

ARONSON CAN BE ASKED IF RACISM PLAYED A PART IN SECURING MARSHALL'S
CONVICTION 56:10326-10329

ARONSON'S OPINION AS TO WHETHER MARSHALL'S CONVICTION WAS SECURED BY THE
LYING OF MARSHALL AND SEVERAL WITNESSES IS NOT RELEVANT
56:10220-10223

ARTHUR WOODBURN MAY BE RECALLED AT A LATER DATE TO ALLOW COUNSEL TO
REVIEW CERTAIN DOCUMENTS 17:3082-3086

BURGESS CAN BE QUESTIONED IN HIS CAPACITY AS A READER ON E.A. MARSHALL'S
REPORT 38:7180-7182

CARROLL CAN BE ASKED IF HE WILL RELEASE MICHAEL HARRIS FROM ANY OFFER OF
PRIVILEGE OR PROTECTION 49:8975-8979

CARROLL CAN BE QUESTIONED AS TO WHAT EFFORTS WERE MADE BY RCMP DURING
THE 1982 REINVESTIGATION TO FIND CORROBORATION FOR THE ALLEGATION
THAT DONALD MACNEIL THREATENED CHANT WITH PERJURY 49:9032-9034

CARROLL CANNOT COMMENT ON WHETHER MICHAEL HARRIS'S CRITICISM OF DONALD
MACNEIL IS RELATED TO WHEATON'S CRITICISM OF MACNEIL 49:9049-9051

CARROLL DOES NOT HAVE TO GIVE AN EXPLANATION AS TO WHY HE WILL NOT
RELEASE MICHAEL HARRIS FROM ANY OFFER OF PRIVILEGE 49:8978-8982

CARROLL MAY BE LED BY GEORGE MACDONALD; COMMISSION COUNSEL ARE IN A
DIFFERENT POSITION FROM OTHER COUNSEL IN THAT THEY HAVE TO EXAMINE
AND CROSS-EXAMINE TO GET AS THOROUGH AND COMPLETE A COVERAGE AS
POSSIBLE 48:8748-8749

CARROLL'S LAWYER MAY ONLY ASK QUESTIONS ON MATTERS WHICH RELATE TO HIS
CLIENT 46:8480-8482

COLES MAY BE ASKED ABOUT THE RUDDOCK AND WILLIAMS CASES BUT THERE CAN BE
NO QUESTIONS ABOUT ANY INDIVIDUALS' INNOCENCE OR GUILT
85:15013-15019

COUNSEL MAY RECALL JOHN PRATICO AND MARGARET PRATICO FOR
CROSS-EXAMINATION ON NEW EVIDENCE PRESENTED TO THE INQUIRY ON THE
MORNING OF OCTOBER 6, 1987 14:2371

COUNSEL MUST ASK ONLY QUESTIONS THAT ARE RELEVANT TO THE PEOPLE THEY ARE REPRESENTING 23:4272-4274

DERRICK MAY NOT ASK STEWART ABOUT POLICIES WITHIN THE FEDERAL PENAL INSTITUTIONS 71:12703-12705

DERRICK MAY NOT QUESTION MCCONKEY ON VARIOUS THEORIES ABOUT THE PENAL SYSTEM 71:12570-12571

DISCUSSING SPECIFIC PEOPLE IN THE GOVERNMENT WHOSE POSITIONS ARE OUTSIDE THE CRIMINAL JUSTICE SYSTEM IS NOT RELEVANT 22:4092-4097

DON MURRAY MAY QUESTION AS TO THE HONESTY OF MACINTYRE'S AND URQUHART'S TESTIMONY AS COURT WITNESSES 28:5229-5231

DON MURRAY'S QUESTIONING RE MICHAEL HARRIS' ALLEGATIONS IN JUSTICE DENIED IS NOT ALLOWED EXCEPT FOR QUESTIONS ABOUT QUOTES ATTRIBUTED TO WITNESSES 54:9887-9890

DONALD MARSHALL JR. SHALL NOT HAVE TO TESTIFY IN FRONT OF TELEVISION CAMERAS AND FLOODLIGHTS 81:14325-14353

E.A. MARSHALL CAN BE ASKED BY BISSELL WHAT HAPPENED TO HIS (MARSHALL'S) REPORT AFTER IT WAS FILED, AND ABOUT RCMP PROCEDURE RE FILING REPORTS 31:5789-5791

EBSARY'S ATTITUDE TOWARDS RACIAL GROUPS IS NOT RELEVANT 2:358-360

EUGENE COLES MAY BE ASKED TO COMMENT ON A HYPOTHETICAL SITUATION - THAT COLES WAS SENT TO READ SYDNEY POLICE FILES AS A WAY OF INVESTIGATING DONNA EBSARY'S INFORMATION 39:7236-7238

FEAGAN MAY BE ASKED IF HE AGREED WITH THE ATTORNEY GENERAL'S DEPARTMENT THAT THERE WAS NOT THE NECESSARY INTENT REQUIRED UNDER SECTION 110 TO PROCEED AGAINST THORNHILL 83:14520-14522

GEORGE MACDONALD MAY ASK GORDON GALE ABOUT THE EVIDENCE NECESSARY TO CONSTITUTE GROUNDS FOR LAYING A CHARGE OF COUNSELLING PERJURY 75:13443-13444

GIFFIN CANNOT BE ASKED ABOUT DISCUSSIONS IN CABINET MEETINGS UNTIL THE COMMISSIONERS HAVE AN OPPORTUNITY TO REVIEW COUNSELS' BRIEFS AND HAND DOWN A DECISION 57:10340-10343; 10361-10399

GIFFIN WILL NOT BE ASKED QUESTIONS INVOLVING CABINET DISCUSSIONS UNTIL AFTER THE COMMISSIONER'S RULING (THAT SUCH INFORMATION CAN BE HEARD) IS APPEALED TO THE SUPREME COURT OF NOVA SCOTIA 58:10502-10511

HARRIS WILL BE ASKED TO GIVE EVIDENCE TO THE COMMISSION BUT MATHESON WILL NOT 71:12673-12682

HERSCHORN MAY BE ASKED HOW HE ARRIVED AT THE CONCLUSION THAT HOW AND COLES' DECISION NOT TO PRESS CHARGES IN THE THORNHILL MATTER WAS CORRECT 86:15142-15145

HOW MAY BE ASKED IF HE THINKS IT WAS APPROPRIATE FOR THE CROWN TO ASK THE COURT OF APPEAL TO EXONERATE THE JUSTICE SYSTEM 60:10844-10846

J. TERRANCE RYAN MAY COMMENT ON WHEN THE SYDNEY POLICE DEPARTMENT SUSPECTED MARSHALL 11:1872-1873

JAMES O'BRIEN DOES NOT HAVE TO BE QUALIFIED AS AN EXPERT WITNESS SINCE HE OBVIOUSLY IS VERY EMINENTLY QUALIFIED 13:2317

JOHN MULLOWNEY MAY NOT COMMENT ON THE APPROPRIATENESS OF THE RESPONSE BY THE SYDNEY POLICE RE MARSHALL'S LETTER TO EBSARY BUT HE MAY ANSWER SPECIFIC QUESTIONS ON THE MATTER 9:1602-1604

JUDGE ANDERSON MAY BE ASKED HIS VIEWS ON MINORITIES AND THE JUSTICE SYSTEM IN GENERAL BUT MAY NOT BE QUESTIONED ON SAME AS IT RELATES TO JUDICIAL THINKING 50:9167-9172

KEITH BEAVER WILL BE CALLED AS A WITNESS 29:5401-5403

LAFOSSE CAN CROSS-EXAMINE WHEATON BUT ONLY AS IT RELATES TO THE ACTIVITIES OF HIS CLIENT, HERB DAVIES 46:8485-8488; 8490-8492

LEWIS MATHESON MAY COMMENT ON CURRENT PRACTICE IN THE PROVINCIAL COURTS 28:5158

MACINTYRE'S BELIEF TODAY AS TO WHETHER CHANT LIED WHEN HE SAID HE DID NOT SEE MARSHALL STAB SEALE IS RELEVANT TO THE COMMISSION'S INVESTIGATION 33:5998; 6172-6173

MACINTYRE'S REASONING AS TO WHY THERE ARE SIMILARITIES IN CHANT'S AND PRATICO'S STATEMENTS, IS RELEVANT TO THESE PROCEEDINGS 33:6177-6179

MURRANT IS ALLOWED TO MAKE AN INTERVENTION TO THE COMMISSION ON BEHALF OF CBC AND ATV RE ALLOWING TV CAMERAS DURING PRATICO'S TESTIMONY 8:1313-1320

MURRAY MAY QUESTION SCOTT ABOUT COMPILING THE RED BOOK ON THE MARSHALL INVESTIGATION, EVEN THOUGH THIS HAS ALREADY BEEN COVERED BY OTHER COUNSEL, BECAUSE IT DOES RELATE TO MR. MURRAY'S CLIENT 51:9403-9405

OSCAR SEALE MAY INDICATE TO THE COMMISSION AREAS THAT HE FEELS SHOULD BE EXAMINED BY THE COMMISSION 29:5390-5399

OUTHOUSE MAY NOT PUT QUESTIONS TO MR. WHEATON DURING RECESS. DUE TO A MATTER OF SOLICITOR-CLIENT RELATIONSHIP, MR. WHEATON IS NOT AVAILABLE TO COUNSEL OUTSIDE OF THE ACTUAL HEARINGS 42:7832-7834

PATRICIA HARRISS IS EXCLUDED FROM HEARING THE TESTIMONY OF TERENCE GUSHUE AND THERE IS TO BE NO COMMUNICATION TO HER WITH RESPECT TO THE EVIDENCE MR. GUSHUE GIVES WHILE ON THE STAND 15:2690-2692

PATRICIA HARRISS MAY BE QUESTIONED ABOUT A STATEMENT GIVEN TO THE RCMP BY MARSHALL WHILE HE WAS IN DORCHESTER EVEN THOUGH IT HAS NOT YET BEEN INTRODUCED INTO EVIDENCE AND COUNCIL FOR MARSHALL HAS NOT BEEN SHOWN THE STATEMENT 16:2932

PATTERSON MAY NOT BE QUESTIONED ON PRE-HEARING DISCUSSIONS HE HAD WITH COMMISSION COUNSEL 55:10037-10043

PRINGLE OBJECTS TO SPICER ASKING DEBBIE GASS TO GIVE EVIDENCE ABOUT PAROLE PRACTICE AND PROCEDURE, AND SPICER INDICATES HE WANTS GASS TO TALK ABOUT THESE MATTERS ONLY IN RELATION TO DISCUSSIONS SHE HAD WITH MARSHALL 40:7367-7368

PUGSLEY MAY ASK WHEATON QUESTIONS THAT ARE RELEVANT TO WHEATON'S CREDIBILITY BUT NOT QUESTIONS THAT RAISE COLLATERAL ISSUES; THE COMMISSION WILL GIVE COUNSEL THE OPPORTUNITY TO CONSIDER AND TO MAKE SUBMISSIONS ABOUT RAISING COLLATERAL MATTERS NOT DIRECTLY RELATED TO THE MATTER BEFORE THE COMMISSION WHICH AFFECT THE CREDIBILITY OF WITNESSES 45:8256-8275

PUGSLEY MAY INTRODUCE THE THREE PAGES (MISSING FROM COPIES OF THE CBC DISCOVERY TRANSCRIPT) CONSTITUTING JOURNALISTIC PRIVILEGE AS IT IS HIS DISCOVERY EXAMINATION 45:8275-8277

RELEVANCE OF EXPLORING THE RACIAL ATTITUDES OF WITNESSES WILL BE DECIDED ON AN INDIVIDUAL BASIS FOR EACH WITNESS 6:1122-1125

RICHARD WALSH MAY BE ASKED ABOUT A COMPLAINT, SIGNED BY CLARENCE PAUL 9:1463-1466

ROSS CANNOT ASK CARROLL WHY THE 1982 REINVESTIGATION WAS NOT DOCUMENTED. TO WHAT DEGREE THE 1982 REINVESTIGATION WAS DOCUMENTED BY THE RCMP IS A MATTER FOR THE COMMISSION TO DECIDE 49:9073-9074

ROSS MAY NOT CONTINUE TO ASK CACCHIONE ABOUT A "RACIST" STATEMENT MADE BY JUDGE ANDERSON 65:11658-11660

ROSS' REQUEST THAT THE COMMISSION CALL KEN CRAWFORD AND BERNIE JONES IS DENIED 89:15766-15770

RUBY CANNOT ASK CHRISTEN IF THERE IS A PRACTICE IN THE RCMP OF TELLING THE ATTORNEY GENERAL'S DEPARTMENT WHAT THEY WANT TO HEAR. 54:9954-9957

RUBY MAY SEE THE EXPENSE RECEIPTS SUBMITTED BY MACLEAN 88:15738-15747

RUBY MUST SEPARATE QUESTIONS ABOUT HONESTY AND COMPETENCE WHEN QUESTIONING MACINTYRE 35:6433-6436

RUBY'S APPLICATION TO CALL SUPERINTENDENT ROY AND CYRIL HOUSE IS DENIED 89:15857-15859

RUBY'S ASKING CHRISTEN IF THE AG'S OFFICE HAS SUFFICIENT STAFF TO PURSUE SEVERAL CASES AT ONCE IS QUESTIONABLE 54:9957-9958

RUBY'S REQUEST THAT THE COMMISSION CALL VENNER IS DENIED 88:15752-15766

RUTHERFORD MAY COMMENT ON THE PROCEDURE OF HOW PEOPLE WHO ALLEGE THEY ARE WRONGFULLY CONVICTED GET THEIR CASE REVIEWED UNDER S.617 OF THE CRIMINAL CODE 53:9770-9777

SCOTT CAN BE ASKED IF HE KNOWS OF ANY OTHER CASES INVOLVING PUBLIC OFFICIALS, FRIENDS OF PUBLIC OFFICIALS, OR PEOPLE WHO ARE WELL KNOWN, WHERE THE ATTORNEY GENERAL'S DEPARTMENT STOPPED AN INVESTIGATION OR PREVENTED THE PROSECUTION FROM GOING AHEAD, BUT HE CANNOT DISCUSS SPECIFIC CASES 51:9349-9352

TELEVISION LIGHTS WILL BE TURNED OFF DURING JOHN PRATICO'S TESTIMONY AND CAMERAS REMOVED 8:1309-1324

TELEVISION LIGHTS WILL BE TURNED OFF DURING MARGARET PRATICO'S TESTIMONY AND THE CAMERAS REMOVED. TAPE RECORDERS AND MICROPHONES ARE OK 13:2249

TERMS OF REFERENCE: IF AT THE END OF THE HEARINGS ANY COUNSEL FEELS THAT WITHIN THE TERMS OF REFERENCE OF THIS COMMISSION THERE IS AN AREA NOT CANVASSED, COUNSEL HAVE AN ABSOLUTE RIGHT TO RAISE IT 29:5399

THOMAS CANNOT BE ASKED IF GORDON COLES HANDLED POLITICALLY SENSITIVE CASES DIFFERENTLY FROM NON-POLITICALLY SENSITIVE CASES 84:14905-14912

WHALLEY'S INTERPRETATION OF THE REFERENCE ORDER IS IRRELEVANT 62:11214-11217

WHEATON CAN BE ASKED TO EXPLAIN WHY INFORMATION GIVEN HIM BY WAYNE MAGEE WAS NOT INCLUDED IN MAGEE'S STATEMENT, EVEN THOUGH WHEATON HAS ALREADY EXPLAINED WHY INFORMATION WAS LEFT OUT OF STATEMENTS 44:8055-8067

WHEATON CAN BE EXAMINED ON WHY HE REVEALED BILLY JOE MACLEAN'S NAME WHEN RESPONDING TO A QUESTION ABOUT THE RELEASE OF FILES BY THE ATTORNEY GENERAL DEPARTMENT 44:8169-8175

WHEATON CAN BE QUESTIONED ABOUT THE RELEASE OF FILES BY THE ATTORNEY GENERAL DEPARTMENT BUT CANNOT MENTION NAMES OR DETAILS OF THE INVESTIGATION 46:8420-8426

WHEATON CAN GIVE EVIDENCE AS TO HIS ACTIONS AS A POLICE OFFICER FOLLOWING HIS BELIEVE THAT MACINTYRE PERJURED HIMSELF BEFORE THE COMMISSION, BUT LEGAL OPINIONS GIVEN TO WHEATON ARE NOT ADMISSIBLE 42:7756-7760

WHEATON'S AND ALL RCMP NOTES IN HANDS OF COUNSEL WILL BE MADE AVAILABLE TO ALL COUNSEL 36:6642-6647

WHEATON'S SERVICE RECORD FILE CANNOT BE ADMITTED 45:8279; 8281-8285

WHEATON'S TESTIMONY ON THE RELEASE OF FILES BY RCMP AND BY THE ATTORNEY GENERAL'S DEPARTMENT TO INDIVIDUALS BEING INVESTIGATED IS ALLOWED; HOWEVER, DETAILS AND EVIDENCE ON SUCH INDIVIDUALS IS NOT 43:7952-7961; 7963-7966

WHEATON, WITH REGARD TO CHARGES ARISING OUT OF THE 1982 REINVESTIGATION, MAY SAY WHETHER HE RECEIVED INSTRUCTIONS TO CONTINUE INVESTIGATING OR LAY CHARGES, OR IF HE KNOWS IF ANYTHING IS HAPPENING IN THIS REGARD 43:7973-7975

WILDSMITH MAY ASK MCCONKEY FOR PROFESSIONAL ADVICE ABOUT THE PENAL SYSTEM 71:12624-12627

WILDSMITH MAY NOT QUESTION KEVIN LYNK ABOUT PROGRAMS OF CORRECTIONS CANADA AS IT IS OUTSIDE THE MANDATE OF THIS INQUIRY 40:7452-7456

WILDSMITH MAY QUESTION KEVIN LYNK ABOUT INDIANS WORKING IN THE CORRECTIONAL SYSTEM IN NOVA SCOTIA BECAUSE WILDSMITH'S CLIENTS ARE GRANTED A STANDING ON A DIFFERENT BASIS 40:7450-7451; 7454-7456

WILDSMITH MAY QUESTION MCCONKEY ABOUT NEWSPAPER ARTICLES DEALING WITH THE PENAL SYSTEM 71:12627-12632

WILDSMITH'S REQUEST THAT THE COMMISSION EXAMINE THE PROVINCE'S RESPONSE TO THE MICMAC TREATY MOOSE HUNT IS DENIED 89:15770-15784; 15856

WITNESSES MAY BE INTERVIEWED BY ANY COUNSEL AND CAN DO SO BY ASKING COMMISSION COUNSEL TO ARRANGE IT 10:1643-1645

WITNESSES MAY BE RECALLED BY ANY COUNSEL WHO WAS ABSENT DURING THE INITIAL EXAMINATION AND BELIEVES CERTAIN QUESTIONS WERE NOT COVERED IN THE TESTIMONY 20:3608-3614

WITNESSES WHO ARE RECALLED CAN BE RE-EXAMINED BY ALL COUNSEL
9:1449-1450

WOODBURN MAY DISCUSS HIS RELATIONSHIP WITH BROOKS MCGUIRE BUT NOT GO
INTO DETAILS ABOUT THE STATEMENT MACGUIRE GAVE HIM 20:3706-3709

WYLIE SPICER MAY QUESTION E.A. MARSHALL AS TO WHAT STATEMENTS HE
RECEIVED FROM JOHN MACINTYRE BY REFERRING MARSHALL TO HIS 1971
REPORT, RATHER THAN ASKING HIM TO RECALL FROM MEMORY AS SUGGESTED BY
MR. PUGSLEY 30:5612-5613