

I N D E X

VOLUME 29

ARONSON'S MISCELLANEOUS NOTES -----PAGES 1 - 32

EDWARDS' MISCELLANEOUS NOTES -----PAGES 33 - 55

MEDIA POOL COPY



STEPHEN J. ARONSON
BARRISTER & SOLICITOR

~~to pay 2450.00~~

On May 5/82 at 3.00 P.M.
John MacIntyre was honoured with
his 2nd gold bar for his long &
meritorious service as a politician
at Government House.

- info. rec'd from N. Dewetter
May 5/82 4.30 P.M.

ARONSON, MACDONALD
(902) 483-9181

May 24

- arr. 9.30 in Roy Gould
- Seale had attended dance, left 11.30 + went in others (Elaine Dickson, Keith Brewer, RCMP Soddicks) going to walk through Park + go to Wentworth St + catch a bus home
- Marshall being taken (Keltic) going through Park

Jimmy McNeil - 6'2

Seale had been with
 Seale had been with + Ebbony + a drunk man + now
 Jr. in Harris + Cusker, then back to McNeil + Ebbony; they leave the
 back - Jr. in McNeil

- cut + tear in jacket from avoiding knife

Chant - the closest he got to park was Byron where he bumped into Marshall
 big red headed man
 - on probation
 Marshall didn't go near Seale because of remorse after the stabbing

- the same 2 statements by each of P. + C. to police 30/71 5:15 P.M.
 in May 30 - defence didn't know - not X.
 June 4 - " did "

Chant - May 30 - 5:15 P.M. - told of meeting up with Marshall after stabbing, but did not see stabbing saw 2
 fellows who Marshall + Seale, then saw D.M. as Chant was trying to leave
 who said "help me my buddies been stabbed"
 - knew D.M. - cut into from Jr.
 - described one of 2 as being 6'2", but was never in the park + didn't
 see anything!

June 4

by Wayne McLee former Chief of Law + Society
 Hawaii Burke - probation officer

to Urquhart

Mr. Justice - } → around 9:30 - we know you were in park + saw stabbing
 Mrs. Chant - } - in the story

82-02-16 - RCMP - def. didn't see murder.

- took police to park to give them what they wanted
- felt Jr. did it! Indians out to get him. People
- McNeil wanted to charge him with perjury if he changed his st.

H.W. - really pressured; taken by police on Crown for a drink - had to tell the truth
 - a good witness; not crazy or retarded; a fish cutter, married

Pratio - been treated by a psychiatrist since (Aug/70)
 - lives in deathly fear of Indians
 - had a nervous breakdown in Aug/77

Dr. H.A. Hgan of C.B. Hospital - a good witness
 - complete schizophrenia exhibited by inability to tell truth + low self insight
 - fantasias; disturbs in accordance with needs + wishes
 - a very unreliable witness

H. Co. - police + woman were well aware of it

P. - to RCHP - st. to MacI. + MacD.

- saw S. + Jr. at dance (Jr. was recent dance)
- " S. + Jr. in park + stabling

H.W. - Pratio was still at dance when stabling happened - have statement of 2 other witnesses
 Barbara ~~George~~ ^{Joan Alcott} Simons V. (ale - 47 Rotary Dr. - Barbara Floyd + ~~stabling~~)

June 77 MacI. - "you know + you must tell us - put words in his mouth; being badgered by police

- not allowed to talk to Chest.
- pushed by a few Indians
- "heaps there were no grudges - I feel bad"

(GROUP)
 Beau + Dickson walked in Seale to park + then to a bin at which pt S. bumped into Marshall

Pratio heard Marshall's story from Jr. on May 29/82 while drinking in lumberyard

3/

(19)
 H.W. - Patricia Harris (La. teacher) meets Marshall on rd.; other people on street - 2 other
 RCMP St. - (important witness) people - made 3 stts. to police; felt police badqued her & changed her stts.
 [well spoken & should be a good witness] - definitely did not see Seale; felt
 pressured & afraid by - from police; felt obligated to stick in st. police
 - student saw Seale as he was off in McNeil & Ebsary

st. to Sydney police
 June 15/71 at 1:20 A.M. - police took up her st. first 2 statements & took the kind in
 which the S. is identified as being a Jr.

- a few days after A.O. Gunn, a lawyer saw Harris & her mother
 June 29/71 - "buddy" doesn't remember details, but advised them to tell the truth.

- refused to let her speak in pants until she broke down in tears
 MacIntyre has nervous - can't pin her down - H.W. spoke to him along in Swift - Supt. of RCMP Sydney.
 i.e. Harris is intelligent

April 9, 1970 Ebsary convicted of carrying a concealed weapon

On Nov. 15/71 J. McNeil is 2 of his brothers goes to Sydney Police: he & R.E. at Sgt. Turner
 walking on Crescent through Park; talked by Jr & S., Jr. grabs McNeil & S. arms
 Ebsary for money - Ebsary stabs S.; Eb. told J. McNeil it was self-defense.

st. taken by John F. McIn. and to McNeil who went to Anderson who referred to RCMP - E.A.
 Marshall - now Supt. RCMP - Ottawa.

Eugene (Ebsary) E.C. Smith - polygraph operator in St. John N.B. in private firm now interviewed McNeil & Jr
 on polygraph in motel room.
 - Ebsary truthful
 - McNeil - in conclusion - but not intelligent - goes with the drift, but an
 O.K. witness

- heard McNeil's office when Myall had a 40 answer - according to Madison.
 - in 1971 polygraph was new, the best, could it go wrong.

My letter: McIntyre figured it would be same just like the last; RCMP would confirm evidence.

Ebsary - a Nfldan.; in Br. Navy; Can. Navy, Mercant Marine; worked in the gallery.

- Sarsen's st. of
 - Ebsary - "I'll give you all I've got" - to Seale

Woody Woodburn - S.C.P. did most recent investigation into Ebsary re present conviction for st.

Mrs. Ebsary (Mary) - father an alcoholic - a 'doornut' - a nice lady.
 (60's) - after 3 or 4 interviews tells H.W. the truth
 I'll see you in 11 F. last review

- in '71 - Greg 17 } Ebsary's 2 children
- Donna - 13 }

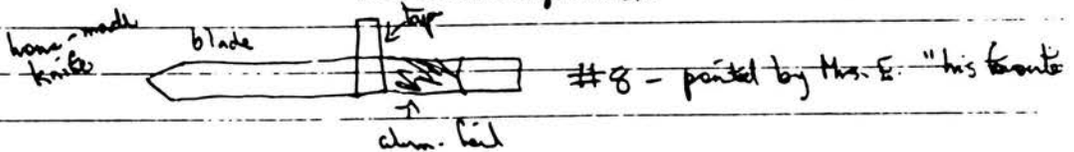
Ray - no sex after Donna; a queer; always had knives; a grinding wheel in basement
 - assist cook in '71 - threatened the cook at Irish Pub - W.H.'s police + so change in 19
 - violent household - came home drunk + plays with knives + threatens family
 - she spoke to Mrs. Tipton a few days after ~~May 20~~ May 20/82
 - dressed as described by Marshall.
 - a very dangerous man

- on May 28 - Ray + H.M. come home; Ray goes to kitchen; H.M. says to Mrs. - Ray no sex has some tin in the park + yells to Ray - You sure gave it to that fellow (or nigga)
~~Ray~~ Ray: "You shut up" + told H.M. to leave + go home but not through Park
 - Donna flying in from Boston on Friday - saw Ray washing blood from his hands + knife

to H.W.
 Ebsary - like names nothing to him - killed 40,000 Germans - he believed it -
 - believes he's an ordained Minister etc; sunk the Bismarck
 - when under stress, he suffered a heart attack; i.e. when being questioned by H.W.
 - no admission of guilt as yet.

Knives - Greg had all ¹⁰ knives - after polygraph R.E. stayed in house for 7 years, Ebsary's son - ¹⁰ kept in his room for 2 yrs - then 5 yrs - just walking dog after dark.
 - no drinking; no homos - a recluse
 - in 1979 Susan came in + Ebsary dressed Susan as a dandy, converted her into a home house

Dr. Donnan - Ebsary - syphilis - brain damage.
 C.B. Hospital - a non-reactant to polygraph
 - a real nut; only 1 other case; N.S. - "morally sound like an animal" - they think brain damage as well.



Lab Report - Seale's jacket - 20 fibers from middle lining - RCMP has slides, not Exhibit
 - type has 4 fibers from ^{Seale's jacket} RCMP has an actual sample
 - Evers, Adelpus (Dolph) of RCMP, Seattle - fibers expert
 - " now has Ebsary's clock, which he may have worn on night of stabbing

Oscar Seale - retained Bondman in Sydney to complain to CRTE

H Joel Pirk

Best Evidence - leading case -

1975 SH No. 0A928 - Sampson v - The Queen.

R. v Hornsberg -

Hagen v R. 1979 SCC 0012

Jones, MacIsaac, P. 200

d

Cole

- F.E. is going to handle 537 3434
- satisfied w/ miscarriage of justice; had no objection to a free pardon
- all material to be available - through F.E.

~~Jun 18/82
 Cole - Cox.
 - H Cole to
 - he will not recommend.~~

H Bentley. (already told Cole of Hunt's discussion w/ him)

Hunt is Senior J. as MacKeigan is away, I am to be the applicant.

Chambers

- a double-bundled - get new evidence if any
- then appeal books + letters
- a Chambers App for directions to include - setting down
- motion to have new evidence
- miscellaneous

- can hear date in full. probably
- serve Dept of J. or let them know date.

Donald.

From If you knew where the 2 guys lived, why didn't you tell MacTrotter? R.C.P.
 - hell's may, you need to hear, but were picked 7 S.C.P.

From 30/82 - CW Jr. - he said he told police - linked to activity.

July 14, 1982

11.00 - 11.30 A.M.

CW George Fitterer at his office

- I advised him of pts. of Practice
Chart

Harris - read him 3 pts.

- he was not aware of them & not provided to him by either MacNeil or
McIntyre

- vividly recalled P being interrupted ^{during trial} by a court att. who indicated a person
wished to see him; went out & saw Practice who K. didn't remember; P.
identified himself; K went back & got the Sheriff who got D. MacNeil; all
proceeded to Barristers' Room; P. stated he lied; K asked why; P said a lot
did not mention Indians; under re-X from MacNeil Practice said afraid of Indians.

- has not commented to press; only knows what he read in newspaper.

- K let say Le Band paid him & DIA Rosenblum; K not involved in '72 appeal,

- money was not a problem

- does not appear to have done a lot of investigation; they acted on info. from
"Indians" or witnesses

- he was 1st lawyer to see Marshall ^{in jail} & told own story on stand as to K.; no
change; this impressed K.; Marshall not a good witness on stand - ^{not talked down} covered his mouth;

- he was surprised at verdict because of Practice's testimony

- indicated co-operation re alt.

12.00 - 1.00 P.M. C + lunch R F. Edwards; I left

1.00 - 2.00 - C

4.45 - 5.15 P.M.

- CW Raymond Chart (in company w Cpl. J. Cornell & Cst. Hyde.

2nd st. - his mother left the ~~confrontation~~ because she was asked to by MacIntyre & the

- acknowledges been on probation at the time, although not officer - could have
a Dr E at Zeller's

- indicated that after he told his mother he lied he was going to do something

- concerned about J's feelings towards him; he feels nothing but grief

- does not recall June 4/71 interview very well; acknowledges that he may be
blocked it out.

July 15

10.00 - 10.30

CW Prattis

- P had been putting in a septic tank for a fellow; the day after murder he said that he had a hangover; had been in the Park the previous night; the fellow was a friend of MacIntyre, told MacIntyre + Sgt. Brock + other Sgt. came to pick him up:
- P claims to have also been threatened by MacIntyre - jail; called a lie
- " " to have seen Marshall at the dance
- he has not seen Sydney City Police at all since this re-investigation

11.45 - 12.00.

- James McKel - no discussion in his at all; he was co-operative - had no difficulty in executing the aff.; he was concerned about testifying, insofar as the publicity would make him well known in the area in which he lived.

6.45 - 8.00 P.M.

- CW Mary Ebony + Guy Ebony (let me - a large woman)
- Mrs. E. said to me indicative she could help: "Well, why not, he deserves it!" (he being Dr.)
- Guy had kept knives in the drawer in a built-in cupboard in Mechanic St. Louisiana - about 2 weeks before S/S V. case
- Guy: "he was a free spirit" - when he was drinking we just stayed away from him completely; ~~he was a free spirit~~
- Mrs. Ebony - remembers him coming ⁱⁿ + thinking they had been in a fight or been attacked; she was watching CTV news, as was her habit
- has not written to or had any communication with Ray since he has gone into the U.S. + no intention of doing it; wants "a well" between them.
- "I really didn't think he did it"

8.10 - 8.30 - Barbara Lloyd

- a good witness; has a good recollection of the time period & the characters, incl. Sandy Seales Jr., his girl friends & other friends

8.30 - 8.40 - Sandra Lohis

- co-operative, but rather shy

8.45 - 9.15 - Terry Coughlin:

- seemed to be O.B., ~~but~~ not drunk at all, but may have had 1 or 2 before I arrived

11.45 P.M. - H. Peter Latherton - CTCB radio; has a 20 min. tape of Ebsary

July 16

11.00 - 12.00 Peter Cotton - CTCB - Radio - Sydney

- hand tape Dave Reynolds + R.N.E.

12.00 - 2.30 - F.E. - lunch at Jessie's

3.00 - 3.40 - search for Alanna Dixon

1155 Woodmont Rd. ; neighbor said that a Bill Dixon still lives there.

W.M. Dixon - #564-5878

- Alanna Olsen - (403) 354-2078

3.30 - 4.00

Dr. Mian - he must first show all to John Ketter - Hospital's

solicitor & will send it off to me next week - no problem

Prattis - admitted in '71 to adolescent ward at N.S. for ^{panic, jumpy, jittery,} anxiety and paranoia - the bl
+ Indians are out to get him - released from U.S. ^{Aug. 23/71} _{May 25/71} ^{in school}

- family break-up; mother's alcoholism & poverty; history of being ridiculed

- borderline retardation - [he acted out; got in trouble

2nd adm. to N.S. Dec. 12/72 - Jan 12/73; 3rd adm. to N.S.

Is there any correspondence from either Police or Crown Prosecutor in 1971 (May-Nov.)

- No.

J.S.

1 - director of C.C., a prison as defined by S. 2(1) of Pen-Act.

3. - that on March 29, 1982, Donald Marshall Jr. was released from Donchester Pen., in Sackville, N.B. by the N.P.B. as a day parolee at the C.C.

- that at present he is in custody and is required to live at the C.C. for 5 nights of each week; to obtain written authority to leave the Halifax - Dartmouth metropolitan area; to adhere to curfews;

2. - The C.C. is a pre-release centre which is intended to provide transitional support services to inmates, who are serving life sentences like D.M. Jr.

4. - that I have been responsible for the supervision of D.M. Jr. since his release on March 29, 1982 and believe he will continue to need ^{occasional} support from the ~~transition~~ counselling staff at the C.C.

- that I believe as a result of the media & other attention being attendant upon the present Reference before his Hon. Ct. and the unusual circumstances of his release,

optimal

it is the event that this Ct. grants an order.

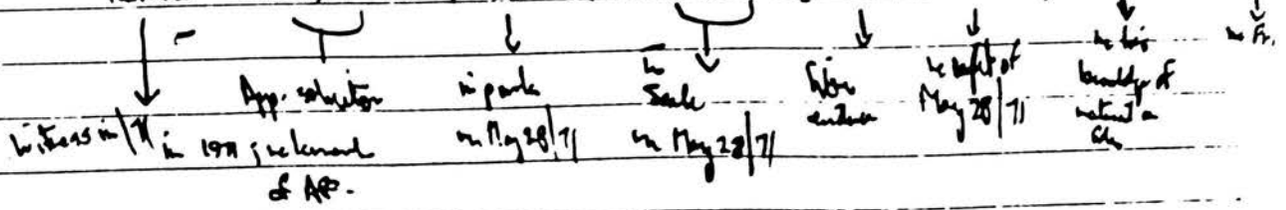
5. That the C.C. is prepared to provide support to D.M. Jr., as and when required by D.M. Jr. until such time as the present Ref. is finally dealt with by this

SA

- Sol. for App. Donald M.J.

- That in addition to the affs. already presented on file herein, it is intended to file Aff.

Harris, Rosen, Khatter, Mitchell, Beamer, ~~Dixon~~, Evers, O. Ebsary, D.M. Jr., ^{Hien}



C. Patricia Harris

- she is one she saw Tr. + Seale at the dance.
- claim's there was a 3rd st. ; Terry Coker was brought into room + they were left alone.

R.W.E. - Th. July 19 - 9:00 a.m. C.C.C.C.

- seemed this might be a Tr. book
- pointed to Proton - notice - P's mother's sister killed by a black.
- concerned about his apt. - papers - comes in P.M.'s, Lou's, Poo
- considered himself as being the one who stated chrg. of counts leading to M's release, when he told Fanson - "Dick"
- doesn't care about himself

CW D.H. Jr. - Sept. 8/62

Jr. did not grab Jimmy MacNeil - ^{conspiracy} he was ~~an intent~~ to commit a robbery
 - after a 10-15 min. conversation; MacNeil + Es. ~~headed~~ turned to leave; ~~Marshall~~
 doesn't remember which of he + S. or both called them back; Seale + Es. talking; S. had
 his hands in his jacket pockets; meanwhile, McNeil was quite drunk + was staggering;
 Marshall did not touch ~~Seale~~ MacNeil; ~~as~~ doesn't remember much of conversation, which
 was no more than 1 minute or so; remembers Es. saying "I got something for you." then
 stabbing takes place.

Donald's memory of events is good to a point: certain events he recalls vividly; others
 he is uncertain of.

Release Pending Determination of Appeal.

s. 608(1) A judge of the Court of Appeal may release an appellant from custody pending the determination of his appeal ... if the appellant establishes that [608(3)] (a) his appeal is not frivolous;

(b) he will surrender himself into custody in accordance with the terms of the order, and

(c) his detention is not necessary in the public interest

s. 608(2) - must give written notice of application to Prosecutor

s. 608(7) - if direction for release under s. 617, s. 608^{(1)(c)} applies -

Re: Brost (No. 2), (1972) 7 C.C.C. (2d) 560 (B.C.C.A.)

Application for release pursuant to s. 608(7) - App. trial had been ordered by C.A., relating to a car theft charge. Hld. the onus is still on the appellant to satisfy the court as to 3 matters in 608(3) - not burdensome

- app. will surrender himself into custody

- detention not necessary in the public interest.

s. 608(3)(c) - not necessary in the public interest means his release will not be detrimental to the public interest in the administration of justice

- see Re Kingatsiak (1976), 31 C.C.C. (2d) 213 (N.W.T.S.C.)

procedure

Evidence to support by way of motion to introduce ^{new} evidence - Aff. of D.M. Jr.

- background J.S.

- occupation

- lifestyle

- habits

- marital status

- must establish 3 matters on the balance of probabilities - see R. v. Moore (1979) 38 U.S.R. 631 (N.S.C.A.)

- in R. v. Woot (1972) 5 C.C.C. (2d) 369 (S.C.A.) per Cole, J. at p. 375, including to 606:

"... I prefer to think that the remedy should take the general form of an ordinary appeal and not be a hearing de novo or one in which either side has the right to submit additional material to the Court of Appeal. However, while no such right exists, the Court, as in appeals, can grant leave in the usual way and upon the usual grounds to a party to produce new evidence. We did so in this instance, accepting a written agreement by counsel as to additional facts and affidavits of two Crown officers, overruling the applicant's objection to the reception of one of them."

③ Key case: R. v. White (1982) 50 N.S.R. (2d) 113 (N.S.C.A.) citing R. v. Demyen (1975), 26 C.C.C. (2d) 324 (Sask. C.A.) C appeal.

per Lulliston

Demyen: "The proper application, in my view, is to give to public interest a comprehensive meaning and to decide, in the circumstances of each case whether or not the public interest requires the prisoner's detention."

- certain affidavits have already been filed indicating the nature of the proposed fresh evidence and based on the information contained therein it may be in the ^{public} interest & the proper administration of justice - enforcement of the criminal law that he will be released.

- and it is submitted that

Reasons for present application by the Appellant:

- (1) Uncertainty as to length of time to resolve present Reference \therefore an inability to make certain plans for future; ~~applicant is not well~~ ^{by appellant} applies to P.B. as well.
- (2) Present restrictions of N.P.B. requiring appellant to live at C.C. 2 days per week, again uncertainty ~~to make~~ ^{Tues. + Wed. night}; any movements outside the jurisdiction of the C.C. requires ~~approval~~ ^{approval} written consent of C.C. staff; similarly consent required to attend
- (3) App. has been in custody since June 4, 1971 to date and ~~is~~ ^{is}
- (4) ~~Inability of P.B. and C.C. staff to set out a plan~~ ^{Pressures of present Reference may have affected} ~~applicant's ability to~~ ^{applicant's ability to} ~~attend work etc.~~

App. for release

Facts:

~~Facts~~: - Arrested charged to n.c. mur. June 4/71

- On Nov. 5/71 convicted of non-capital murder → def.

- Released from Dr. Pent. March 29/82 on day parole to c.c. - a part.

- terms of day parole as set out in aft. of J. Street 5/2

- valid to July 29/82

- On July 27/82 terms of day parole amended to 8/5

- Criminal record

① - not breaches

② - will surrender himself

- has complied in terms of day parole

③

- to enter into a rec. + terms without state's, no understanding

→ - on day held for hearing of appeal.

to surrender into custody

- On Sept. 14/82

1. Purpose of Application

2. - AP of Applicant

- " of my own.

- up to July 27

3. - Copy of existing Parole Board conditions effective July 27/82 - November 27/82

4. - " " Criminal Record

- 1st offense under 50 - 1 day

206(c) - non-capital murder - life

133(1b) - unlawfully at large - mos. consent to life

5. - day parole defined by s. 2 of Parole Act, R.S.C. 1970, C.P.-2:

"... parole the terms and conditions of which require the inmate to whom it is granted the return to prison from time to time during the duration of such parole or to return to prison after a specified period;"

Procedures - Appellate Courts
 RE Evidence

Can we X-examine witnesses who we call, without a declaration that they are adverse, as ordinarily ^{may} ~~they~~ would be from witnesses.

Possible that

don't anticipate calling any oral evidence at Ct. App.

225
Cases - 617 C.C. or similar

- 1) Rowland v The Queen (?) 1947 Court of Criminal Appeal (England)
- 2) R. v Marcotte
or Reference re R. v. Marcotte - Quebec
- 3) ~~see~~ Reference re R. v. Truscott - Ont.

- Questions re 617

(a) re-trial is not likely, as insufficient evidence to proceed on a charge - i.e. no witnesses; still a 'circumstantial' case, although no real evidence; except for McNeil who is adverse

(b) - as if an appeal - (i) already an appeal in Marshall, the grounds should be limited to grounds not covered in appeal? incl. credibility of witnesses?

(ii) proceedings must be limited to grounds upon which Minister referred case

(iii) if evidence admitted, & it points to another individual: can Court of Appeal receive evidence - see Rowland - prejudice case, if charged

- in both (b) & (c) the Minister asked a specific q. re Gonacki

- in both (b) & (c) evidence ^{may be} limited to matters not on which evidence not available at time of trial - see Gonacki

(c) reference is ~~to~~ the opinion of the court only - Ct. sends an opinion to Minister who has to make a decision - "... in order to assist me in deciding what action to take..."

~~Prelim.~~

~~Trial~~

~~Appeal + Factors~~

~~J. of C.A. (1973) 4 N.S.R. (2d) 517~~

~~A Summary of facts~~

~~- and see R. v. Minister~~

~~- a submission~~

- in both (b) + (c) certain problems with exhibits - particularly with establishing + tracing continuous possession of articles of clothing, knives etc., if you can even have such items admitted after proof of continuous possession + if you can even produce the evidence

- if evidence limited to credibility of 3 witnesses who testified at original hearing, will court acquit or merely order re-trial if 617 (b)
- this leads to the conclusion that Minister should have referred under 617 (c) originally, ~~is~~ also a waste of time

- if Court of Appeal

Take A Break

Pitt Gr. Crew

Paul's Hotel

562-5744

Mrs. Hendry

- re: Macintosh

Tom Christos

Member

2 yrs - for Meeting Practice

* Statements of Praticio and Grant of 71-06-04

- need copies

- did R. + K. know of 1st st. from Praticio + Grant?

George McNeil + Sandy McNeil who described men hitting Ebsary and McNeil's daughter to 'a fellow + girl' on a Park Bench on night of murder - 1st #13.

- where are these witnesses

Statements of Myrland Grant referred to in Wheatons report of 82-05-
para. 3; also Larry Burke and Wayne McGee

para 4 - St. of Mary Patricia O'Reilly

- can know any st. of " arising from RCMP conversation with
of Henniss

Has Praticio been asked how he became involved with police?

Report of 82-05-28

- St. of Robert McKeen (Ebsary) - St. John's.

- continuity of possession of Exhibits?

What time did he dance and? English till 10-30; Harris - 11.45; if

Where is Beaver's st. + Dixon's st.

Map(?) - enlarged for transparency

- Charit
- Pratt 60
- Harris
- the fibre guy - Evans - RCMP
- Marshall

4. must be convinced that they lied; no way M. Reardon or S. Khatam could have known of previous st. of witnesses

Georgia Binks (416) 591-1222
 CKO - All-News
 30 Carleton St.,
 Mezzanine level.
 Toronto
 NSB 2E9

- bill should be supported by Marshall; but go to Prov. - Graft

Mtg. - E. J. Munro - April 5/82
 Atlantic Parliament - 6.20 - 8.10 P.M.

H. P. C.S.
 H. H. Brown - April 27/82
 - motion passed by Parl. E unanimous approval of all parties

- H. Dept. of Justice
 S.43 House of Commons
 Act - Regs.

- Prov. should pay my bill; but DCA will end up with it
 - bill to Mr. Minister Marshall + cc E. Prov. + Munro -

Affidants of the Following Witnesses are Required

Dated Even.

✓ - ✓ Terrance P. Gushue - Park - Evidence Transcript pp. 83
 = 630 George St., Apt. 5
 = Sydney, U.S.

✓ ✓ Patricia Harris - Park
 5 Kings Rd.,
 Sydney, U.S.

✓ ✓ Maynard V. Chant Bendah Chant (?)
 Main St.,
 Louisburg, N.S.

✓ ✓ John Louis Pratico
 331 Mackay St.,
 New Waterford, U.S.

✓ ✓ James William MacNeil ○ - Ebsary
 = 222 Mt. Pleasant St.,
 Sydney, N.S.

✓ ✓ Donna Elaine Ebsary ○ - Ebsary
 287 ~~Westgate St.~~ 180 River St., Apt 5A 1-617-647-5558
 Newton, Mass., Waltham, Mass.
 U.S.A. U.S.A.

D. E.

✓ ✓

Greg A. Ebsary
46 Mechanic St.,
Sydney

- Ebsary

✓ ✓

Mary P. Ebsary
46 Mechanic St.,
Sydney

- Ebsary

✓

Donald Marshall Jr.
Carlton Centre,
College St.,
Hobart, T.S.

ACC - his wife (?)
ACC - bail

Jack Stewart
Director
Carlton Centre

✓ ✓

Simon J. Khatter, Q.C.
378 Charlotte St.,
P.O. Box 387,
Sydney, N.S.
BIP 6H2

✓ ✓

C.M. Rosenthal, Q.C. 564-8244
P.O. Box 332, ¹⁹⁷ ~~200~~ Charlotte St.
Sydney, N.S.,
BIP 1C5

~~Allan Dixon~~

- Seale

✓ ✓

Keith Deamer

- Seale

D. Ex.

✓ ✓ A. J. Evers,

- Essey

Hair and Fibre Section

- RCMP Crime Detection Laboratory

Sackville, N.B.

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✓ Stephen J. Aronson - other affs. to be obtained
- aff. re evidence to be given.

S. Sgt. H. F. Wheaton + Cpl J. E. Carroll

RCMP Police

Sydney, N.S.

=

=

✓ ✓ Dr. M. A. Main, M.D., F.R.C.P.

- Practico

Cape Breton County Hospital,

Sydney, N.S.

✓ ✓ Barbara Mary Floyd 562-3071 - Practico
121 Inglis St,
Sydney

✓ ✓ Sandra V. Coté - 589-2702

- Practico

47 Rotary Dr. 564-4353

Sydney.

Witness	Date Sent Subpoena'd	in AF. of Service Orig. Rec'd.	Date Letter to	Date Called Me	Date Interviewed
Maynard Chant	Oct. 19	Nov. 22	Oct. 18	-	Oct. 25
Patricia Hammiss	Oct. 19		Spoke to Oct. 6	N/A	Nov. 17(?)
James MacNeil	Oct. 19	Nov. 22	Oct. 18	Oct. 21	Oct. 24
Cary Ebsary	Oct. 19	Nov. 22	Oct. 18	Oct. 22	Oct. 25
A. J. Evers	Oct. 20 - del'd by hand; E. advised he would return original in eff. of G. Everett	Oct. 21/52	Oct. 9	Oct. 10 N/A	Oct. 20
Donna Ebsary	Oct. 20	Nov.	Oct. 13/62		Oct. 27
Jr.	Oct. 19	Oct. 27	Spoke to Oct. 5	N.A.	

EXHIBITS

H. W. . Oct. 22/62 - he will obtain 10 k. + tapes + envelope from Sydney + return
in his possession + bring to Laurin on Dec. 1 + 2

What is meant by consistent

What are Exhibits -

10 knives

piece of tape in envelope
cardboard basket

} R. A. MacAlpine - CM Serology

Exhibits A + on B - yellow jacket
- brown jacket

Microscopic Slides



March 17/82 - 10 clues rec'd - exhib.
7 exhibits.

→ piece of black tape - cannot identify
- has envelope marked # tape,

knife R4(g)
R4(G) - messy fibre

R4(G) fibres consistent

→ R9 - tape,
- used stereomicroscope,

R4(L) 12 fibres } 3 yellow jacket
5 fibre groups } yellow jacket.
of 7 different types }
↓ 2 types

- define consistent
- when transcript available - can apply for data
for assumption of bearing



PROVINCE OF NOVA SCOTIA

MESSAGE FE 185

TO _____

DATE Frank July 7 TIME 11:55

WHILE YOU WERE AWAY:

MR. - MRS.

MS. MISS Honey Wheaton

OF _____

TELEPHONE NUMBER _____ LOCAL _____

- TELEPHONED
- RETURNED YOUR CALL
- WILL CALL YOU AGAIN
- PLEASE CALL
- REQUESTS AN INTERVIEW
- VISITED YOU

AT _____
R. Marshall
 LEFT THIS MESSAGE

In response to the question "How did Pratie come to the attention of the police?"

USE REVERSE FOR CIRCULATIONS/
 ENCLOSURES/ACTION REQUEST
 FORM 182
 104.2.1/80P/1813A

CALL RECEIVED BY _____

Raymond Poirier who lived next door to Pratie in 1971 [at 90 Victoria Road] advised Chief Max Lutz that Pratie was a witness to the murder.

Re: Donald Marshall, July 8/82

Appeared in App Div. Chambers before Chief Justice W. Kerzan. Aronson and ~~Arthur~~ ~~Edel~~ present.

Aronson's submission;

Objection on how to proceed re Fresh Evidence.

Q-Notice of Appeal in usual form is only to give by usual particulars - 2nd thought - will treat Reference as Notice of Appeal - another notice will serve no useful purpose.

~~Q-Notice~~ of Prelim. Inquiry - not necessary. -
- Aronson stated that 1 or 2 witnesses on prelim did not testify at trial

→ I undertook to ensure that witnesses were advised of s. 5 of the Evidence Act.

IE 106

John's affidavit July 27.

FP 15 - delete.

25. + 27. Insert FP between

27 and 28 relating to
statements taken from Roy,
Greg and Mary.

FE 126

Research - Brown's right to call
reple evidence - Appellate
(1977) 33 CCC(2) 360.

Palmer (1979) 50 CCC(2) 193

McWams.

Cranshaw.

Prelim Remarks.

① Substantial argument as appellants' position on law.

② Brown's basic position is that if Court, Justice & Harris are heard then police should also be heard.

③ That Court will get a distorted view unless the appellant is submitted to press-examine on his affidavit or unless the Crown is permitted to - Crown's view and certain actions of P. not only precipitated events of May 28 but also the course of the subsequent investigation & defence. (Ref. to McNeil's affidavit.)

related to the trial's
appellate

FE 126

Preliminary Remarks.

The Crown's role in this proceeding
 its role in this ^{in any criminal proceeding}
 Crown's role; ^{can be ambiguous at best. It is}
^{in practical terms, being in}
^{in defined terms, they charged it}
^{and are linked to it.}
 to ensure that the Court
 gets a full and balanced account
 of the evidence. In practical terms,
 this will mean that the Crown will attempt
 to call every witness to that

- ^{Appellant's} Discussions with ~~Defense~~ counsel
 and perusal of a draft copy of the Appellant's
 brief have revealed that there is no ~~discrepancy~~
 significant difference of opinion between counsel on the
 law respecting the admissibility of fresh
 evidence; ~~in the scope of which~~ that law
 may conveniently be summarized as follows;

police evidence - req. knowledge of Justice's worth etc.

FE 126

Outline of Appellant's Brief.
Limits of a Response

Admiss. of Fresh Ev. on Appeal.

S. 617 + Fresh Ev.

Testimony of eyewitness changing

Admiss. of Evidence Concerning the Credit of a Witness - Parties
 - Dr. Mian
 - Floyd, Cotie, + Beaver.

Conduct of Third Parties.

Note that he does not mention
 whether he will seek leave to call the Appellant.

FE 126

Law.

- ① Rules resp. admiss. of fresh evidence
- ② Scope broader in reference
(trend against re-adjustment.)
- ③

p. 14. issue of credibility of prime importance.

FE 126

Reluctant Evidence

This is a case where Defence witnesses
(notwithstanding they were Crown witnesses at
trial)

- Crown should cross-examine defence
witnesses on matters which it intends to relate.

Relevance - must be considered in light of defence evidence

Nick Ryan
Hart
Jones
Morrison
Mae Donald

Re. Donald Marshall Oct 5/82.

- made clear that affidavits were not evidence

Aronson - began by stating affidavits filed - insisted that all evidence put in as evidence.

Richard
Pratico
Wheaton
J. W. Hill
Patricia Kassis
Mary, Lanna Greg
Eckers
Wheaton
Marshall - himself

} Witnesses to would like

Pratico - bottom line is that he wants Pratico

- Moving for receipt of affidavits in this application.

Layler 27 CCL(2)321

FE 126

Decision re fresh evidence Oct 5/82.

all appls.

James Wm. McNeil
 Laura
 Greg
 Calliphous
 Donald Marshall
 Grant
 Harris

Dec 1 + 2 at 10:00 a.m.

— Reserve appls. to hear ev. of
 other witnesses

— Reserve an appl. to receive affidavits

Oct 21/82.

FE 143

Re: Marshall

- Call Gene Cole - Paton -
- Was he ordered to look into it in 1974?
- did he have chief's file in office at station.

Patricia Harris

- check for criminal record.
- 1978 - insp. driving
- theft
- City police will provide her card.

Wayward Chant - check for record.

- Did Dave Katerford give statement?
- what about Gary Greene?

/FE 127

Oct 29/82Jim Carrollsee Eckberry.

Eckberry admitted
 on tape that he had
 stolen seal - used a
 penknife which he later hid
 and buried in his back
 yard on Arroyo St. - willing
 to show Carroll,
 - says he believes
 that Marshall went back +
 finished seal off.

Nov. 3/82 @ 11:50 a.m.

DEPARTMENT OF ATTORNEY GENERAL

MEMORANDUM

FROM: Jim Carroll

TO: Frank

RE: Marshall case

Wanted you to know that Mary Patricia O'Reilly is now married and her married name is CSERNYIK and her address is P.O. Box 1066, Red Water, Alberta, T0A 2W0, and her phone number is 1-403-942-2629.



MESSAGE

TO: <i>Frank</i>	
DATE: <i>Feb 21</i>	TIME: <i>2:55</i>

WHILE YOU WERE AWAY:

MR <input type="checkbox"/>	MRS <input type="checkbox"/>	<i>Jim Bond</i>
MS <input type="checkbox"/>	MISS <input type="checkbox"/>	
OF		
TELEPHONE NUMBER		LOCAL

<input type="checkbox"/> TELEPHONED	<input type="checkbox"/> PLEASE CALL
<input type="checkbox"/> RETURNED YOUR CALL	<input type="checkbox"/> REQUESTS AN INTERVIEW
<input type="checkbox"/> WILL CALL YOU AGAIN	<input type="checkbox"/> VISITED YOU
AT <i>P.O. Donald Marshall</i>	

LEFT THIS MESSAGE
<i>Don Marshall is</i>
<i>looking for a position</i>
<i>the people believe that</i>
<i>before after this in</i>

Ottawa are looking
for a document from
the H.D. Court of Appeal
indicating that ~~there~~
they found that
Donald Marshall did
not kill Bondy's wife.
Jim thought perhaps
the final page of
the decision would
be sufficient if we
could locate this

Handwritten
Notes

Marshall

1. Why no pardon?
Court would prosecute independent of Ebery who could have been acquitted on basis of self-defense.
2. Why "cannot be supported by evidence" rather than "misarrange."
Bench very close to ordering a new trial which would have been great thing. My reading they'd be far more inclined to acquit if the submission was waivered in trial it was.
3. Misrepresentation by focus of the burden of proof shifting to Marshall
- Accused has right to remain silent but once he decides to take the witness stand he is obliged to tell the "whole truth" that is what Marshall did not do - never indicated his motives when in park.
- Marshall's counsel wished that his client be acquitted without any reference to the Marsh 192 statement. This would have been a greater distortion of the truth than that we are accused of making.
- Estimating that statement not done with eye to compensation.

John W. Dwyer - Cross. ①

→ Circumstances surrounding taking of statements from:

- ① Hunt
- ② Pratico
- ③ Harriss

— Continuing interest in outcome of this case

① CBC Libel action

② Because he feels a conviction of Esary would reflect badly on him*

*Lead into this by suggesting that he arrested, charged & helped convict wrong man,

— If he knew convict Marshall didn't do it?

— Bungled the investigation & doesn't want to admit it.

— Ever check out Marshall's story — aware that Esary lived near park since 1959.

— Didn't A.G. order him to turn over file by letter April '82

— Wasn't you called out on night of & refuses.

— Had ambition to be Chief at time

John MacIntyre - Cross.

- ^{suit} ~~Letter~~ ^{protest} against CBC - re Nov. 83
 broadcast Sunday Morning.
 - documentary prod by Heather Matheson
 - taped int with P.D., Harris.
 - excerpt.

Maynard Chant - I had to
 say something.

John Pratico - was witness
 according to Dr.

Parker: ~~John MacIntyre~~ → police covering
 witnesses into lying or slanting

Witness Schedule - R.V. Ebary.

② Oscar Seal } How he got to room Westman
① Leotha Seal } Height + weight

Donald Marshall Jr.
Maynard Chant
Donald Marshall Sr.
Ray Gould

Mike Mac Donald

Harry Wheaton
~~Harold Eber - Doug Hyle - cont~~

(picture)?

Greg Ebary
- Mary Ebary
- Paula Ebary

Richard Mac Alpine
- Greg Ashenbult
- Adelphus J. Ewers.

- James MacNeil

- Barlow }
- Storch } voir dire
- Stinger }

- Cpl. James Carroll

- Dr. Nagui. 564-9835

- Leo Mroz

Mon Jan 14/85

1. Donald Jr. cont'd.
2. ~~Patricia Harris~~
3. Donna Ebary
4. Adelphus Ewers
5. Leo Mroz
6. Dr. Nagui
7. Cpl. Carroll.

BEFORE:

The Honourable Mr. Justice D. Merlin Nunn

Writ No. S.C. 00666

The Queen v. Roy Newman Ebsary

List of exhibits put in at the trial of the action at Sydney, N.S.
on the 10th, 11th, 14th, 15th day(s) of January 1985

Pltf.	Property of Deft.	Letter & Number	Description of Exhibit
X		V-D-1 (Ex. 7)	Envelope containing tape
X		V-D-2 (Ex. 8)	Transcript
	X	V-D-3	Transcript from Dr. Akhtar May 7, 1985 (Fitness Hearing)
	X	V-D-4	Discharge report May 11/82
	X	V-D-5	Discharge report July 30/82
X		1	Brown paper containing 10 knives, and piece of tape
X		2	Box containing sample yellow jacket
X		3	White box to transport slides
X		4	Slide small sample brown jacket
X		5	Slide small sample brown wool
X		6	Small sample from Box #2
X		7 (V-D-1)	Envelope containing tape
X		8 (V-D-2)	Transcript
X		9	Evidence of Constable Leo Mroz read in by His Lordship
X		10-A	Photo showing Ebsary in 1971
X		10-B	Large photo showing Ebsary in 1971
	X	11	Evidence from Brian Doucette read in by His Lordship

FE 126

Geoffrey Evers

- qualifications & experience at that time.
- knowledge of frequency of use of such material. - ~~also~~
- ^{was} whether any definite distinction between material in same type of department unq. in different countries.
- remember the brands or labels on jackets.
- any experience or training in computing probabilities.

R & D

