
20	44435 MR. BATTISTA: Specifically '93?					
21	44436 MR. ADAMS: Unchanged in that time.					
22	MR. BATTISTA: Okay. Thank you.					
23	44438 COMMISSIONER OLIPHANT: I take it					
24	there is no reason why Mr. Adams can't be excused?					
25	Mr. Adams, I have listened carefully					

1	to your evidence and I have drawn one conclusion from
2	it, amongst others, and that is that I am very happy
3	that I didn't do tax law.
4	I want to thank you for coming. I
5	understand that you have a plane to catch and I want to
6	wish you a safe trip in excusing you, sir.
7	44441 MR. ADAMS: Thank you.
8	44442 COMMISSIONER OLIPHANT: Just before
9	we leave for the day, are there any other witnesses for
LO	today?
L1	44443 Ms Brooks?
L2	MS BROOKS: Thank you, Commissioner.
L3	We have Salpie Stepanian, who will be
L4	here tomorrow to testify. We, counsel, would like to
L5	seek your permission to have an early end to the day
L6	today. We believe that with the three witnesses
L7	tomorrow, they can be completed in the morning.
L8	44446 And Ms Stepanian I have spoken to
L9	her counsel can be here tomorrow, so we are
20	suggesting to you that she be stood down until that
21	time.
22	44447 COMMISSIONER OLIPHANT: Okay. So
23	tomorrow then, as I understand it, we have two
24	witnesses from the Prime Minister's Office, and another
25	witness?

1	MS BROOKS: No. We have Mr. Fred					
2	Bild, the former Ambassador to China.					
3	COMMISSIONER OLIPHANT: Oh, right.					
4	44450 MS BROOKS: We have Ms Christiane					
5	Sauve, who is from CRA.					
6	COMMISSIONER OLIPHANT: Right.					
7	MS BROOKS: And we will have					
8	Ms Stepanian, who is from the PMO, on the					
9	correspondence piece.					
10	44453 COMMISSIONER OLIPHANT: Okay. And					
11	you think that we will finish the evidence fully by					
12	lunchtime tomorrow?					
13	44454 MS BROOKS: Yes.					
14	44455 COMMISSIONER OLIPHANT: Well, all					
15	right then. I have no problem with stopping now.					
16	What about other counsel? Is that					
17	fine with everybody?					
18	I listened to Mr. Mulroney for six					
19	days and I find myself more tired listening to an hour					
20	and a half of tax law here.					
21	Thank you very much.					
22	MR. YAROSKY: Would you like us to					
23	bring him back?					
24	44460 COMMISSIONER OLIPHANT: It is no					
25	comment on the witness whatsoever.					

1	44461	Mr. Adams,	thanks	very	much.	You	are
2	free to leave						
3	44462	We will br	eak off	until	9:30	tomoı	row
4	morning.						
5	Whereupon	the hearing ac	djourned	at 4	:05 p.	m.,	
6	to resume	on Thursday, M	May 21,	2009 8	at 9:3	0 a.m	. /
7	L'audienc	e est ajournée	à 16 h	05, po	our re	prend	re
8	le jeudi	21 mai 2009 à (09 h 30				
9							
10	We her	eby certify tha	at we ha	ve ac	curate	ly	
11	transo	ribed the fore	going to	o the	best o	of	
12		our skills ar	nd abili	ties.			
13							
14	Nous ce	ertifions que c	e qui p	récède	est ı	ıne	
15	transcr	iption exacte e	et préci	se au	meill	eur	
16	de nos	connaissances e	et de no	s com	pétenc	es.	
17							
18							
19							
20							
21	Lynda Johanss	on c	Jean Des	aulni	ers		
22							
23							
24							
25	Fiona Potvin	S	Sue Vill	eneuv	9		