

**CANADIAN
HUMAN RIGHTS
TRIBUNAL**



**TRIBUNAL CANADIEN
DES DROITS
DE LA PERSONNE**

BETWEEN/ENTRE:

RICHARD WARMAN

Complainant

le plaignant

and/et

CANADIAN HUMAN RIGHTS COMMISSION

Commission

la Commission

and/et

WESTERN CANADA FOR US AND GLENN BAHR

Respondents

les intimés

BEFORE/DEVANT:

JULIE LLOYD

THE CHAIRPERSON/
LA PRÉSIDENTE

LINE JOYAL

REGISTRY OFFICER/
L'AGENTE DU GREFFE

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CANADIAN HUMAN RIGHTS TRIBUNAL/
TRIBUNAL CANADIEN DES DROITS DE LA PERSONNE

HEARING HELD IN THE QUEEN ELIZABETH ROOM, DELTA EDMONTON CENTRE,
10222 102 STREET, EDMONTON, ALBERTA ON MONDAY, MAY 29, 2006, A
9:30 A.M. LOCAL TIME

IN THE MATTER OF a complaint filed by Richard Warman dated
June 8, 2004, pursuant to Section 13(1) of the Canadian Human
Rights Act against Western Canada For Us and Glenn Bahr. The
complainant alleges that the respondents have engaged in a
discriminatory practice on the grounds of religion, sexual
orientation, race, colour, national and/or ethnic origin and
disability in the matter related to the usage of
telecommunication undertaking.

APPEARANCES/COMPARUTIONS

Richard Warman	on his own behalf
Giacomo Vigna Ikrame Warsame	on behalf of the Commission
Paul Fromm	on behalf of Glenn Bahr

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1 Edmonton, Alberta

2 --- Upon resuming on Monday, May 29, 2006 at 9:30 a.m.

3 THE CHAIRPERSON: Good morning
4 everyone.

5 There is a couple of preliminary
6 matters that I need to deal with. First, Mr. Fromm, I
7 learned on Friday afternoon that you had asked for an
8 expedited transcript, I think, of the Thursday
9 afternoon, my ruling, and I was asked by the Court
10 Reporter whether that was appropriate and, of course,
11 it isn't. You are not a lawyer, Mr. Fromm. I am not
12 drawing any conclusions from that.

13 The Tribunal had made a ruling with
14 respect to the release of the transcripts and I ruled
15 that they be in ordinary course. If you want to change
16 that, I am happy to hear your application. I will hear
17 from counsel and I will make a ruling. So if you just
18 tell me why you want that transcript.

19 MR. FROMM: Well, we wish to seek
20 outside legal advice as to a possible motion for
21 judicial review in Federal Court. I am advised this
22 morning that the clock starts ticking as of Thursday at
23 noon, this past Thursday, the 25th.

24 If these hearings go as proposed
25 until the 2nd of June and ten days, I am not clear

1 whether that is ten working days or ten calendar days,
2 that puts us three weeks into the 30 days, which
3 doesn't seem enough time for the -- for counsel -- for
4 outside counsel to review the ruling and give us advice
5 in order to meet the 30-day deadline, which I
6 understand is very, very tight. In Federal Court, 30
7 days means 30.

8 So on that advice, I sought to see
9 whether the -- if it was a matter of the money, perhaps
10 I will find out what it was and I thought we had an
11 arrangement with the company. I find it highly unusual
12 that they would betray contents of a private
13 conversation.

14 THE CHAIRPERSON: Thank you.
15 Counsel?

16 MR. WARMAN: Madam Chair, of course
17 your ruling with regard to recusal does not
18 constitute -- excuse me, the Federal Courts have been
19 quite clear that the time to take up a preliminary
20 matter is at the end of the hearing, so if there is a
21 question of judicial review, the Federal Court and the
22 Federal Court of Appeal, particularly in the Zündel
23 matters, have been quite clear that the appropriate
24 time to seek judicial review is throughout the hearing
25 rather than sort of piecemeal throughout the

1 proceeding.

2 THE CHAIRPERSON: Yes, thank you.

3 Mr. Vigna?

4 MR. VIGNA: I have the same comments.

5 It's a preliminary matter, therefore it would be
6 reviewable at the end of the hearing and as for the
7 transcripts being obtained, I think if there is a
8 lawyer that makes a request of the stenographer,
9 perhaps it would be a better situation than having the
10 representative of the respondent asking for the
11 transcripts, a lawyer that is a member of the Law
12 Society.

13 THE CHAIRPERSON: I always have
14 difficulty hearing you, Mr. Vigna. Maybe you could
15 move the mike over a little closer.

16 MR. VIGNA: I said I think it would
17 be better if there was a lawyer that wants to ask for
18 the transcripts who is member of the Law Society that
19 he can obtain them from the stenographer rather than a
20 simple representative.

21 THE CHAIRPERSON: In the
22 circumstances, I do think it is appropriate that I
23 expedite the transcript.

24 Madam Reporter, would you check, it
25 wasn't you, I think, that was here on Thursday. Would

1 you check and see whether or not those could be made
2 available tomorrow morning?

3 And I understand, Mr. Fromm, what you
4 are looking for is the ruling, so starting at 1:30 in
5 the afternoon when we returned from lunch?

6 MR. FROMM: Yes, I was advised it was
7 about ten pages. It was your ruling and the very brief
8 exchange afterwards when I asked about obtaining the
9 transcript of your ruling.

10 THE CHAIRPERSON: Okay.

11 MR. FROMM: That is what I was told
12 was about ten pages and could be obtained relatively
13 quickly.

14 THE CHAIRPERSON: Okay. Thank you.

15 I will order, then, that that
16 transcript be made available in an expedited fashion.
17 Any party that wants a copy of that transcript will
18 make their own arrangements with the Reporter and will
19 pay for that transcript. That is not a Tribunal cost,
20 and so just approach the Court Reporter and make those
21 arrangements.

22 Now, the second issue that we left
23 off with last day arose in relation to the
24 cross-examination of Sergeant Camp, and I heard
25 submissions with respect to the relevance of questions

1 going to the Sergeant's credibility.

2 In my exchange with Mr. Fromm, I am
3 now satisfied that there are -- that those questions
4 are relevant to two particular issues that were
5 identified, most particularly a suggestion that I am
6 going to be hearing evidence that it is possible that
7 Sergeant Camp hacked into Mr. Bahr's e-mail and
8 represented himself.

9 I haven't heard, of course, any
10 evidence on that yet, but for that reason, I will allow
11 some questions that go to the Sergeant's credibility.

12 And so let's continue, then.
13 Mr. Fromm, your cross-examination of Sergeant Camp will
14 continue.

15 MR. VIGNA: Just wanted to bring to
16 the attention of the Tribunal that Sergeant Camp is
17 expected at Court for testimony at 2:00 this afternoon.

18 THE CHAIRPERSON: Okay. Thank you.
19 Go ahead, Mr. Fromm.

20 PREVIOUSLY SWORN: STEPHEN CAMP

21 EXAMINATION BY MR. FROMM

22 MR. FROMM: Sergeant Camp, did you
23 ever investigate who owned the Western Canada For Us
24 one site, who had registered it?

25 MR. CAMP: There may -- I think there

1 is a website you can check, I guess URL addresses to
2 see who registered the WCFU website. I may have done
3 that beginning of the intel. investigation when the
4 WCFU started up. I don't have any notes of it. I
5 can't remember doing it but I may have done it. There
6 is a protocol to follow to do that. You can do that on
7 Stormfront. You can do that on basically any website.

8 MR. FROMM: If I show you a search of
9 the --

10 THE CHAIRPERSON: Mr. Fromm?

11 MR. FROMM: Yes.

12 THE CHAIRPERSON: Would you, if you
13 have not provided that to counsel, I would ask you to
14 give them an opportunity to review and I would also
15 like to review that before there is any questions of
16 the Sergeant Camp. Thank you.

17 MR. FROMM: Would that refresh your
18 memory?

19 MR. CAMP: No, sir. This doesn't
20 look familiar to me.

21 MR. FROMM: So your testimony is that
22 you never attempted to find out who owned or who had
23 registered the website Western Canada For Us or
24 WCFU.com.

25 MR. CAMP: I may have. I may not

1 have. Like I say, I don't have any notes of it and I
2 can't remember doing it but I may have actually looked
3 on that website. I don't remember it being -- is
4 this -- I don't know what this document is. It doesn't
5 look familiar to me at all.

6 MR. FROMM: Okay. Thank you.

7 MR. CAMP: You are welcome.

8 THE CHAIRPERSON: Would you like this
9 entered as an exhibit, Mr. Fromm?

10 MR. FROMM: Yes, if I could.

11 THE CHAIRPERSON: Counsel?

12 MR. WARMAN: Madam Chair, clearly I
13 object to entering that. The witness has stated he has
14 no knowledge of the document. There is no evidence as
15 to who printed it off, as to where it is from. If the
16 witness has no knowledge of it--

17 THE CHAIRPERSON: Thank you. I
18 agree. Mr. Fromm, this document could be introduced
19 through another witness who is able to identify it, so
20 we can just hang on to it for now or you can collect
21 it.

22 MR. FROMM: So your testimony is that
23 you did not recognize this and if you did do a search,
24 you can't recall having done it and you can't recall
25 the results of the search, if you did do it?

1 MR. CAMP: That is correct.

2 MR. FROMM: Wouldn't this seem to be
3 a gap in your case if you are not aware of who owned
4 the site or --

5 MR. CAMP: Again, this was our first
6 internet web investigation. We were troubleshooting
7 our way through the process and learning as we go
8 along. My information is that if you register a
9 website, you can register under any name. So if you do
10 a registry check, it could be an -- information that
11 could be anybody.

12 In other words, if I want to register
13 a website, I can register it under the name of Glenn
14 Bahr, if I wanted to, for example, and it wouldn't
15 really make a difference. So I am not sure. If I did,
16 I don't think I put any, I guess, weight on it.

17 MR. FROMM: So you are saying you
18 would not have had much confidence in any trail that
19 you might have found anyway as to who registered the
20 site?

21 MR. CAMP: Right. As far as this
22 site, I have no idea why I didn't include this in the
23 investigation. There is no reason. I don't know if it
24 was a reason because it doesn't mean anything to me or
25 it is not much weight to it. I put my efforts into the

1 issues or the steps in the investigation that you have
2 before you.

3 MR. FROMM: It wouldn't have seemed
4 significant that -- to you if Glenn Bahr, for instance,
5 had registered the site?

6 MR. CAMP: Right. Well, I guess if
7 he had his name registered on this protocol, whatever
8 website it is that you look at, it would make a
9 difference, but again, at the beginning of the
10 investigation, I can't remember if I checked the
11 website. I may have.

12 I imagine if I did check the website
13 and it was registered under Glenn Bahr I would have
14 kept that document and entered it as evidence. Again,
15 I can't remember looking at the website and, if I did,
16 I can't remember what the result of the search was as
17 far as who owns the website or who the website the
18 registered to.

19 MR. FROMM: I would like to revisit
20 your testimony, if I might, about the raid you
21 conducted on Glenn Bahr's residence in May of 2004.

22 MR. CAMP: The raid, sure.

23 MR. FROMM: That was pursuant to a
24 warrant?

25 MR. CAMP: That is correct.

1 MR. FROMM: And I believe the warrant
2 was filed as HR-10. Would you have a copy of that?

3 THE CHAIRPERSON: It is at Tab 15 of
4 the smaller of the two binders.

5 MR. FROMM: Yes. I think it was
6 filed at HR-10, but it was Tab 15, documents and
7 materials from Sergeant Camp.

8 What according to the warrant were
9 you authorized to look for or to seize?

10 MR. CAMP: It states in the warrant
11 to search: 4

12 "Computer equipment including
13 magnetic or other machine
14 readable storage equipment,
15 digital cameras or other
16 recording devices, programs or
17 software associated with the
18 said equipment or any other
19 device and associated software
20 and manuals, used or capable of
21 being used to create, store or
22 manipulate electronic documents,
23 records, electronic mail or
24 graphic files and any other
25 source material related to the

1 persons and time frame in
2 question from March 08 to May
3 07, 2004."

4 MR. FROMM: Now, HR-11 is a series of
5 photographs, it would seem, of flags and books, flyers,
6 correspondence, bomber jacket, jewelry, newsletters,
7 newspaper article.

8 Were these seized from Glenn Bahr?

9 MR. CAMP: That is right.

10 MR. FROMM: Were those items of flags
11 and jewelry and bomber jacket authorized by the warrant
12 that you got?

13 MR. CAMP: When you do a search
14 warrant, depending on if it is a drug warrant or a
15 property warrant, depending on the crime, you can seize
16 relevant, I guess, materials or evidence that is in
17 plain view to support the charge.

18 For example, if I do a search warrant
19 under the CDSA, Section 11 for cocaine, for example,
20 and I find -- this is for a trafficking charge of --
21 under 5(2) of the CDSA, you can search, if it is not in
22 the warrant, materials that are relevant to the charge,
23 such as accounting books, money, paraphernalia, scales.
24 As long as it is relevant to the charge and doesn't
25 fall outside the scope.

1 So I would say, yes, this was
2 relevant to the charge and I had full authority to
3 seize the items that counsel refers to.

4 MR. FROMM: So you would say that a
5 Red Deer Advocate news article and bomber jacket and
6 personal jewelry would be relevant to the charge under
7 Section 319?

8 MR. CAMP: Yes. I wouldn't have
9 seized it unless I thought it was.

10 Well, what is to laugh at?

11 MR. FROMM: You are asking us to
12 believe?

13 MR. CAMP: I am not asking you to do
14 anything. I am telling you what I did.

15 MR. FROMM: Okay. Mr. Bahr wasn't
16 being charged for his taste in clothing, was he?

17 MR. CAMP: No, sir.

18 MR. FROMM: You said that these
19 objects were in plain view?

20 MR. CAMP: Well, in relation to the
21 search. Like, if you are looking for other source
22 material in regards to computer equipment, everything
23 may not be in plain view. And also if you are looking
24 for documentation to show that the accused lives at the
25 address, for example, envelopes that are addressed to

1 him, which we have a picture of, to show that he does
2 have ownership of that address, you may look into
3 drawers and such and find other items as well.

4 But most of the items there were in
5 plain view.

6 MR. FROMM: Do you recall going
7 through boxes of stored material?

8 MR. CAMP: Again, Constable Huggins
9 actually conducted the search. I dealt with Glenn
10 Bahr, and Constable Huggins was in the bedroom
11 conducting the search, which was a separate room from
12 the living room I was in with Glenn Bahr, and I can't
13 speak for him.

14 MR. FROMM: So you have no knowledge
15 of whether or not material was taken from boxes rather
16 than what might be in plain view?

17 MR. CAMP: Yeah, the materials that I
18 did see in the bedroom, there were materials that were
19 in plain view. They may have been items seized from
20 boxes. I don't know. You would have to talk to
21 Constable Huggins about that.

22 MR. FROMM: So in your definition,
23 boxes could be stretched to mean plain view?

24 MR. WARMAN: Objection, Madam Chair.
25 That is a hypothetical question.

1 THE CHAIRPERSON: I agree.

2 MR. FROMM: Have the materials, the
3 bomber jacket and the jewelry seized now over two years
4 ago been returned to Mr. Bahr?

5 MR. CAMP: No, the matter is still
6 before the Court.

7 MR. FROMM: Sergeant, are you aware
8 that a complaint was filed against you in regards to
9 the raid and other dealings with Glenn Bahr with the
10 Edmonton Police Service?

11 MR. VIGNA: Objection, Madam Chair.
12 I don't see the relevance if there is a complaint.

13 THE CHAIRPERSON: Thank you, Counsel.
14 I have ruled earlier that I am going to allow some
15 questions that relate to credibility issues, so I will
16 allow that question, Mr. Fromm.

17 Again, Mr. Fromm, is that something
18 that we have copies of?

19 MR. FROMM: Do you recognize this
20 complaint?

21 THE CHAIRPERSON: I would like a copy
22 of it as well. Thank you.

23 MR. VIGNA: Madam Chair, this
24 document was never disclosed.

25 MR. FROMM: Oh, yes, it was.

1 THE CHAIRPERSON: I beg your pardon,
2 Mr. Fromm?

3 MR. FROMM: Yes, it was part of
4 Mr. Bahr's original disclosure which he made on his own
5 to the Commission sent up in March.

6 MR. VIGNA: I won't take issue with
7 it because maybe it was.

8 THE CHAIRPERSON: Okay. So sorry,
9 Mr. Fromm, you provided one copy to the Tribunal? I
10 don't have to sort through?

11 MR. FROMM: No, that is it.

12 THE CHAIRPERSON: Okay.

13 MR. CAMP: I think the copy of the
14 complaint that I received was a bit different from
15 this, but the theme of the letter here is similar.

16 MR. FROMM: Can I ask that that be
17 entered in as an exhibit?

18 THE CHAIRPERSON: Counsel?

19 MR. WARMAN: Madam Chair, can we have
20 some better identification of this document? The
21 witness has said that -- sorry, if the witness could
22 perhaps repeat what he just said about identifying the
23 document, whether he actually recognized it.

24 MR. CAMP: I received a notice of an
25 Internal Affairs complaint by Glenn Bahr to our

1 Internal Affairs Section in regards to the search
2 warrant, and the document that I received from Internal
3 Affairs had, I guess, summarized the complaint. I
4 think Glenn Bahr had eight or nine points that he had
5 originally had issue with, and Internal Affairs section
6 had it down to three issues, which I had responded to
7 through the Internal Affairs section.

8 THE CHAIRPERSON: And did I hear you
9 say that this seemed to be a general summary of the
10 concern that was expressed?

11 MR. CAMP: Well, that document that
12 Fromm had given me there, looks similar to the
13 attachment of the original letter that was sent by
14 Glenn Bahr but, again, I didn't read that letter in
15 detail. I stuck to the information I had before me
16 from Internal Affairs section, the three issues.

17 THE CHAIRPERSON: Okay. Mr. Fromm,
18 the concern that I have with this document is that the
19 constable is unable to identify it accurately.
20 Ordinarily that would be a problem for admissibility.
21 Under the rules of this Tribunal, though, there is some
22 informality. I will allow, in the circumstances, this
23 to be entered as an exhibit.

24 Madam Register?

25 MR. WARMAN: Sorry, Madam Chair,

1 there also appear to be two separate documents.

2 THE CHAIRPERSON: Yes, I am seeing
3 that as well.

4 Perhaps, Mr. Fromm, if you could
5 describe this document a little bit more clearly so
6 that Madam Registrar will be able to identify. I am
7 seeing an exhibit here.

8 MR. FROMM: This was all part of a
9 complaint. The single-spaced typing was the complaint
10 proper. The Exhibit 'A' was from Mr. Bahr from memory
11 the exchange between him and Officer Camp and others
12 who were involved in the raid, particularly a woman
13 identified as Cory or Corinne. This was all part of
14 the complaint.

15 THE CHAIRPERSON: So Exhibit 'A'
16 is --

17 MR. FROMM: The single-space was the
18 complaint proper. The dialogue called Exhibit 'A' was
19 written by Glenn Bahr and was part of the complaint.

20 THE CHAIRPERSON: I am noticing that
21 there is fairly significant portions of this that have
22 been blacked out. Could you tell me what those
23 sections are?

24 MR. BAHR: Ma'am, I blacked those out
25 before I sent them to Internal Affairs because I didn't

1 think those points were necessary. There was personal
2 information.

3 THE CHAIRPERSON: Okay.

4 MR. BAHR: I didn't want to be made
5 public.

6 THE CHAIRPERSON: So this is a copy,
7 then-- just to be clear, this purports to be a copy of
8 a transcript but exactly the transcript that was
9 forwarded with the complaint?

10 MR. BAHR: Correct.

11 THE CHAIRPERSON: And what about
12 Exhibit 'D'?

13 MR. FROMM: Exhibit 'D'?

14 THE CHAIRPERSON: The last page of
15 the package I have is entitled Exhibit 'D'. Could you
16 tell me what that is?

17 MR. BAHR: Again, ma'am, it might be
18 better if I explain it. All those exhibits are proof
19 of my actual complaint in the beginning letter. It is
20 basically I attached those exhibits to back up my
21 statements and accusations.

22 So if you look in the letter
23 beginning in the complaint, you will see it refers to
24 Exhibit 'A', 'B', 'C' or 'D'. That is what the
25 following pages are.

1 THE CHAIRPERSON: Okay. I think that
2 is sufficient description.

3 Madam Registrar, you want to take a
4 crack at entering this?

5 THE REGISTRAR: I need three copies
6 of that document.

7 MR. FROMM: I only have three.

8 THE CHAIRPERSON: All right. If you
9 could make additional copies at lunch, that would be
10 great. So perhaps we will hang on to this and enter it
11 as an exhibit once we have the requisite copies.

12 Carry on.

13 MR. FROMM: Madam Chair, we really
14 don't have any budget.

15 THE CHAIRPERSON: I am sorry, sir, we
16 do require three copies of these documents, so I will
17 just hang on to it, and if you could bring me an
18 additional two copies after lunch, we will enter it as
19 an exhibit at that time. Carry on.

20 MR. WARMAN: Sorry, Madam Chair, I
21 don't want to belabour the issue, but if we could also
22 have a copy for each party.

23 THE CHAIRPERSON: Oh, you haven't
24 received a copy?

25 MR. WARMAN: No.

1 MR. FROMM: You have a copy there.

2 MR. WARMAN: We have one copy. There
3 are two parties at the table.

4 THE CHAIRPERSON: Mr. Camp has a
5 copy, too. Maybe he will give you a copy of his when
6 he is done.

7 MR. FROMM: No, he doesn't have a
8 copy. He and I have to share one.

9 MR. VIGNA: Madam Chair, the
10 transcripts themselves I don't understand based on what
11 they were written. Is there an audio tape?

12 THE CHAIRPERSON: No, Mr. Bahr was
13 quite clear and said that -- or Mr. Fromm was quite
14 clear and described that this is a transcript that
15 Mr. Bahr purportedly made from his memory after the
16 exchange with Sergeant Camp.

17 MR. FROMM: This is not a transcript
18 from a recording. This is written down from memory
19 soon after the --

20 MR. VIGNA: So despite the
21 presentation, it is from memory? Despite the way its
22 presented, it is from memory?

23 THE CHAIRPERSON: It is his memory.
24 I think I am quite clear on that.

25 MR. VIGNA: Okay.

1 THE CHAIRPERSON: Mr. Fromm, it is
2 going to be a little cumbersome, I think, to ask
3 Sergeant Camp questions if he doesn't have a copy of
4 the document.

5 MR. FROMM: We will have to share it.

6 MR. WARMAN: Perhaps if the
7 respondent's representative could just clarify whether
8 this is going to be the case for all the exhibits he
9 has.

10 THE CHAIRPERSON: It is a concern, so
11 do you have a particular question of Sergeant Camp
12 relating to this document?

13 MR. FROMM: Yes, I have a number of
14 questions.

15 THE CHAIRPERSON: Okay. Then what I
16 am going to do, Mr. Fromm, is ask you to just defer
17 those questions until after lunch so we all have copies
18 of them. It is difficult for the Sergeant to be
19 answering questions when he doesn't have his own copies
20 in his hand.

21 MR. FROMM: He won't be here after
22 lunch.

23 THE CHAIRPERSON: He will be here
24 until 2. We can also get those copies made at a break
25 as well. The morning break might be a good time to do

1 it.

2 MR. FROMM: I did try to signal this
3 to Member Jensen, and I did try to signal to it on the
4 first day of the Tribunal. We are seriously
5 handicapped. I mean, as it is, the photocopy pile
6 here, we have had to now select things that we
7 originally were going to use and find out already been
8 put into evidence.

9 This mound of photocopying is a
10 serious problem.

11 THE CHAIRPERSON: I appreciate your
12 concern, sir, but we do require those copies, so if you
13 could deal with that. And if this is the only
14 document, I don't see that this is particularly
15 burdensome.

16 MR. FROMM: Well, unfortunately, it
17 is not the only document. Really, you know, the
18 reality is that Mr. Bahr doesn't have the money to do
19 this, and our concern is that lack of money, or
20 poverty, means lack of access to justice. We would
21 like to be competitive. We would like to be able to
22 toss around paper like the Commission does, but these
23 things cost a lot of money.

24 THE CHAIRPERSON: I appreciate your
25 concern, but the procedural rules are fairly clear, and

1 in order to be able to conclude this effectively and
2 efficiently, I am going to require the copies of the
3 documents.

4 So if you could just move on to
5 another line of question that does not -- is not
6 document reliant and we can return to the rest of them
7 later in the day.

8 MR. FROMM: Okay. Still on the
9 matter of the execution of the warrant on Mr. Bahr's
10 residence, did you tell Mr. Bahr that he could be
11 facing charges under Section 319 of the Criminal Code?

12 MR. CAMP: That is correct.

13 MR. FROMM: Did you tell him that the
14 penalty under Section 319 could be ten years in prison?

15 MR. CAMP: Yes, I did, and I want to
16 tell Madam Chair that was a mistake on my part.

17 When I am conducting investigations,
18 whether it is hate propaganda, assault or domestic
19 violence, robberies, one of the things that I think a
20 lot of law enforcement officers aren't sure of is the
21 maximum penalty. They are interested in putting the
22 elements of the charge together.

23 When Glenn Bahr did ask me that, I
24 did think it was ten years at the time. When I looked
25 after and saw that it was only two, I was embarrassed

1 and surprised as well. I thought the sentence -- that
2 was just a simple mistake on my part.

3 If you had asked me today what the
4 maximum for an assault is I wouldn't be able to tell
5 you, or probably any other section of the Criminal
6 Code. Like I say, we are more concerned about putting
7 the element of the charge together and what the
8 disposition of the charge was, I just didn't know it.

9 MR. FROMM: When you gained entry to
10 the residence, who was present initially?

11 MR. CAMP: I will even go back one
12 step further. On gaining entry, Mr. Fromm calls it a
13 raid, we actually got the key from the landlord and
14 opened up the door with the key and stepped in. There
15 were three uniformed officers with me at the time.

16 MR. FROMM: And yourself?

17 MR. CAMP: And Constable Huggins as
18 well and myself.

19 MR. FROMM: So that is five?

20 MR. CAMP: Myself and Constable
21 Huggins were in plain clothes and we brought three
22 uniforms with us.

23 MR. FROMM: And was it your
24 testimony, I guess it would be last Tuesday that you
25 handcuffed Mr. Bahr?

1 MR. CAMP: That is correct.

2 MR. FROMM: But he was not being
3 arrested or placed under arrest?

4 MR. CAMP: No, under the Criminal
5 Code, you can detain and for officer safety you can --
6 if you are worried about your office safety issues you
7 can handcuff, as well, for a period of time, which is
8 what we did. It was my first meeting, actually
9 face-to-face contact with Glenn Bahr, and I had some
10 issues with my safety and the safety of the members
11 inside that residence.

12 Secondly, we don't know who's in
13 there as well or what is in there. We don't know if
14 there is weapons in there. We don't know if there is
15 dogs. We don't know anything.

16 So, again, what is paramount for us
17 in the officer safety of myself and the members that
18 are coming with me inside that apartment.

19 MR. FROMM: You testified, though,
20 initially the only person in the residence was
21 Mr. Bahr. Others came later.

22 MR. CAMP: Yeah, it is hard to know
23 who is in the residence when you first step in until
24 the apartment is subsequently cleared. Even then I
25 don't know who Glenn Bahr is or what he is like as far

1 as his -- how he deals with police, if he is a police
2 hater, if he is violent or anything. So one of the
3 first things we do in a search warrant like that,
4 whether it is a drug warrant, often we will handcuff.

5 MR. FROMM: Your testimony was that
6 early on in the -- your dealings with him during this
7 execution of the warrant, you did ask him if he had
8 weapons?

9 MR. CAMP: That is correct.

10 MR. FROMM: Do you know what his
11 response was?

12 MR. CAMP: Yeah, he said no.

13 MR. FROMM: And this was on May what,
14 7th of 2004?

15 MR. CAMP: That is correct.

16 MR. FROMM: And prior to that,
17 Western Canada For Us with Glenn Bahr taking a major
18 role had had two protests and a public meeting; is that
19 correct?

20 MR. CAMP: There might have been a
21 few more things, but there were some protests and
22 rallies, that is right.

23 MR. FROMM: I think you testified
24 last week when I was asking you that these had all been
25 peaceful events?

1 MR. CAMP: That is correct.

2 MR. FROMM: And from what you knew of
3 Mr. Bahr, he conducted himself peacefully?

4 MR. CAMP: Like I said, I don't know
5 Mr. Bahr, but at the events in question there was no
6 violence or any other overtures of violence at any of
7 the rallies or protests.

8 MR. FROMM: Is it still your
9 testimony that outnumbering him five to one, you still
10 had to handcuff him?

11 MR. CAMP: I have no problem with
12 that question. Absolutely.

13 Again, when we go into a residence
14 like that, it is paramount for us to be concerned about
15 our officer safety. I am not going to put the risk of
16 the -- I am not going to put other officers at risk as
17 well.

18 It is not a tactic or it is not to be
19 aggressive or coercive or anything like that. It is
20 quite simple. We are going into an unknown -- the risk
21 and security threat assessment in that residence we are
22 unsure of and until I am absolutely 100 percent sure
23 that there is no risk here to myself or the members
24 involved, we will go in and we will handcuff.

25 Again, it was a very cordial contact

1 with Glenn Bahr. We went in with a key from the
2 landlord. It was one of the softest entries in all of
3 my years of doing search warrants that I have ever
4 done.

5 But, again, while I am in there, I
6 don't know what Glenn Bahr is like, if he is all of a
7 sudden going to turn on a dime and become very
8 aggressive with us. I don't know if there is weapons,
9 swords, machetes, anything inside that residence.

10 So to really stress here that in a
11 search warrant going into an unknown area, we will
12 ensure the safety of the file investigators and the
13 persons that are going to be searching and making sure
14 that the area is secure.

15 Even then, when we release officers,
16 which we did right away, the only two people for a long
17 period of time inside that residence was myself and
18 Constable Huggins. We don't know who else is going to
19 come inside the door while we are conducting our
20 investigation, which, in my experience over 15 years of
21 doing drug investigations, we have been inside
22 residences doing search warrants with limited personnel
23 due to resource reasons and persons coming in with
24 weapons and more drugs have come in behind us and it is
25 a very serious issue for officers inside a residence.

1 Again, it is an unknown, and with
2 resource problems, we have to ensure that our officer
3 safety is paramount.

4 MR. FROMM: Just to confirm, this was
5 not a drug raid, was it?

6 MR. CAMP: I am using drug raid as an
7 example. Any kind of search warrant, we have to ensure
8 that the officer safety is paramount.

9 MR. FROMM: And having entered and
10 determined that only Mr. Bahr was there and that he
11 said he was not armed--

12 MR. WARMAN: Objection.

13 MR. FROMM: -- after that did you
14 uncuff him?

15 MR. CAMP: There was a period of time
16 throughout the investigation where we kept him
17 handcuffed. Again, there was only two people inside
18 that residence for a long period of time. Constable
19 Huggins was doing the search inside the bedroom and I
20 was outside talking to Glenn Bahr. I don't know who
21 else is going to come in.

22 Again, without revealing the identity
23 of their associates, a few of their associates have
24 serious criminal records.

25 MR. FROMM: Madam Chair, again, I

1 would like that stricken from the record.

2 MR. CAMP: Absolutely not. It is an
3 important issue here. Like I said --

4 MR. FROMM: It is a slander against
5 people in the organization, that people -- we are not
6 allowed to know who they are or what they have done,
7 but the smear is made. People have serious criminal
8 records. We have not even had any evidence, Madam
9 Chairman, that there were any members, perse, of
10 Western Canada For Us. There was a spokesman.

11 THE CHAIRPERSON: Mr. Fromm, you
12 asked a question and you received your answer, and I am
13 not going to strike any evidence, so carry on, please.

14 MR. FROMM: In the course of the
15 search of Mr. Bahr's place, you had conversations with
16 him, did you not?

17 MR. CAMP: That is correct.

18 MR. FROMM: And you asked him who
19 else lived there?

20 MR. CAMP: Yeah, at one point in the
21 investigation I did ask him that.

22 MR. FROMM: And what did you
23 discover?

24 MR. CAMP: Again, Madam Chair, if we
25 are going to go into the statements, what I don't have

1 on me today is a copy of my notes that were taken at
2 the time. So I would be going by memory alone. The
3 notes are a little more specific on the time line and
4 the questions that were asked that are relevant here.

5 I do have on page 9, Tab 8 under
6 Accused's Statements, statements that I can refer to.

7 THE CHAIRPERSON: Okay. I have read
8 those statements, that summary of the decision.

9 So carry on, Mr. Fromm.

10 MR. FROMM: So you determined that
11 there were two other people living there along with
12 Mr. Bahr, did you not?

13 MR. CAMP: That is correct.

14 MR. FROMM: A woman and her
15 seven-year-old daughter; is that correct?

16 MR. CAMP: I think there was a
17 six-year-old, yeah, at the time.

18 MR. FROMM: Do you recall telling
19 Mr. Bahr that you would be contacting Children's
20 Services with a view to an investigation as to whether
21 the child should be removed from her mother?

22 MR. CAMP: Yeah, partway through the
23 investigation and partway through the conversation with
24 Glenn Bahr after he admitted the website was his, I did
25 find out that there was a female living in that

1 residence -- sorry, I knew about a female living there
2 before, but what I didn't know was that there was a
3 six-year-old girl living in this environment and that
4 raised my concerns for the six-year-old.

5 So I explained to Glenn that,
6 unfortunately, I am going to have to at least get a
7 hold of Child At Risk Response Team, which is a joint
8 effort between child -- sorry, Social Services, Child
9 Welfare and the police, that is our Child At Risk
10 Response Team, and then I wanted them to come at least
11 some time in the future investigation the living
12 environment, specifically because of the investigation
13 of what we considered neo-Nazis and white supremists
14 and the WCFU and that the website was being built in
15 this apartment, we thought there may have been meetings
16 that occurred in this apartment as well, so there was a
17 concern for the six-year-old, and I explained that to
18 Glenn Bahr immediately.

19 MR. FROMM: Do you recall using -- in
20 your report the term "a poisonous environment"?

21 MR. CAMP: Yes, I do. I felt that
22 the six-year-old was -- again, we weren't sure how much
23 was going on inside that apartment as far as the
24 activities of the WCFU, but I felt that if there was a
25 potential that the child was being raised in an

1 environment that was unsafe, I remember using the word
2 "poisonous," that Child At Risk Response Team should at
3 least come there.

4 MR. FROMM: So you were essentially
5 saying to Mr. Bahr and later to MsBundschuh that
6 because their views were off the mainstream --

7 MR. VIGNA: Objection, Madam Chair.

8 MR. FROMM: I haven't finished my
9 question.

10 THE CHAIRPERSON: Mr. Fromm, that
11 isn't a question so far. You are putting words in the
12 Sergeant's mouth. If you have a question, ask a
13 question.

14 MR. FROMM: Would you consider
15 calling in Children's Services if two parents were, for
16 instance, nudists?

17 MR. CAMP: I am sorry?

18 MR. FROMM: Would you consider
19 calling in Children's Services if two parents were, for
20 instance, nudists.

21 MR. WARMAN: Objection. Again, it is
22 hypothetical and it is completely irrelevant.

23 THE CHAIRPERSON: I agree. The
24 Sergeant won't answer that question. Carry on,
25 Mr. Fromm.

1 MR. FROMM: Would you consider
2 calling in Children's Services if the parents held
3 views that were, say, very restrictive of the white
4 rights of women, let us say religious views?

5 MR. WARMAN: Madam Chair, again, it
6 is a hypothetical question. It is not directed to what
7 actually occurred. I am objecting.

8 THE CHAIRPERSON: I agree and that
9 objection is sustained. The Sergeant won't answer it.
10 Carry on, Mr. Fromm.

11 MR. FROMM: Time sequence here is a
12 little bit fuzzy. You had this conversation with
13 Mr. Bahr once you learned that there was a six-year-old
14 child and a woman living there, that you intended to
15 call Children's Services with a view to seeing whether
16 the child might be suffering?

17 MR. CAMP: No, to ensure that the
18 child wasn't at risk.

19 MR. FROMM: Why would the child be at
20 risk?

21 MR. CAMP: That was just explained, I
22 think.

23 MR. FROMM: Okay, maybe I am dense,
24 but I didn't get it. Was there any sign of physical
25 abuse of the child?

1 MR. CAMP: The child wasn't there.

2 MR. FROMM: Never? Not during the
3 entire time?

4 MR. CAMP: No. The child was at a
5 babysitter. Even when Corinne arrived, which was the
6 roommate of Glenn Bahr at the time, the child wasn't
7 there.

8 MR. FROMM: You did ask Mr. Bahr,
9 though, about the sleeping arrangements.

10 MR. CAMP: I can't remember. Of the
11 child or of him?

12 MR. FROMM: Of the people in the
13 apartment, but let us say of the child, yes.

14 MR. CAMP: I may have. I can't
15 remember.

16 MR. FROMM: Well, in terms of
17 concern, for instance, did you learn that Mr. Bahr was
18 sleeping with the child?

19 MR. CAMP: Again, I can't remember
20 the --

21 MR. FROMM: Well, did you learn that?
22 I mean, that would be fairly serious. Did you learn
23 such a thing?

24 MR. CAMP: You mentioned the question
25 and I can't remember anything about where the child

1 slept. Again, the investigation for the Child At Risk
2 Response Team, it was going to be their responsibility.
3 I actually gave them a call before us leaving to see
4 when they could come and conduct an investigation
5 there. They couldn't do it that night.

6 Again, just to make it simple, it was
7 a side note, and I want to just highlight that. During
8 the course of the conversation with Glenn Bahr, I
9 realized there was a six-year-old here. To me the
10 environment that the child is in may be a concern for
11 the Child At Risk Response Team. So I told the accused
12 that, and I think I should tell him that this is a
13 concern of mine as well and Child At Risk will be
14 notified and then sometime in the future they will come
15 here to conduct an investigation for a couple of
16 reasons, for a couple of reasons, he lives there and at
17 least he knows who they are when they come and at least
18 I am putting my cards on the table and not letting
19 him-- like, I don't understand why I wouldn't tell him
20 that if that is a concern of mine. I am putting it out
21 for him that this is a concern.

22 Child At Risk did ultimately come an
23 conduct an investigation and felt that it was fine
24 there. That was about a week or two later.

25 MR. FROMM: The reason you thought

1 the child might be at risk, then, was -- the only
2 evidence you have was because of Mr. Bahr's political
3 views?

4 MR. CAMP: No. That is incorrect.

5 MR. FROMM: Then what was your
6 concern?

7 THE CHAIRPERSON: That question has
8 been asked and answered.

9 MR. FROMM: So is your testimony
10 that, subsequent to that conversation, Mr. Bahr said,
11 "I take responsibility for all of it, Western Canada
12 For Us was my creation"?

13 MR. CAMP: Again, Glenn Bahr admitted
14 to ownership of the website prior to that conversation
15 and I continued to discuss the website after the
16 investigation about the Child At Risk Response Team as
17 well.

18 MR. FROMM: Do you have the notes you
19 took at the time?

20 MR. CAMP: I just explained that I
21 don't have them here, but I can bring them in this
22 afternoon, if you would like. It will clearly show
23 that, and they were taken at the time, that Glenn Bahr
24 talked about the website prior to me finding out there
25 was a six-year-old in there.

1 MR. FROMM: Do you recall saying to
2 the female, MsBundschuh, that the only way she might be
3 able to save the child would be to sign a statement
4 that she had nothing to do with the website?

5 MR. CAMP: That is a lie. That is --

6 MR. FROMM: I am just asking a
7 question.

8 MR. BAHR: Actually, I have to leave.
9 Sorry.

10 MR. CAMP: That was never said.

11 MR. FROMM: That was never said. And
12 you confirmed that you subsequently did call Child
13 Services?

14 MR. CAMP: That afternoon I did while
15 I was inside the residence.

16 MR. FROMM: Do you recall then saying
17 to Mr. Bahr that his type was not wanted in Edmonton?

18 MR. CAMP: No.

19 MR. FROMM: You don't. Do you recall
20 telling him that he was -- he might be facing very
21 serious charges, Section 319?

22 MR. CAMP: I don't remember telling
23 him that, but I consider 319 a serious charge.

24 MR. FROMM: Do you recall telling him
25 that the only way it might work out for him would be

1 for him to shut down the website, close down the group
2 and leave Edmonton?

3 MR. CAMP: No. I do remember that
4 conversation, but it was the other way around. He told
5 me immediately that he was going to shut down the
6 website. He also told me he didn't know he was
7 breaching Section 319 and that he would shut down the
8 website and is moving out of town.

9 Again, this was good information for
10 me, but it was a one-way conversation from him to me
11 about what his plans were.

12 MR. FROMM: And your testimony is
13 that all occurred prior to your informing him that you
14 would be contacting Children's Services?

15 MR. CAMP: Again, part of the
16 conversation initially in regards to the website from
17 Glenn Bahr and his admissions about the website and his
18 ownership was prior to the conversation about the Child
19 At Risk Response Team. But, again, just because we
20 spoke about the Child At Risk Response Team partway
21 through the conversation, we continued to discuss the
22 website after that fact.

23 So there was conversation about the
24 website was from when we first entered the site and
25 then there was talk about the Child At Risk Response

1 Team. Then we continued the topic why we were there,
2 which was the website as well.

3 Madam Chair, just to enhance, I am
4 very aware of the rules of the game during an
5 investigation when it comes to chartered statements.
6 As law enforcement, I can't coerce statements or elicit
7 statements from an accused, specifically because this
8 is what will -- things -- in court you are going to
9 lose those statements.

10 It is not our fault that the Child At
11 Risk Response Team was discussed, because we found out
12 through the lam that a six-year-old was there. I
13 understand what counsel is attempting to do here, but
14 15 years, I am very aware of the rules. I cannot go
15 that route.

16 Again, my issues were with the child
17 when I found out the child was there, and what I should
18 do is discuss with Glenn Bahr exactly what my plans
19 were with Child At Risk Response Team, that they are
20 going to come over and investigate the environment.

21 MR. FROMM: Would you agree that
22 having been informed erroneously that he might face ten
23 years in prison and having been told that child
24 services would be coming over, and possibly remove the
25 child, that Mr. Bahr might well be frightened?

1 MR. CAMP: No, I think, to be quite
2 honest, I think Glenn Bahr was up front with us as soon
3 as we walked in that door. He was -- I am trying to
4 find the word to capture his disposition, but I think
5 he was fearful of possibly being charged when we first
6 initiated the search warrant and told him he was under
7 investigation for 319(2) and then continued to talk
8 about the website after saying he will shut it down and
9 stop doing what he is doing.

10 Maybe he did that to avoid charges.
11 Whatever he did or why he made those statements, I
12 don't know. You would have to talk to Glenn Bahr about
13 that.

14 MR. FROMM: If I could have one
15 minute to find a piece of paper that seems to have
16 disappeared?

17 THE CHAIRPERSON: Yes, Mr. Fromm.

18 MR. FROMM: I will come back to that
19 later.

20 To switch topics or focus completely,
21 you mentioned that you and Constable Huggins together
22 formed the Edmonton Hate Squad?

23 MR. CAMP: It is the Edmonton Police
24 Service Hate Crime Unit and yes, it was Constable
25 Huggins and I.

1 MR. FROMM: And were you in charge?

2 MR. CAMP: No.

3 MR. FROMM: Was he in charge?

4 MR. CAMP: There was -- we just
5 ran -- both of us ran the unit. There was an equal
6 partnership in the unit.

7 MR. FROMM: So you were coequal,
8 then?

9 MR. CAMP: Sure.

10 MR. FROMM: Do you recall a meeting
11 at the University of Alberta in the spring of 2005
12 where the guest speaker was Richard Warman?

13 MR. WARMAN: Madam Chair, perhaps
14 Mr. Fromm could establish the relevance to this
15 question.

16 THE CHAIRPERSON: Yes, Mr. Fromm, the
17 relevance of this question?

18 MR. FROMM: Can I ask that the
19 witness be excluded?

20 THE CHAIRPERSON: Sure.

21 MR. CAMP: I am sorry?

22 THE CHAIRPERSON: If you could step
23 out of the room for a moment, please, Sergeant Camp.

24 MR. CAMP: Sure.

25 --- The witness withdraws

1 THE CHAIRPERSON: Mr. Fromm?

2 MR. FROMM: Yes. Mr. Warman was
3 addressing a meeting at the University of Alberta. It
4 was a public meeting and he was talking about -- about
5 the downfall of Western Canada For Us, the various
6 police and other actions that had been taken.

7 Four people who were friends of
8 Mr. Bahr attempted to attend this public meeting and
9 they were turned away by a member of the Edmonton Hate
10 Squad. I want to --

11 THE CHAIRPERSON: Was it Sergeant
12 Camp?

13 MR. FROMM: No, it was not.

14 THE CHAIRPERSON: So I am not
15 understanding the relevance of --

16 MR. FROMM: Well, I want to know,
17 first of all, given the fact there were only two people
18 on the squad, I want to pursue whether he knew about
19 this. I suppose if he says he didn't, that is the end
20 of it, but I would like to find out why that was done
21 and whether it is standard practice for the hate squad
22 unit to provide security for an out-of-town visitor.

23 THE CHAIRPERSON: Was Sergeant Camp
24 at that meeting?

25 MR. FROMM: I don't know if he was.

1 The person who turned them aside was somebody else.

2 THE CHAIRPERSON: The difficulty we
3 have, then, of course, any information that Sergeant
4 Camp has is hearsay, and ordinarily we don't allow
5 hearsay.

6 MR. FROMM: Well, that wasn't a
7 problem before with the so-called expert report from --

8 THE CHAIRPERSON: Yes, I know, but
9 when you add the difficulty with hearsay with relevance
10 that I am not really seeing very clearly right now,
11 that is an issue. So you are looking to find from
12 Sergeant Camp whether there is a policy of excluding
13 people from these sorts of meetings?

14 MR. FROMM: Yeah, and why that would
15 be their role?

16 THE CHAIRPERSON: Counsel?

17 MR. WARMAN: With the greatest of
18 respect, there is absolutely no relevance whatsoever to
19 the question of whether Mr. Bahr or WCFU put hate
20 propaganda in violation of Section 13(1) onto the
21 internet.

22 THE CHAIRPERSON: I did rule earlier
23 that I would allow questions with respect to
24 credibility. This meeting, though, Sergeant Camp was
25 not at, so I am not going to allow that line of

1 questions. I think we are getting a little bit too far
2 outside of the realms of relevance, Mr. Fromm, so we
3 will bring Sergeant Camp back in and perhaps if you
4 could change tacks a little bit right here, we will
5 carry on.

6 --- The witness returns

7 MR. FROMM: In the course of your
8 investigation of the website, and I believe it was in
9 your report after the arrest of Glenn Bahr, you
10 mentioned that you had interviewed a man by the name of
11 Peter Kouba.

12 MR. CAMP: That is correct.

13 MR. FROMM: That is K-O-U-B-A, I
14 think.

15 MR. CAMP: That is right.

16 MR. FROMM: And why had he been a
17 person of interest?

18 MR. CAMP: When I conducted this
19 interview or --

20 MR. FROMM: No, what would have led
21 you to conduct the interview? Presumably he was a
22 person of interest.

23 MR. CAMP: Sure. During the course
24 of the investigation, we discovered that there was a
25 person on Stormfront.org under the moniker of proud18.

1 Through the investigation, we learned that proud18 was
2 actually Peter Kouba. He was very active in the
3 discussion forum relating to the advent of the WCFU as
4 an organization, conversations about Whiteville and
5 discussions as well in regards to the website.

6 What we learned right after the WCFU
7 website started was that Peter Kouba was kicked out of
8 the WCFU organization, and we learned that just through
9 monitoring Stormfront.org and the discussions
10 surrounding proud18.

11 So, yeah, that was our interest in
12 proud18. Initially we thought he may be one of the
13 members that may be paramount in our investigation
14 around the WCFU, but we learned ultimately that you
15 can't -- there were so many posts by proud18 that were
16 nonsensical and ridiculous that I think that is what
17 ultimately led to his demise as part of a person
18 involved in the WCFU.

19 MR. FROMM: What do you mean
20 nonsensical and ridiculous? Was that your judgment or
21 was that others of the WCFU said about him?

22 MR. CAMP: The persons involved with
23 the WCFU felt that proud18 was an idiot. That was the
24 information -- using layman's terms, but, I mean, the
25 posts spoke for themselves in regards to proud18.

1 MR. FROMM: So in your interview with
2 him, shortly after Mr. Bahr was brought back from
3 Langley, Mr. Kouba gave you a statement, did he not?

4 MR. CAMP: That is correct.

5 MR. FROMM: Can you summarize the
6 major points of that statement?

7 MR. CAMP: That he didn't have any
8 affiliation with Glenn Bahr or WCFU.

9 MR. FROMM: Did you believe that?

10 MR. CAMP: When the WCFU -- are you
11 talking about the website?

12 MR. FROMM: Well, you just said
13 Mr. Kouba told you that he had no affiliation with
14 Glenn Bahr or WCFU.

15 MR. CAMP: As far as the website, he
16 wasn't involved in the website, but as far as Glenn
17 Bahr, he did have an affiliation with Glenn Bahr
18 initially during the conversation on Stormfront.org.
19 But, again, that association between Glenn Bahr and
20 proud18 was over as soon as the website started.

21 Basically Peter Kouba explains that
22 he was kicked out, which is consistent with what we
23 observed, that he had no influence on the contents of
24 the WCFU site, that Glenn Bahr had total control of the
25 website.

1 MR. FROMM: So --

2 MR. CAMP: It says:

3 "I left and at the same time got
4 kicked out of WCFU because of
5 GB's..."

6 He is referring to Glenn Bahr's.

7 "...Nazi ideology and the intent
8 to make the WCFU site a hate
9 site."

10 THE CHAIRPERSON: Are you reading
11 from a page of your investigation?

12 MR. CAMP: I am sorry, no. Tab 1 of
13 the investigation, I guess. It is a Witness Statement
14 Form from Peter Kouba.

15 THE CHAIRPERSON: I see. Thank you.

16 MR. VIGNA: Madam Chair, it wasn't
17 put in evidence, but since he talked about it, I don't
18 know if we should put it in evidence.

19 THE CHAIRPERSON: Yes, I agree.
20 Madam Registrar?

21 THE REGISTRAR: The Witness Statement
22 Form of Peter Kouba signed by Sergeant Camp will be
23 filed as respondent Exhibit GB-1.

24 EXHIBIT NO. GB-1: Witness
25 Statement Form of Peter Kouba

1 signed by Sergeant Camp

2 MR. FROMM: So the points in that --
3 in his handwritten statement which you endorsed would
4 seem to be four. First he says:

5 "I have no affiliation with
6 Glenn Bahr."

7 How did you interpret that?

8 MR. CAMP: That he is -- there is no
9 other way to interpret it. He has no affiliation with
10 Glenn Bahr or WCFU.

11 MR. FROMM: What I mean is you
12 interpreted that to be at the present time he had none?

13 MR. CAMP: Yeah. It is the
14 subsequent statements that -- in his explanation that
15 basically lead me to believe that at one time he was
16 associated to Glenn Bahr and associated to the, I
17 guess, ideologies or some ideas for the WCFU website
18 but, again, after the website was up, he was kicked out
19 of the organization.

20 MR. FROMM: So that seems to be his
21 second point:

22 "When the WCFU came on-line, GB
23 kicked me out."

24 So that was his statement, and in
25 your report on that, did you indicate whether you

1 accepted his statement as true or not?

2 MR. CAMP: Actually, with what we
3 observed on Stormfront and WCFU during that crucial
4 time of February/March when the WCFU started, I believe
5 him.

6 It was -- what was before me was
7 evidence that proud18 was kicked out and then, months
8 later, I talked to proud18 and he admitted that, yeah,
9 he was kicked out. So, yeah, I believed that what he
10 was telling me was true.

11 MR. FROMM: Looking particularly at
12 the part of the statement where he was -- when he was
13 kicked out, Part 'B', it says:

14 "When the WCFU came on-line..."

15 Was that your observation, that as
16 soon as the website was up, Kouba was gone?

17 MR. CAMP: Yeah, if I remember
18 correctly, within the first, I think, week to ten days
19 he was out. It could have been sooner, but I don't
20 have an exact date when they kicked him out. Again,
21 from the posts on Stormfront, it was apparent that it
22 was coming as soon as the WCFU website started up.

23 MR. FROMM: I was wondering if it
24 would be possible to go to the CD ROM. There are a
25 number of questions I would like to ask him that refer

1 to the Western Canada For Us website that was shown to
2 us last Wednesday.

3 THE CHAIRPERSON: Okay. Yes.

4 THE REGISTRAR: It is ready to go.

5 THE CHAIRPERSON: It is ready to go,
6 Sergeant Camp.

7 MR. VIGNA: Are we dealing with HR-8?

8 THE CHAIRPERSON: I beg your pardon?

9 MR. VIGNA: Are we dealing with HR-8?

10 THE CHAIRPERSON: I am not sure the
11 date the document.

12 MR. FROMM: This is the Western
13 Canada For Us website which was shown to us last week
14 and I think that was HR-8.

15 THE CHAIRPERSON: Okay. Thank you.

16 MR. FROMM: While this is warming up,
17 might this be a suitable time for the morning break?

18 THE CHAIRPERSON: Oh, my. It is
19 quarter to 11. Yes, it would be, so I will see you
20 back here at 11.

21 --- Upon recessing at 10:45 a.m.

22 --- Upon resuming at 11:00 a.m.

23 THE CHAIRPERSON: Good morning. I
24 was advised earlier, of course, that for the Sergeant,
25 his presence was required over at the courthouse at

1 2:00.

2 MR. VIGNA: It is not a problem
3 anymore.

4 THE CHAIRPERSON: Oh, not anymore?

5 MR. CAMP: No, I just found out it
6 adjourned.

7 THE CHAIRPERSON: Okay. So that is
8 fine.

9 I also understand, Mr. Fromm, you
10 need a television for your examination of Mr. Warman,
11 that is correct?

12 MR. FROMM: Yes, a VCR.

13 THE CHAIRPERSON: And Madam
14 Registrar, you will make those inquiries and see if we
15 can secure?

16 THE REGISTRAR: We had one last week
17 which they took back. I just have to call them.

18 MR. WARMAN: Madam Chair, I am sorry,
19 there has been no disclosure about any video document,
20 so I am just wondering what the issue is.

21 THE CHAIRPERSON: Mr. Fromm, is it
22 true that this hasn't been disclosed?

23 MR. FROMM: Yes, in Mr. Bahr's
24 disclosure that he sent up in March, he indicated there
25 is an independent, I guess BBC TV show about an author

1 named David Icke and Mr. Warman's involvement with
2 Mr. Icke, which certainly goes to -- which certainly
3 goes to credibility and has been shown in a previous
4 Canadian Rights Tribunal.

5 MR. WARMAN: Madam Chair, there has
6 been no disclosure of this video.

7 MR. VIGNA: I take the same position.
8 One, there has been no disclosure about the video tape;
9 and two, we are probably going to challenge the
10 relevance, but I would like to see it at least.

11 MR. FROMM: This was Mr. --

12 THE CHAIRPERSON: If you could just
13 hand that to counsel, please.

14 MR. FROMM: This was Mr. Bahr's
15 disclosure sent up in March. Here are all the items
16 included, and there, video tape of David Icke and
17 Mr. Warman.

18 MR. VIGNA: The thing is I didn't get
19 the video tape, so we would like to get a copy of the
20 video tape to at least be able to see it. But from
21 what I can see on a very preliminary level, there will
22 be a strong objection on relevance.

23 THE CHAIRPERSON: Okay. Would you
24 provide your friends with that video tape so they could
25 perhaps review it after we are concluded this

1 afternoon, this evening?

2 MR. VIGNA: And this video would be
3 in connection to which witness? I don't think it is
4 related to Sergeant Camp?

5 THE CHAIRPERSON: It is connected to
6 Mr. Warman, at least that is what I was advised; is
7 that correct?

8 MR. FROMM: Yes.

9 THE CHAIRPERSON: So if you could
10 just provide that video to your friends and they could
11 take a look at it and I will hear their submissions
12 when they get started.

13 So let us carry on with Sergeant
14 Camp, and it looks like everything is ready.

15 MR. FROMM: Before that, would it be
16 possible to improve the sound in here? Several people
17 in the audience said they can't hear anybody but me.

18 THE CHAIRPERSON: Okay.

19 MR. FROMM: That is easy.

20 THE CHAIRPERSON: You are a little
21 closer.

22 MR. FROMM: I attended a concert with
23 Tammy Wynette many years ago and she told the crowd at
24 the Royal York Hotel I may not be the best singer, but
25 I am certainly the loudest.

1 So they didn't have any trouble
2 hearing me but they did have trouble hearing others, so
3 I was wondering if there might be a way of cranking up
4 the sound system.

5 THE CHAIRPERSON: I am not sure there
6 is, but perhaps when counsel are making
7 representations-- Sergeant, I am finding it quite easy
8 to hear Sergeant Camp. I am wondering if it is perhaps
9 counsel because they are facing this way.

10 THE REGISTRAR: I increased the
11 volume, but that is all I can do.

12 THE CHAIRPERSON: I will just ask
13 everybody to speak to try and speak a little bit more
14 loudly, particularly you, Mr. Vigna. My goodness, such
15 a quiet voice.

16 MR. VIGNA: I realize I am soft
17 spoken, so I will try to speak a bit louder.

18 THE CHAIRPERSON: All right. Thank
19 you. Let us carry on.

20 MR. FROMM: What you are showing
21 there, is that what you might call the home page or the
22 title page?

23 MR. CAMP: That is correct.

24 THE CHAIRPERSON: Could you clarify
25 for me which of the two -- this is the May version?

1 MR. CAMP: This is the May 7th
2 version.

3 THE CHAIRPERSON: May 7th. Thank
4 you.

5 MR. FROMM: After your investigation
6 of this website, Sergeant Camp, how would you
7 characterize it in terms of political spectrum?

8 MR. CAMP: On the political spectrum?

9 MR. FROMM: M-hm.

10 MR. VIGNA: Madam Chair, I don't
11 think the question is really relevant because he is not
12 here as a political scientist.

13 MR. FROMM: That is certainly true.

14 Did you call this a neo-Nazi website?

15 MR. CAMP: I would say that it is
16 a -- I would characterize it as a hate site.

17 MR. FROMM: As a hate site.

18 MR. CAMP: That is correct.

19 MR. FROMM: I am going to have to
20 come in closer because I can't read it completely here.
21 In the middle there are three bars. In the middle bar
22 it begins "Western Canada For Us" and it seems to say
23 what their mission statement is. I was wondering if
24 you could read that for us.

25 MR. CAMP:

1 "Western Canada For Us fights
2 for Freedom of Speech and
3 Immigration
4 Reform. We also believe
5 Euro-Canadians are fast becoming the minority in Canada
6 and we want to stop this decline and preserve our
7 heritage and history."

8 MR. FROMM: Is there anything in that
9 mission statement that makes you think it is a hate
10 site?

11 MR. CAMP: Again, nothing in the
12 initial sentence there, and as in the previous
13 testimony, I highlighted what we would consider the
14 reasons for it being a hate site.

15 If there was anything on here that we
16 felt was propagating hate, we would have included it--
17 I would have included it in the highlighted portion of
18 the testimony.

19 However, what we do see here is
20 rhetoric that is consistent with what you may see on
21 sites that propagate hate. Some sites actually
22 propagate this without going into the hate rhetoric.
23 Other international sites discuss Euro-Canadians and
24 freedom of speech and preserving our heritage, our Euro
25 heritage and at the same time on the same site you will

1 see rhetoric of hate. It is a consistency that we see
2 on hate sites.

3 So this would, I guess, if all I had
4 was this, would pique my interest to continue to look
5 at the site.

6 MR. FROMM: But in terms of the law,
7 you don't have a problem with freedom of speech?

8 MR. CAMP: Are you asking if I have a
9 problem with freedom of speech or are you -- what is
10 the question?

11 MR. FROMM: This was the home page
12 that was presented to you that you can find on-line,
13 and that seems to be a mission statement.

14 MR. CAMP: Right.

15 MR. FROMM: I am just trying to probe
16 what there would set off alarm bells.

17 MR. CAMP: Right. I just explained
18 what would set off my alarm bells but freedom of speech
19 is definitely not an issue with me.

20 MR. FROMM: And what about preserving
21 European heritage?

22 MR. CAMP: Again, perse, there is no
23 issue; however, what we see -- again, I am repeating
24 myself. What we see on a number of hate sites
25 internationally is a theme of preserving Euro heritage

1 and a lot of the content on the site moves into hate.
2 Not always, but at times, so as a law enforcement
3 official in Hate Crimes Unit, again, this would pique
4 my interest.

5 MR. FROMM: When you say "on
6 international hate sites," what do you use to attach
7 the term "hate" to them if they have not ever been
8 prosecuted in Canada?

9 THE CHAIRPERSON: Mr. Fromm, you
10 canvassed that question so extensively last time you
11 were interviewing Mr. Camp, and Mr. Camp referred us to
12 the jurisprudence that he relies on and the Criminal
13 Code, so I really believe that that issue has been
14 fully canvassed, and I will ask you not to pursue it
15 again.

16 MR. FROMM: What page are we on
17 there?

18 MR. CAMP: 1 of 786.

19 MR. FROMM: Okay. Now, it seems
20 hardly possible, but could we go all the way to page
21 668?

22 MR. CAMP: Okay.

23 MR. FROMM: Now, you have stopped at
24 Glenn and I think you testified about this earlier.
25 How is he identified there under the flag?

1 MR. CAMP: Head administrator.

2 MR. FROMM: And would that imply
3 there were other administrators or moderators?

4 MR. CAMP: Well, on the website I
5 don't think there is any other reference to a head
6 administrator or administrator. There is reference to
7 moderators.

8 MR. FROMM: And were you able to
9 identify who those moderators were?

10 THE CHAIRPERSON: You are referring
11 to the line that says "moderators, Glenn" -- the list
12 of names there?

13 MR. FROMM: Yes.

14 MR. CAMP: Yeah, we identified, and
15 this is going from memory, there is five listed and
16 three were identified.

17 MR. FROMM: So there is Glenn and --
18 I am having a lot of trouble reading it from here.

19 MR. CAMP: It is pronounced
20 Hapmaladroid. The second one is toth -- or the third
21 one is toth; fourth one, Mobile300 and the last one
22 Irishcream.

23 MR. FROMM: You were able to identify
24 some of these actually as individuals rather than
25 monikers, were you?

1 MR. CAMP: I am sorry?

2 MR. FROMM: You were able to identify
3 some of those monikers as actually individuals?

4 MR. CAMP: That is correct.

5 MR. FROMM: Who would those be?

6 MR. CAMP: For the sake of the
7 individuals involved, Madam Chair, should we be
8 identifying individuals not involved in this complaint?

9 THE CHAIRPERSON: Counsel? Do
10 counsel have any concerns?

11 MR. VIGNA: Madam Chair, I don't --
12 if people haven't been charged or there is no
13 complaints against them, I don't see why we should
14 identify people's names, but if there is some evidence
15 to indicate who the monikers, maybe we can mention
16 that.

17 But I would like to know the
18 relevance of the question to know the names of the
19 people.

20 THE CHAIRPERSON: And the relevance,
21 Mr. Fromm?

22 MR. FROMM: Well, I would only be
23 trying to do the Commission's work for them, in the
24 sense that I would like some assurance that those names
25 are actually individuals, it is not Glenn Bahr under

1 five different monikers, that there were other
2 individuals who were moderators.

3 I think already we have in evidence
4 who Irishcream is. I understand Mr. Warman identified
5 him on Friday.

6 THE CHAIRPERSON: I am not convinced
7 with the submission that you are doing the Commission's
8 work for them. Had they wanted to explore that line of
9 inquiry, they would have done so, Mr. Fromm.

10 MR. FROMM: To your knowledge, then,
11 Constable Camp, did those individuals -- did those
12 names actually correspond to individuals?

13 MR. CAMP: Yeah, during the course of
14 the investigation, I would say that all five monikers
15 were separate individuals.

16 MR. FROMM: Okay. So you are
17 convinced that those were five different individuals?

18 MR. CAMP: I am convinced of three
19 but, again, during the course of the investigation, I
20 was assuming that the other ones were individuals as
21 well.

22 MR. FROMM: So contrary to the
23 statement that Mr. Bahr gave you, there were other
24 people with control over the Western Canada For Us
25 website?

1 MR. CAMP: No, I have to say that, by
2 the time the investigation was complete, there was no
3 doubt in my mind that Glenn Bahr was the sole operator
4 of this website in regards to the content that goes on
5 there and the final decisions of the content.

6 I do feel that during the course of
7 running a website, I am not going to say that he didn't
8 get ideas and some influence from some of the key
9 members of the WCFU, but ultimately it was Glenn
10 running the site from his computer at that residence.

11 So I would say that, you know, other
12 moderators, to answer your question, are assisting
13 Glenn, but the final decisions on the website are
14 coming down to Glenn Bahr, including the development of
15 the site and the philosophies and ideologies that were
16 posted there.

17 MR. FROMM: From your investigation,
18 were you able to identify what exactly a moderator did
19 on the WCFU site?

20 MR. CAMP: Again, I am just -- I
21 would be-- I guess, like I just testified, they would
22 assist Glenn in moderating the content that is being
23 posted and giving assistance and advice, I guess.

24 But, again, you know, I am not a
25 technological computer forensics analysis. That

1 determination was made by our Tech Crimes Unit before
2 the charge was laid, that Glenn Bahr was operating that
3 site.

4 MR. FROMM: That is not exactly my
5 question. My question was, from your own
6 investigation, were you able to determine what these
7 moderators did?

8 MR. CAMP: Again, all I can say is
9 what -- from what I could see, they would assist in, I
10 guess, some of the content and advice for the site and
11 such, but there is nothing in the investigation that
12 would say that they are the content controllers, I can
13 say that.

14 Everything that can be pulled out of
15 the WCFU and the website, both through the observations
16 on the site, investigations and technological
17 investigations was that Glenn was the content
18 controller of everything.

19 So there was nothing in our
20 investigation that would show exactly what
21 Hapmaladroid, toth, Mobile300 and Irishcream did.

22 MR. FROMM: So would your testimony
23 basically be you don't know what they did?

24 MR. CAMP: No, I can't say for sure
25 what they did but, again, as --

1 MR. FROMM: Well, on one hand you say
2 you thought they assisted Mr. Bahr?

3 MR. CAMP: Right.

4 MR. FROMM: In terms of content and
5 now you seem to be saying, well, you really don't know
6 what they did.

7 MR. CAMP: Again, in the
8 investigation, I can assume that they were involved in
9 assisting Glenn Bahr.

10 MR. FROMM: With respect, do you know
11 that? That is what I am trying to get at. What do you
12 know they did?

13 MR. CAMP: I can't say I know for
14 sure what their role is, but I can say this much, that
15 in our investigation, including a forensic analysis,
16 there is nothing to indicate that these four were
17 involved in the decision making of the website.
18 Everything pointed to Glenn Bahr.

19 MR. FROMM: I wonder if you could, I
20 guess, move back to page 330.

21 Now, in your examination-in-chief,
22 you brought that posting to our attention.

23 MR. CAMP: Okay.

24 MR. FROMM: And my notes, you can
25 please correct me if I am wrong, had you recorded as

1 saying that Mr. Glenn -- sorry, Mr. Bahr posted that.

2 MR. CAMP: I am sorry?

3 MR. FROMM: That Mr. Bahr posted --
4 made that post?

5 MR. CAMP: Are you saying that or are
6 you saying I said that?

7 MR. FROMM: I believe you told us
8 that.

9 MR. CAMP: Yeah, from our
10 investigation I would say that Glenn Bahr is making
11 both the posts under SS-88 and Glenn.

12 MR. FROMM: And the item in question
13 was what?

14 MR. CAMP: An editorial, I guess,
15 from the Globe & Mail.

16 MR. FROMM: And what topic?

17 MR. CAMP:

18 "Ernst Zündel does not warrant a
19 security certificate."

20 MR. FROMM: Again, these are my
21 notes, and correct me if I am wrong, but you then made
22 the comment that Mr. Bahr makes these provocative posts
23 to invoke discussion?

24 MR. CAMP: I believe said that SS-88
25 was posting on these -- what would happen is either

1 Glenn or SS-88 would post and then the posts were
2 usually under a number of similar themes and then --
3 which would usually result in discussion. It appears
4 after repetition, it does appear to invoke discussion
5 for the participants on the discussion forum.

6 MR. FROMM: From the point of view of
7 a law enforcement officer, is this discussion about a
8 Globe & Mail editorial, is this a problem?

9 MR. CAMP: Again, in the context of
10 this investigation, I would say it is an item of
11 interest. Again, it does go to show that a continual
12 repetition of themes that are being posted by SS-88.

13 MR. FROMM: What themes would those
14 be?

15 MR. CAMP: Anti-immigration, issues
16 in the Jewish community, issues of Ernst Zündel, who is
17 a Holocaust denier.

18 MR. FROMM: Do you know that,
19 Mr. Zündel is a Holocaust denier?

20 MR. CAMP: I am sorry?

21 MR. FROMM: On what basis are you
22 making that claim?

23 MR. CAMP: Again, just through
24 reading of media clips and literature on Ernst Zündel.
25 I think from -- if I remember correctly --

1 MR. FROMM: Have you ever consulted
2 the Zündel site?

3 MR. CAMP: I am sorry?

4 MR. FROMM: Have you ever consulted a
5 location called the Zündel Site?

6 MR. WARMAN: Madam Chair, objection.
7 Again, when Mr. Camp states something, it is simply his
8 opinion. He has not been called as an expert witness.
9 There is no use to belabour the point.

10 THE CHAIRPERSON: Yes, I agree,
11 Mr. Fromm. I don't see that there is much utility.
12 Certainly in your submissions and in your own evidence
13 you can introduce definitions of the matters that you
14 are looking to seek definitions from. I don't think it
15 is appropriate to be asking Sergeant Camp.

16 MR. FROMM: It is he who is using the
17 inflammatory and judgmental language.

18 THE CHAIRPERSON: You can move on to
19 your next question, please.

20 MR. FROMM: I am not sure I got an
21 answer to the question.

22 Have you gone on the Zündel site?

23 THE CHAIRPERSON: Sorry, Sergeant
24 Camp will not be answering that question. Could you
25 move on to the next one, please?

1 MR. FROMM: I was wondering if you
2 could move us ahead to page 404?

3 MR. CAMP: 404?

4 MR. FROMM: I believe so, yes.

5 MR. CAMP: Okay.

6 MR. FROMM: Can you make it bigger?

7 The person posting that is using the
8 moniker WhiteEuroCanadian. You have identified that
9 person, have you not?

10 MR. CAMP: Not only did I identify
11 him, but the participants on WCFU identified
12 WhiteEuroCanadian as the old proud18, especially when
13 they were trying to kick him off the WCFU website, that
14 being Peter Kouba.

15 MR. FROMM: So that is Peter Kouba.
16 Could we see the date of that post?

17 MR. CAMP: March 9, 2004.

18 MR. FROMM: You told us before the
19 coffee break that Mr. Kouba had given you a statement
20 in which one of the things said that as soon as the
21 website was up, he was expelled from the group?

22 MR. CAMP: Right.

23 MR. FROMM: And you had indicated to
24 me that you believed that Mr. Kouba was telling you the
25 truth. Does this pose a problem?

1 MR. CAMP: No, sir.

2 MR. FROMM: This is the Western
3 Canada For Us website and there is WhiteEuroCanadian,
4 who you say is Mr. Kouba.

5 MR. CAMP: This doesn't pose a
6 problem at all.

7 MR. FROMM: Oh, why not? He told you
8 he would be kicked off as soon as the site was up.

9 MR. CAMP: What I told you in the
10 previous testimony was that, within a week or two, I
11 think I said, or week to ten days, that they -- the
12 participants -- that WhiteEuroCanadian or proud18 or
13 Peter Kouba was ultimately kicked off the site.

14 MR. FROMM: Is that the whole of the
15 post where it says "starts a trend," or is there
16 something more further down?

17 MR. CAMP: That is the end of that
18 post, is that what you are asking me?

19 MR. FROMM: Yes. Okay.

20 MR. CAMP: What is the question?

21 MR. FROMM: There isn't a question.
22 I thought there was more to it, but there isn't.

23 Could you move ahead to page 462?
24 There is a posting by -- what does that "Phoenix Intro"
25 mean?

1 MR. CAMP: From reading this post,
2 again, I am just going by memory right now, but there
3 was a post by anonymous, whose actual name is Phoenix,
4 and later on you see that anonymous is Phoenix.

5 MR. FROMM: You drew that to our
6 attention in your examination-in-chief?

7 MR. CAMP: Okay.

8 MR. FROMM: And what in terms of law
9 enforcement would be the significance of that?

10 MR. CAMP: I will have to review the
11 thread here.

12 MR. FROMM: Fine.

13 MR. CAMP: Again, I am going from
14 memory of my testimony without referring to my notes.
15 However --

16 MR. WARMAN: Madam Chair, perhaps it
17 would assist if Sergeant Camp read the entire thread
18 before responding.

19 THE CHAIRPERSON: I beg your pardon?

20 MR. WARMAN: Perhaps it would assist
21 if Sergeant Camp read the thread to the bottom before
22 responding just to ensure he gives an accurate answer.

23 THE CHAIRPERSON: Just take your
24 time.

25 MR. CAMP: Read the thread?

1 THE CHAIRPERSON: Yes, take your
2 time.

3 MR. CAMP: Anonymous states --

4 MR. WARMAN: Sorry, Madam Chair, I
5 didn't mean actually read it into evidence. I just
6 mean review the entire thread down to the bottom.

7 THE CHAIRPERSON: I am sure Mr. Fromm
8 would prefer that Sergeant Camp took the time to review
9 the thread before questions are put to him.

10 MR. FROMM: Madam Chairman, much as I
11 appreciate Mr. Warman's constantly assisting me with my
12 cross-examination, I really think it is a bit much him
13 instructing Sergeant Camp how to respond to
14 cross-examination.

15 THE CHAIRPERSON: I am going to allow
16 Sergeant Camp to review this material before he answers
17 questions on it. So just take the time.

18 MR. FROMM: Sure. I invited him to
19 do that.

20 MR. CAMP: Well, there is a few
21 things here that would be of a point of interest to me.
22 The initial, as an investigator of the WCFU who is
23 Phoenix, but Phoenix has referenced to books such as
24 "White Power" by George Lincoln Rockwell well and "Mein
25 Kampf," specifically because of the content of "White

1 Power."

2 Secondly, SS-88 responds to it and,
3 again, the reason that is of interest to me is that
4 SS-88 is not just posting materials to aid in
5 discussion and then not having knowledge of the thread
6 content, but he is actually participating in
7 conversations on threads as well.

8 MR. FROMM: But in fact, that post by
9 SS-88, what does he say to, I guess, the person up
10 above, Phoenix?

11 MR. CAMP: After Phoenix mentions
12 about the books, such as "White Power" and "Mein
13 Kampf," he says:

14 "I'm honoured to be in your
15 presence Phoenix. Thankyou for
16 the introduction! It was well
17 worth the wait!"

18 MR. FROMM: Well, would you agree he
19 is just basically welcoming -- welcoming this fellow to
20 the website?

21 MR. CAMP: That is correct.

22 MR. FROMM: But it was you who drew
23 this to our attention in your examination-in-chief.

24 What was the problem, if any, with I
25 guess you say Phoenix's posting?

1 MR. CAMP: Again, I just explained
2 that.

3 MR. FROMM: And your answer was that
4 he mentioned "Mein Kampf" and he mentioned George
5 Lincoln Rockwell's book, "This Time the World"?

6 MR. CAMP: Yeah, he says:

7 "Books that have inspired me are
8 White Power..."

9 And after reading "White Power" that
10 is a concern for me as a hate crime investigator when
11 "White Power's" rhetoric is talking about Niggers and
12 Jews and the killing of them and exterminating the
13 world of them. So, yeah, that would be a concern of
14 mine.

15 Again, SS-88 reads the post and then
16 says he is honoured to be in your presence.

17 MR. FROMM: Do either Phoenix or
18 SS-88 talk about killing of any sorts of people in that
19 thread?

20 MR. CAMP: No, these are the books
21 that inspire Phoenix and that also that would, I guess,
22 invoke a response, "I am honoured to be in your
23 presence." The book itself speaks about that. They
24 are speaking of the books.

25 MR. FROMM: Have you read the Bible?

1 MR. WARMAN: Objection.

2 THE CHAIRPERSON: That is not
3 relevant, Mr. Fromm. The Sergeant won't answer that
4 question. Carry on.

5 MR. FROMM: I am not asking in a
6 religious sense. Would you have some knowledge of the
7 Bible?

8 MR. WARMAN: Objection, Madam Chair.

9 THE CHAIRPERSON: I agree. I don't
10 see the relevance to that line of questions, Mr. Fromm.
11 Carry on, please.

12 MR. FROMM: I would like to make a
13 submission, Madam Chair. Can I ask that the witness be
14 excused -- or excluded, I mean?

15 THE CHAIRPERSON: Sergeant Camp,
16 would you step out for a moment, please. Mr. Fromm?
17 --- The witness withdraws

18 MR. FROMM: In his curriculum vitae
19 and under examination, Sergeant Camp made it quite
20 clear his academic background was in sociology. He
21 mentioned nothing about literature, comparative
22 literature, political science or history.

23 Now, he has offered us a judgment
24 about these books, he tells us that the book "White
25 Power" advocates the murder of Jews and blacks and

1 others, apparently. He draws very negative inferences
2 from that.

3 Many books, including the Bible, talk
4 of the massacres of people to protect God's chosen
5 people and so on. I just want to probe whether because
6 a book may talk about the killing of people, that the
7 person who reads it or even says "I admire the book"
8 goes out and becomes a homicidal maniac.

9 THE CHAIRPERSON: Counsel?

10 MR. WARMAN: Madam Chair, Mr. Fromm
11 is simply trying to mimic submissions that were made in
12 Warman v. Winnicki by counsel for Mr. Winnicki. They
13 essentially said, oh, but look at all these other hate
14 materials that exist in world. Aren't these even worse
15 than what was put by Mr. Winnicki on the website?

16 The Tribunal in its decision quite
17 clearly rejected that as being untenable at law.

18 MR. VIGNA: Madam Chair, the Bible
19 argument would be something that you could plead --

20 THE CHAIRPERSON: Louder.

21 MR. VIGNA: Sorry. The argument
22 about the Bible is something that he can plead in the
23 pleadings. It is not in the form of a question that he
24 can ask Mr. Camp and plead it indirectly.

25 So I respectfully submit that it is

1 not a relevant question, and if he has any questions
2 regarding the "White Power" and certain quote source of
3 knowledge what is in "White Power," he can at least
4 testify on the contents of "White Power" and that maybe
5 would be more relevant, not questions about the Bible
6 and turning it into argument which would be reserved
7 for the pleadings.

8 THE CHAIRPERSON: I agree with
9 counsel for the Commission and counsel for the
10 complainant. I am not going to allow questions that
11 would attempt to elicit from Sergeant Camp knowledge of
12 a broad range of books, including the Bible.

13 I agree with you that Sergeant Camp
14 made some comments particular to the elements of white
15 nationalism. You know, there was some specific areas
16 that he canvassed in his estimation or in his evidence
17 relating to the criminal charge, and I am inclined to
18 allow questions in that respect, but not as broadly
19 reached as you are doing it this time, so I will deny
20 that question.

21 MR. FROMM: So the Bible is out?

22 THE CHAIRPERSON: I won't allow that
23 question. Thank you.

24 Would you allow Sergeant Camp to come
25 back in, please? Thank you.

1 --- The witness returns

2 MR. FROMM: I was wondering if we
3 could move ahead to pages 608. There is a thread there
4 that you drew our attention to.

5 MR. CAMP: Okay.

6 MR. FROMM: This was a posting by
7 Glenn?

8 MR. CAMP: Right.

9 MR. FROMM: You drew our attention to
10 that. Could you just review for us why you thought
11 that was a problem?

12 MR. CAMP: If I could refer to my
13 notes, Madam Chair? Thank you.

14 Again -- sorry, Madam Chair -- the
15 reason this was listed, I guess, is just showing that
16 posts starters sometimes start with Glenn, G-L-E-N-N.

17 THE CHAIRPERSON: So it is not your
18 evidence that this post would contravene the Criminal
19 Code section that you were investigating?

20 MR. CAMP: That is correct.

21 THE CHAIRPERSON: Okay. Mr. Fromm?

22 MR. FROMM: So then the point was
23 simply for identification, that Glenn made a post?

24 MR. CAMP: That is right.

25 MR. FROMM: Okay. The post would

1 appear to be advertising an upcoming meeting in New
2 Orleans?

3 MR. CAMP: That is correct.

4 MR. FROMM: I think, again, correct
5 me if I am wrong here, but I recorded you as saying
6 that David Duke has quite a reputation as a white
7 supremacist and ex-KKK leader.

8 MR. CAMP: That is correct.

9 MR. FROMM: Do you know anything else
10 about him?

11 MR. CAMP: I don't purport to be an
12 expert on David Duke, Madam Chair?

13 MR. FROMM: But you are sure on those
14 points?

15 MR. CAMP: Going by memory, the
16 literature out there, from what I remember, David Duke
17 is considered a white supremacist and an ex-member of
18 the KKK.

19 MR. FROMM: When you say "the
20 literature out there," what literature would this be.

21 MR. CAMP: Well, there is peer
22 articles--

23 MR. FROMM: Sorry, what articles?

24 MR. CAMP: -- media, print, video,
25 audio, books.

1 MR. FROMM: Was this type of material
2 provided to you or did you just come upon it on your
3 own?

4 MR. CAMP: Came upon it on my own
5 over the years. Again, general literature. Again, I
6 don't purport to be an expert on David Duke.

7 MR. FROMM: Did you happen to know if
8 he was ever elected to the Louisiana State Legislature?

9 THE CHAIRPERSON: It is not a
10 relevant inquiry, Mr. Fromm. Again, if that is
11 evidence that you want to introduce at some point, we
12 will consider it then. There is no suggestion,
13 Mr. Fromm--

14 MR. FROMM: All through these
15 hearings we hear the highly abusive statements about
16 people and now we are told, well, I don't know that
17 much about them but I happen to know this. It would
18 really be very helpful if we could just keep it
19 objective.

20 THE CHAIRPERSON: Sergeant Camp, are
21 you aware that David Duke achieved elected office in
22 the United States of America at any time?

23 MR. CAMP: No.

24 THE CHAIRPERSON: Thank you. Carry
25 on, Mr. Fromm.

1 MR. FROMM: Okay, going ahead to page
2 621. Now, there is a quotation at the end of -- I
3 think it is Glenn's posting, the screen name Glenn:

4 "We pledge our trust and loyalty
5 to each other and our race."

6 And I believe you were asked to
7 comment on that?

8 MR. CAMP: I was asked to comment on
9 that?

10 MR. FROMM: Maybe we could find it
11 first. I hope my page reference is correct here. Page
12 621.

13 MR. CAMP: Okay.

14 MR. FROMM: Would it be higher up?
15 Yes, I am sorry. There it is.

16 And you were asked who wrote that.

17 MR. CAMP: Who wrote what, the
18 quotation?

19 MR. FROMM: Who is the origin of the
20 quotation "We pledge our trust and loyalty to each
21 other and our race."

22 MR. CAMP: Right, okay.

23 MR. FROMM: And do you know who?

24 MR. CAMP: That one I don't know.

25 MR. FROMM: I was wondering if we

1 could go ahead to page 665.

2 MR. CAMP: Okay.

3 MR. FROMM: You called our attention
4 to 665. There is an exchange there between Canadian
5 Aryan, but you called our attention to the comments by
6 Glenn. Could you look that over and explain to us what
7 is significant about that?

8 MR. CAMP: About his -- about Glenn's
9 posts?

10 MR. FROMM: This one here.

11 MR. CAMP: Again, I would say that
12 that's of significance, and this is repeating myself,
13 that Glenn is not just posting material to provoke
14 discussion, but Glenn involves himself in discussions
15 as well, which would, again, add a piece to the puzzle
16 that he is aware of the content on the threads, not
17 just posting.

18 MR. FROMM: In terms of this
19 particular comment, what is he saying? Is he talking
20 about the thread or talking about something else?

21 MR. CAMP: Again, he is responding --
22 you want me to go through the whole thread and give you
23 the response?

24 MR. FROMM: No, just what is Glenn
25 talking about here?

1 MR. CAMP: The theme of the thread.

2 MR. FROMM: Which is?

3 MR. CAMP: I will review the thread,
4 then. Canadian Aryan introduces herself. Reside in
5 Calgary and Ontario. She's moving to Calgary mid-May.
6 Smashing white guilt, preserving her European heritage
7 and working a living the 14 words by David Lane.

8 Glenn responds:

9 "Great to have you here. I
10 can't wait to meet you and hope
11 you come to our meeting. You
12 should move to Edmonton we have
13 quite a following here. There
14 are also some good guitar
15 players here."

16 MR. FROMM: Do you have any problem
17 with that?

18 MR. CAMP: Again, to repeat myself
19 again, the concern or the issue here is that Glenn is
20 participating in the discussions, so to me it would
21 show that Glenn is aware of thread content and not just
22 providing provocative material for participants to
23 respond to, and that is why that was included period,
24 no other reason.

25 MR. FROMM: In that thread-- I mean,

1 in that comment, is he not, in fact, once again
2 welcoming somebody?

3 MR. CAMP: Yes, he is. He welcomes
4 Canadian Aryan.

5 MR. FROMM: And is he not also
6 talking up the organization, that they seem to have
7 some strength in Edmonton?

8 MR. CAMP: That is correct.

9 MR. FROMM: You drew our attention to
10 a thread at page 736 to 737. I was wondering if we
11 could take a look at that.

12 MR. CAMP: Right.

13 MR. FROMM: This is headlined "St.
14 Patty's day."

15 MR. CAMP: Right.

16 MR. FROMM: Why did you draw this
17 thread to our attention?

18 MR. CAMP: Actually, to answer your
19 question, I think it was because of the responses
20 from -- or I should say the discussion from both in
21 regards to:

22 "...I saw was a lebanese woman
23 with a hat that said, 'On Saint
24 Patricks

25 Day, I'm Irish!'

1 And that he was perturbed by the hat.

2 "...I went to get

3 changed and saw an east indian and a
4 nigerian both with the same, 'I'm Irish!' Hats. It's
5 truly a magical day that can make a nigerian irish,
6 while retaining their simian features."

7 And then SS-88 laughs at that
8 comment. And then the thread goes on in regards to
9 this issue.

10 MR. FROMM: So you are saying you saw
11 it -- as a police officer, you saw a problem with the
12 post above WhiteEuroCanadian?

13 MR. CAMP: No, again, I will bring it
14 back up to Glenn's post here, is that it shows
15 participation in the, I guess, sarcastic-- I would
16 presume to be sarcastic comments here about immigrants
17 having -- wanting to celebrate St.Patty's day and that
18 Glenn actually laughs at that comment so, again,
19 showing participation in the threads and knowledge of
20 thread content.

21 MR. FROMM: Glenn's comment seems to
22 be ha-ha-ha on one side. What do the initials on the
23 other side mean, LM--

24 MR. CAMP: I don't know. I am not
25 a -- that would be an acroynism for something on

1 discussion forums. Not being a frequent discussion
2 forum type of guy, I can't say what that is.

3 MR. FROMM: From the point of view of
4 law enforcement, what is the concern about this
5 chitchat back and forth about St. Patrick's Day?

6 THE CHAIRPERSON: I think that
7 question has been asked about it has been answered,
8 Mr. Fromm.

9 MR. FROMM: If you could scroll down
10 a bit farther to WhiteEuroCanadian.

11 MR. CAMP: Right.

12 MR. FROMM: I think you had mentioned
13 that was Peter Kouba, right?

14 MR. CAMP: Yeah, we weren't finished
15 with this portion of who WhiteEuroCanadian was, but it
16 was pretty evident to us that WhiteEuroCanadian was
17 Peter Kouba.

18 MR. FROMM: That was your testimony
19 earlier this morning.

20 Before you leave him, could you read
21 the date there?

22 MR. CAMP: It was March 17th, about
23 nine days after the advent of the website.

24 MR. FROMM: And earlier it had been,
25 according to you, his testimony and you said you

1 believed him, that as soon as the WCFU site started up,
2 he was purged or no longer part of the group.

3 MR. CAMP: Yeah, that is what
4 happened.

5 MR. FROMM: But this is March the,
6 what, 17th?

7 MR. CAMP: That is correct. Which
8 makes perfect sense.

9 MR. FROMM: How is that if he was
10 purged when it was up? It has been up for some time,
11 has it not?

12 MR. CAMP: What he saw on the threads
13 on Stormfront is WhiteEuroCanadian was being kicked off
14 of WCFU. I imagine when Peter Kouba spoke to me he
15 meant as soon as -- within a short time of him starting
16 up. That is the way I took his evidence or his witness
17 statement, that it wasn't the day that the website
18 started that he was kicked off. It was a short period
19 of time right after.

20 Another thing that we noticed--

21 MR. FROMM: Before we do that--

22 MR. CAMP: -- that Peter Kouba would
23 do is attempt to get back on the website and they kept
24 kicking him off. It became quite a little -- I mean,
25 monitoring what was going on, it seemed like a bit of a

1 game. Every time he tried to get on they would kick
2 him off. There was posts about what to look out for
3 Peter Kouba and what his rhetoric was like. I think
4 they actually kicked him off Stormfront.org, as well,
5 the Canadian discussion. He was kicked off there.

6 MR. FROMM: In fact, to go back to
7 GB-1, that was Peter Kouba's witness statement and you
8 said you believed him. What he said was:

9 "When the WCFU came on-line, GB
10 kicked me out."

11 MR. WARMAN: Madam -- Sergeant Camp,
12 can you just remove your microphone, please?

13 Madam Chair, we seem to be spending
14 an awful lot of time on a document that is not the
15 creation of Sergeant Camp for purposes that don't
16 appear readily clear to me at all.

17 THE CHAIRPERSON: I guess my concern,
18 Mr. Fromm, is, again, this is a question that I really
19 feel has been asked and answered. The Sergeant's
20 evidence, as I recall, it was that he had learned that
21 this individual had been removed from the site or
22 kicked out of the site within a week to ten days after
23 the inception of the site, and so I think his evidence
24 was fairly clear that the question has been asked and
25 the question has been answered.

1 I don't see the utility to continue
2 to revisit the question, but having said that, what is
3 your next question?

4 MR. FROMM: Well, Mr. Kouba's
5 statement was when the website came on-line, he was
6 kicked off. And Sergeant Camp, in his statement about
7 the statement was that I interviewed Mr. Kouba, he made
8 these points and I believed him.

9 I am just trying to probe that. Here
10 we are two weeks into the site and WhiteEuroCanadian,
11 who we are told is Mr. Kouba, is still commenting and
12 posting.

13 THE CHAIRPERSON: Sergeant Camp, do
14 you have anything further?

15 MR. CAMP: Like I say, the testimony
16 speaks for itself. I believed Peter Kouba when he said
17 he was kicked off the site, and he was. I believed
18 Peter Kouba when he said Glenn Bahr was running the
19 WCFU. The evidence before us shows that he was. And
20 this is not two weeks in, this WhiteEuroCanadian
21 comment. It is nine days in.

22 So I don't understand your point. He
23 says he is kicked off, he was kicked off.

24 MR. FROMM: Okay. Well, I guess we
25 have the answer we are going to have.

1 If you could move it a little farther
2 down, there is a girl named Jessy Destruction. Farther
3 up.

4 Do you know who J_Destruction is?

5 MR. CAMP: Yeah, I can't remember the
6 name right now, but we did figure out who she was. I
7 just can't remember her name right now.

8 MR. FROMM: Having read through the
9 entire thread about Happy St.Patty's day, would you
10 agree that we are just -- we are basically looking at
11 kids talking about drinking on St.Patrick's Day?

12 MR. CAMP: Kids?

13 MR. FROMM: Look at her picture.

14 MR. CAMP: Oh, yeah. Jessy
15 Destruction is not a kid, neither is Peter Kouba or
16 Glenn Bahr.

17 But anyway, no, again, I am going to
18 repeat myself that the reason that the thread was
19 highlighted was to show that, again, SS-88 responds to
20 sarcastic remarks about immigrants celebrating St.
21 Patty's day.

22 So I disagree with your comment there
23 about this being kids discussing St.Patty's day.

24 MR. FROMM: Would I be correct that
25 Sergeant Camp was not here on Friday afternoon?

1 THE CHAIRPERSON: I beg your pardon?

2 MR. FROMM: Sergeant Camp was not
3 here Friday afternoon?

4 THE CHAIRPERSON: He was not here.
5 Mr. Warman was.

6 MR. FROMM: I would just like to show
7 him HR-40, which I am informed by Mr. Bahr was
8 introduced by Mr. Warman.

9 THE CHAIRPERSON: HR-40?

10 MR. FROMM: HR-40, yes.

11 THE CHAIRPERSON: Whoever finds it
12 first, help us all find it.

13 MR. WARMAN: It is Tab --

14 THE REGISTRAR: 19.

15 MR. WARMAN: Sorry, HR-40 is Tab 19,
16 I believe.

17 THE CHAIRPERSON: Of the big binder?

18 MR. FROMM: I was wondering if you
19 could examine that document.

20 MR. CAMP: All right.

21 MR. FROMM: Does that document not
22 indicate that the Western Canada For Us website went up
23 on February the 22nd?

24 MR. CAMP: Does it not indicate what?

25 MR. FROMM: That the Western Canada

1 For Us website went up on February 22nd, 2004?

2 MR. CAMP: I don't know what that --
3 because of the date on the bottom right there?

4 MR. FROMM: Yes.

5 MR. CAMP: The way that is? I can't
6 answer that. I have no idea. All I know is that the
7 website was up and running, again, March 8th, 2004, so
8 I don't know why this date is here or anything about
9 this.

10 MR. FROMM: Would you agree that it
11 was possible it was running two weeks prior, February
12 22nd?

13 MR. CAMP: No.

14 MR. VIGNA: Madam Chair?

15 THE CHAIRPERSON: Yes.

16 MR. VIGNA: I would like that the
17 witness look at the document and the title of the
18 document itself.

19 THE CHAIRPERSON: Yes, you are
20 directing -- which particular portion of this are you
21 directing the witness's attention to?

22 MR. VIGNA: Right underneath the
23 title.

24 MR. CAMP:

25 "Our site is currently under

1 development."

2 I guess that answers your question.

3 MR. FROMM: Shall I be directing my
4 questions to Sergeant Camp or Mr. Vigna, as he is going
5 to be telling Sergeant Camp what the answers are?

6 THE CHAIRPERSON: Carry on with your
7 questions, Mr. Fromm.

8 MR. FROMM: Okay. If we could look
9 at this document again. Could you read the bottom line
10 on the left, the slug line.

11 MR. CAMP: That one?

12 MR. FROMM: Yeah, the source of it.

13 MR. CAMP: I don't know if it is a
14 source. But it is the www.WesternCanadaForUs.com.

15 MR. FROMM: And the other end of the
16 line?

17 MR. CAMP: 22/02/04.

18 MR. FROMM: Thank you. I was
19 wondering if you could move -- I am not sure now if it
20 is ahead or backwards, but page 327.

21 MR. CAMP: Right. I can make that
22 bigger for you.

23 MR. FROMM: If you could move down to
24 the bottom of this person's post. This is page 327,
25 right?

1 MR. CAMP: That is correct. Madam
2 Chair, can I direct you to something there?

3 THE CHAIRPERSON: Yes.

4 MR. CAMP: This comment here, I have
5 referred to this:

6 "I am 100% for the White race.
7 I'm not too crazy about seeing
8 nazi stuff and symbols
9 representing our race in public
10 because it just gives the Jew
11 run media more ammunition."

12 This is what I refer to as the
13 rhetoric that you see in the factualization of some of
14 the groups where there is discussion, sometimes heated,
15 about wearing suits versus wearing Nazi gear. But what
16 is ironic about the statement is that he puts in the
17 comment "Jew run media," so basically implying he is
18 anti-Semitic, but he is anti-Nazi.

19 MR. BAHR: Mr. Camp wasn't asked a
20 question.

21 MR. CAMP: This is a common theme
22 that we see.

23 THE CHAIRPERSON: He was asked to
24 review this particular post, Mr. Bahr.

25 Sorry, Sergeant Camp.

1 MR. CAMP: Again, just I am referring
2 to what I was explaining before as a point. This is
3 what we see a lot of, not only on the WCFU site and the
4 Stormfront.org when this group was coming together, but
5 you see it on hate sites throughout the world, the same
6 conversations going on.

7 MR. FROMM: Now, this post was by --
8 can you just -- WhiteEuroCanadian.

9 MR. CAMP: That is right.

10 MR. FROMM: And that was, according
11 to you?

12 MR. CAMP: Proud18 or Peter Kouba.

13 MR. FROMM: That is Peter Kouba,
14 okay. And would you agree he is saying he doesn't want
15 people running around with Nazi stuff at public
16 meetings?

17 MR. CAMP: That is correct.

18 MR. FROMM: He is not for that?

19 MR. CAMP: That is correct.

20 MR. FROMM: Do you have a problem
21 with that?

22 MR. CAMP: Well, in the context of
23 this post I do, because, again, like I just explained,
24 that you see commentary like this from white supremists
25 and anti-Semites. They want to get support from the

1 public and pretty difficult to you when you are dressed
2 as a neo-Nazi.

3 So what you see is anti-Semitic
4 commentary about, for example, the Jew run media and
5 then advocation for not wearing neo-Nazi stuff.

6 You know, Canadian_Kitten responds to
7 that:

8 "...the nazi symbols and so
9 forth really do not help our
10 cause..."

11 The reason I am showing that, there
12 is always discussion about what to do in regards to
13 these issues.

14 MR. FROMM: So you would agree when
15 issues come up, whether it is this or something else,
16 that there is discussion and there might be a variety
17 of points of view on that topic?

18 MR. CAMP: Yeah, that is why it is
19 called a discussion board or discussion forum. It is
20 there for discussion.

21 MR. FROMM: So although in your
22 theory, Glenn Bahr is running the site, would you agree
23 he is not imposing an ideology? On this thread, does
24 he come in and give the definitive bottom line and that
25 is it?

1 MR. CAMP: Well, first of all, the
2 word "theory" would be incorrect. It is not my theory.
3 It is not my Staff Sergeant's theory. It is the
4 reasonable and probable grounds threshold we have to
5 follow that he runs this site. That includes the
6 director of Alberta Justice prosecutions Greg Lepp, and
7 then Provincial Court Judge Caffaro who gave us the
8 endorsement of the search warrant with reasonable and
9 probable grounds, and finally, Deputy Chief of Alberta
10 Justice Matchett gave us the go-ahead for endorsement
11 for the charge.

12 So there is no theory here. It is
13 reasonable and probable grounds that we have to go with
14 on the charge.

15 MR. FROMM: Sergeant, are you aware
16 of the particularized use of the word "theory" in legal
17 circles?

18 MR. CAMP: Again, I am not going to
19 discuss on the accurate word "theory." But definitely
20 in this context of the question the word "theory" is
21 completely inappropriate. This wasn't a theory we had.
22 This was an investigation that led to reasonable and
23 probable grounds that not only did our bosses at
24 Edmonton Police Service agree with but Judges and the
25 Deputy Minister agreed with as well. So there is no

1 theory here.

2 What was the second question?

3 MR. FROMM: Have the Section 319
4 charges been disposed of?

5 MR. CAMP: We are still in the
6 preliminary stages of that investigation. You had a
7 question as well in regards to this.

8 MR. FROMM: So in terms of the law,
9 Mr. Bahr is presumed innocent at this point?

10 MR. CAMP: Yeah, I would say that is
11 correct.

12 MR. FROMM: And your testimony is
13 that what EuroCanadian's comments there are, you said,
14 anti-Semitic?

15 MR. CAMP: Yeah, what you see
16 constantly in anti-Semitic rhetoric--

17 MR. FROMM: Let us just concentrate
18 on WhiteEuroCanadian's comment.

19 MR. CAMP: I am sorry?

20 MR. FROMM: Let us just concentrate
21 on WhiteEuroCanadian's comment.

22 MR. CAMP: Yeah, that is what I am
23 doing. What you see in anti-Semitic rhetoric is
24 comments like the one by WhiteEuroCanadian of the Jew
25 run media which correlates with the belief of the Jews

1 running the world, not just the media but the banks and
2 politics and the general leadership of the world.

3 MR. FROMM: Let us leave aside --

4 MR. CAMP: I would say that is
5 anti-Semitic rhetoric.

6 MR. FROMM: Let us leave aside the
7 banks and the world and the rest of it.

8 MR. CAMP: Right.

9 MR. FROMM: In terms of the media,
10 would you say that is false?

11 MR. WARMAN: Objection. Madam Chair,
12 what is the relevance of this? Whether Sergeant Camp
13 believes it is relevant, accurate, inaccurate, I mean,
14 there is no relation to the price of tea in China.

15 THE CHAIRPERSON: Mr. Fromm, your
16 question was does the Sergeant think that that
17 statement is false?

18 MR. FROMM: Well, he said it is
19 anti-Semitic and I assume if it is false it would be,
20 but I am wondering if he thinks it is false.

21 THE CHAIRPERSON: Sergeant Camp?

22 MR. FROMM: Just curious.

23 MR. CAMP: Again, what the reason
24 that post is of interest to me is because it runs a
25 common theme, again, of anti-Semitic rhetoric.

1 What you see through centuries is
2 this constant theme of Jewish conspiracy, and in the
3 last century, one of the common themes with that is the
4 Jewish-run media, that Jews run the media, therefore
5 the Jews have power over thought processes of the
6 world.

7 So this would be -- this commentary
8 by a WhiteEuroCanadian, again, would be another piece
9 of the puzzle of the hate propaganda allowed on the
10 site, and that is why it is of interest to me, to
11 answer your question.

12 MR. FROMM: Actually, you didn't
13 answer my question. I asked you whether you thought
14 that comment was false.

15 MR. CAMP: Again, my opinion of
16 whether that comment is false or not is not important.
17 What is important is the propaganda that I am
18 investigating against Aboriginal and minority
19 communities.

20 MR. FROMM: Are there any
21 Aboriginal --

22 MR. CAMP: What we see is a constant
23 theme that I observe in hate sites of the Jewish
24 conspiracy.

25 MR. FROMM: Does WhiteEuroCanadian

1 say there is a Jewish conspiracy?

2 MR. CAMP: No, I never said he did.

3 MR. FROMM: Does he say anything
4 about Aboriginals in that post?

5 MR. CAMP: No.

6 MR. FROMM: Now, this is Peter Kouba,
7 right, WhiteEuroCanadian?

8 MR. CAMP: Right.

9 MR. FROMM: And in the statement he
10 gave and you said you believed this to be true, he
11 said:

12 "I left and at the same time I
13 got kicked out of WCFU because
14 GB's Nazi ideology and intent to
15 make the WCFU site a hate site."

16 MR. CAMP: Okay.

17 MR. FROMM: And that was a statement
18 you took and that is a statement you said you believed?

19 MR. CAMP: That is a statement that
20 Peter Kouba provided.

21 MR. FROMM: Yes, and in your report
22 there you said you took that statement from him and you
23 believed what he said to be true?

24 MR. CAMP: No. You were asking me
25 about another issue on the witness statement.

1 What his opinion is and what Glenn
2 Bahr's reasons for kicking him off the site were is his
3 opinion. What is important to the criminal proceeding
4 is whether this website propagates hate, breaching
5 Section 319.

6 MR. FROMM: I am sure the member is
7 aware of that. I would just like you to answer my
8 questions.

9 MR. CAMP: I just did. That is an
10 opinion by Peter Kouba that he provides his part of the
11 statement and that is an opinion only.

12 MR. FROMM: But in your Police Report
13 you said you took that statement and you believed Kouba
14 was correct.

15 MR. CAMP: No.

16 MR. WARMAN: Madam Chair, if
17 Mr. Fromm has something he would like to directly refer
18 the witness to, perhaps he could do so. Otherwise we
19 seem to be wasting a huge amount of time.

20 THE CHAIRPERSON: Is there something
21 in particular, Mr. Fromm?

22 MR. FROMM: Yes, the document that
23 followed that in the Sergeant's report. He said he
24 took this statement from Peter Kouba, he interviewed
25 him, he took the statement and he believed the

1 statement to be true.

2 THE CHAIRPERSON: M-hm. And I
3 understood Sergeant Camp to answer at least one time
4 that question separating the two out, that he took as
5 fact or believed the time line issue, but identified
6 quite clearly that the witness's opinion was nothing
7 more than that, the witness's opinion.

8 And so there is a fairly clear
9 distinction in my mind, and so I think this matter has
10 been canvassed fairly thoroughly, unless there is
11 something else.

12 MR. FROMM: I think we can move on.

13 THE CHAIRPERSON: Okay. Thank you.

14 MR. FROMM: If we could move ahead to
15 page 344. It is quite an extensive thread there.

16 MR. CAMP: Right.

17 MR. FROMM: Now, you brought this
18 thread to our attention in your examination-in-chief.

19 MR. CAMP: That is correct.

20 MR. FROMM: And the topic there is
21 "homosexuals"?

22 MR. CAMP: Yeah.

23 MR. FROMM: Who leads off this
24 thread?

25 MR. CAMP: This is on March 9th and

1 this picture was taken of the website May 7th.

2 MR. FROMM: Who leads off the thread?

3 MR. CAMP: WhiteEuroCanadian.

4 MR. FROMM: That is Mr. Kouba?

5 MR. CAMP: That is correct.

6 MR. FROMM: And maybe just take a
7 moment to take a look at it. What is the point he is
8 making about homosexuals?

9 MR. CAMP: I think it is pretty
10 evident in the opening words there, but basically they
11 are subhuman, they are perverts, pedophiles, they are
12 in a category of bestiality, S&M, they are sexual
13 deviants. Homosexuality is about sex.

14 MR. FROMM: Fair to say he has --

15 MR. CAMP: I am sorry?

16 MR. FROMM: It would be fair to say
17 that he has some fairly strong opinions?

18 MR. CAMP: Well, I would go on beyond
19 that and say this definitely today before Bill C-250
20 came into effect would breach Section 319(2). It is
21 not a strong opinion. It is a Criminal Code breach
22 here.

23 MR. FROMM: What does SS-88 have to
24 contribute to this thread?

25 MR. CAMP: He says that homosexuality

1 may be a disease, a genetic thing in some, that it is
2 also becoming a fad, that people are becoming
3 homosexual to be different, that no matter how or why
4 you are a homosexual, your life should be terminated,
5 that it is not a right, that nature intended us to
6 breed in order for us to continue our race, that there
7 is nothing natural about being homosexual and that it
8 is purely for sexual reasons and that they should be
9 terminated. And he includes people with disability
10 here when he says:

11 "They should be terminated along
12 with retards or any other
13 degenerates..."

14 Which basically states that
15 homosexuals and people with mental disabilities are now
16 degenerates.

17 MR. FROMM: What is the date of that
18 posting?

19 MR. CAMP: That would be March 10th.

20 MR. FROMM: When you conducted your
21 raid on his -- Mr. Bahr's residence and the search
22 warrant, did you ask him if he had posted this?

23 MR. CAMP: This particular post?

24 MR. FROMM: Yes.

25 MR. CAMP: No.

1 MR. FROMM: We could go through all
2 the posts on that, but we did do that to some extent on
3 last Wednesday.

4 MR. CAMP: Right.

5 MR. FROMM: Would you agree with me
6 that there are a variety of opinions about
7 homosexuality on that thread?

8 MR. CAMP: Again, to repeat, I would
9 say that it is not a variety of opinions. There is
10 basically a Criminal Code breach here under Section
11 319, the entire thread.

12 MR. FROMM: The entire thread. Okay,
13 I guess we are going to have to do it piece by piece.
14 Can we look at page 345 at Canadian_Kitten's comments.

15 MR. CAMP: Page what?

16 MR. FROMM: 345.

17 MR. CAMP: Right.

18 MR. FROMM: Do you know who
19 Canadian_Kitten is?

20 MR. CAMP: No.

21 MR. FROMM: Canadian_Kitten, would
22 you agree, seems to have a somewhat different take
23 from, let us say, Mr. Kouba on homosexuality?

24 MR. CAMP: That is correct.

25 MR. FROMM: Would it be fair to say

1 she feels that the inclination is genetic, she talks
2 about her family?

3 MR. CAMP: That is correct.

4 MR. FROMM: Is that -- as a police
5 officer, would you think that might be a breach of
6 Section 319?

7 MR. CAMP: Again, the thread --

8 MR. FROMM: No, her comment.

9 MR. CAMP: I am answering your
10 question.

11 MR. FROMM: No, you are not. I am
12 asking about her comment.

13 MR. CAMP: The thread is a breach of
14 Section 319, which I stated. This is a post inside the
15 thread. However, to breach 319, I would include the
16 entire thread. They show content of the thread and the
17 discussion of each post.

18 Now, if this was a post on its own
19 separate from this thread, this comment alone, standing
20 alone outside the website or anything, is not a 319
21 breach.

22 MR. FROMM: Okay.

23 MR. CAMP: Like I stated, though, it
24 is not the post I am worried about. I would include
25 the entire thread in a Criminal Code breach of 319. I

1 think that is where you are getting confused.

2 MR. FROMM: No, I am not confused. I
3 am simply asking questions.

4 Move ahead, then, to page 347 in the
5 thread. Post by Exterminance.

6 MR. CAMP: This is page 347, you
7 said?

8 MR. FROMM: Yes.

9 MR. CAMP: Right.

10 MR. FROMM: Does he offer a different
11 opinion from some of the others on homosexuality here?

12 MR. CAMP: Well, he had some -- his
13 own content, I guess.

14 MR. FROMM: Would you say that he
15 seems to suggest that it might be a learned behaviour?
16 He is talking about this hypothetical group of boys on
17 a desert island?

18 MR. CAMP: Well, he says, "I think it
19 can be either or both, including misfiring hormones
20 launched from a badly wired brain can be one cause."
21 So it seems like he is not just saying it is learned,
22 it can be innate or due to a biochemical problem.

23 MR. FROMM: Would you say that, to
24 some extent, his opinions might be a little bit
25 different from the girl who posted just above when she

1 is talking about her family?

2 MR. CAMP: That is right.

3 MR. FROMM: So would you agree, then,
4 that in this thread we have quite a range of opinions
5 about the topic?

6 MR. CAMP: I would agree that the
7 thread in its entirety is a breach of 319(2).

8 MR. FROMM: I didn't say that, so you
9 are not agreeing with me.

10 MR. CAMP: Well, you want me to agree
11 with something that I can't. It is not a range of
12 opinions. It is a Criminal Code breach here.

13 MR. FROMM: Would you agree it is a
14 discussion with a variety of points of view on the
15 topic?

16 MR. CAMP: I would agree that it is a
17 discussion that leads to a Criminal Code breach.

18 MR. FROMM: Has anybody been
19 convicted of this yet?

20 THE CHAIRPERSON: That is been asked
21 and answered, Mr. Fromm.

22 MR. FROMM: He is generalizing.

23 THE CHAIRPERSON: Carry on with your
24 questions.

25 MR. CAMP: I don't think the word,

1 "no, no one's been convicted yet is generalizing".
2 Like I said before, it is halfway through the
3 preliminary trial.

4 MR. FROMM: So would it be fair to
5 say, then, it is your opinion this thread violates
6 Section 319?

7 MR. CAMP: I would say that this
8 website and this thread --

9 MR. FROMM: I am just asking about
10 this thread.

11 MR. CAMP: -- beyond reasonable and
12 probable grounds is a violation of Section 319. In
13 other words, if I am going to pursue a 319 breach, I
14 can't just use opinion. I have to have reasonable and
15 probable grounds. I would say the thread stands for
16 itself, that today that would be a breach of 319(2) and
17 I have reasonable and probable grounds to believe that.

18 MR. VIGNA: I would just like to make
19 the point that we are not dealing with Section 319 in
20 this present matter. We are dealing with Section 13 in
21 the Canadian Human Rights Act. I understand there is a
22 bit of overlap in that, but to a certain extent, we are
23 going a bit overboard.

24 THE CHAIRPERSON: Carry on,
25 Mr. Fromm.

1 MR. FROMM: Mr. Glenn, through me,
2 have been urging from the very beginning that the 319
3 charges be dealt with first rather than these, but I am
4 quite cognizant they are two different things.

5 Sergeant Camp, does it disturb you
6 that a discussion among people with various points of
7 view on homosexuality might actually land them in
8 Court?

9 MR. WARMAN: Objection. There is
10 absolutely no relevance. What Sergeant Camp thinks or
11 doesn't think it is completely and utterly irrelevant
12 to whether it violates Section 13 of the Act by WCFU
13 and Mr. Bahr, which is, of course, the subject matter
14 of these proceedings.

15 MR. FROMM: He has been telling us
16 what he thought all morning.

17 THE CHAIRPERSON: I agree. Sergeant
18 Camp will not answer that.

19 Mr. Fromm, carry on, please.

20 MR. FROMM: If we could move, I guess
21 it is ahead, to page 493.

22 You brought this to our attention in
23 examination-in-chief. Could you explain why?

24 MR. CAMP: Again, just showing that
25 SS-88 is posting provocative material for discussion

1 along general themes, this one being the anti-Semitic
2 vandalism in Toronto and the rally, subsequent rally.

3 MR. FROMM: Is this a problem? He
4 posts a newspaper article and apparently invites people
5 to comment.

6 MR. CAMP: Again, like I said
7 numerous times in my testimony, that the issue here is
8 not the fact that he is posting. It is that it goes to
9 identity and the type of material that is being posted
10 for discussion only.

11 MR. FROMM: So is there something
12 wrong with the article about people protesting
13 vandalism of -- I am not sure -- I can't see, whether
14 it was the synagogue or what?

15 MR. CAMP: Again, the thread is here
16 to show the provocative, I guess the post and the
17 subsequent discussion, including posts like this about
18 the Jews, that is why this was highlighted.

19 MR. FROMM: If you could move ahead
20 to page 523.

21 MR. CAMP: All right.

22 MR. FROMM: Is there a post there by
23 Glenn?

24 MR. CAMP: Okay. This is the thread
25 that is titled "Quotes."

1 Again, Madam Chair, it is a quote
2 basically asking participants "What is your favourite
3 quote," and there is a post by Glenn which we spoke
4 about in previous testimony, and I guess this is
5 Glenn's favourite quote, "My honour is my loyalty."

6 The reason I put that there is that I
7 think all posts by Glenn or SS-88 end with this quote
8 and with Heinrich Himmler, SS Reichsführer.

9 THE CHAIRPERSON: So this was
10 provided to go to the issue of identity?

11 MR. CAMP: That is correct, and also
12 to the issue of participation in the threads, which go
13 to knowledge of content in the threads and on the
14 discussion forum.

15 MR. FROMM: Do you have any problem
16 with the content of the quotation?

17 MR. CAMP: Well, as a hate crime
18 investigator, I would say that Heinrich Himmler, SS
19 Reichsführer is a point of interest to me, and it is
20 not that it is -- the post is the problem, again, it
21 goes to identity and it goes to the knowledge of the
22 forum content.

23 MR. FROMM: But you don't have a
24 particular problem with the words themselves "my honour
25 is my loyalty"?

1 MR. CAMP: No, if those words were
2 alone and away from the website and I saw those words,
3 there is no issue here. It is in the context of the
4 website we see Heinrich Himmler, SS Reichsführer.

5 MR. FROMM: I wonder if we could move
6 ahead to page 588?

7 THE CHAIRPERSON: I am noticing that
8 it is 12:30 and I wonder if this would be an
9 appropriate time for our lunch break. It is 12:30, so
10 if I could see everyone back by 1:45, that would be
11 great. Thank you.

12 --- Upon recessing at 12:30 p.m.

13 --- Upon resuming at 1:45 p.m.

14 THE CHAIRPERSON: Thank you,
15 everyone. Be seated.

16 MR. VIGNA: I just wanted to give an
17 information to the parties and the Tribunal. They
18 showed the Affidavit and the transcripts, I just was
19 speaking to the lawyer from Justice Canada who
20 represents the R.C.M.P. officer. He is having the
21 transcripts clarified and he said he will give us news
22 probably later today or tomorrow morning.

23 THE CHAIRPERSON: Okay. Thank you.

24 MR. VIGNA: It is more for the
25 concern of Mr. Fromm.

1 THE CHAIRPERSON: Thank you for that.
2 Mr. Fromm, you can continue your
3 cross-examination.

4 MR. FROMM: First of all, I would
5 like to bring a matter to your attention. It is my
6 understanding that when a witness is under
7 cross-examination, he is not to have conversations or
8 contact with the lawyer for the Human Rights
9 Commission, and I know there was special permission
10 asked of you on Friday for a particular matter, but at
11 the break this morning, Officer Camp and Mr. Vigna and
12 I believe Mr. Warman were in conversation. I am just
13 wondering if that is entirely appropriate.

14 THE CHAIRPERSON: So what was going
15 on, Counsel?

16 MR. VIGNA: Madam Chair, there was no
17 discussion about the case. He was in the hallway. We
18 just spoke about anything but the case.

19 THE CHAIRPERSON: I am sorry, you
20 spoke about?

21 MR. VIGNA: We talked about
22 generality, but nothing to do with the case.

23 THE CHAIRPERSON: Okay. And
24 Mr. Warman?

25 MR. WARMAN: Madam Chair, obviously

1 as an officer of the court, I take my duty in that
2 regard very seriously and we made it quite clear there
3 would be no discussion and there was no discussion at
4 the break about Sergeant Camp's cross-examination.

5 THE CHAIRPERSON: Thank you. I
6 accept the submissions of counsel, Mr. Fromm. So carry
7 on.

8 MR. FROMM: Well, one further matter
9 about procedure. As I understand it, probably tomorrow
10 Mr. Warman will be cross-examined?

11 THE CHAIRPERSON: As soon as you are
12 finished with your examination of Sergeant Camp, yes,
13 Mr. Warman will be next.

14 MR. FROMM: And then we will have our
15 evidence, which I think will be brief.

16 THE CHAIRPERSON: Okay.

17 MR. FROMM: And I am just looking for
18 some indication as to whether we would be coming back
19 on another occasion for final submissions because we
20 will not have the transcripts for some time.

21 THE CHAIRPERSON: Ordinarily I prefer
22 that that be concluded, if there is time. Oral
23 submissions are entered in and given before the
24 Tribunal in advance of the transcripts having been
25 received, and that is my preference, to conclude the

1 hearing in its entirety by the end of Friday.

2 MR. FROMM: While we are still on the
3 Western Canada For Us website, I would like to just
4 clear up a few more matters.

5 If you could go to page 588.

6 MR. CAMP: That is where I am right
7 now.

8 MR. FROMM: You brought this to our
9 attention. This is the long post by Exterminance?

10 MR. CAMP: Okay.

11 MR. FROMM: And can you explain why
12 you brought that to your attention last Wednesday?

13 MR. CAMP: Right. The thread is what
14 I am concerned with for a number of reasons. Just in
15 the reference or the rhetoric towards people of black
16 race, I guess, and a post here by Exterminance and then
17 the continual posts throughout the thread, including
18 one by SS-88.

19 The reason Glenn was important, not
20 SS-88, but Glenn was that he is also posting to the
21 initial post on the thread.

22 MR. FROMM: So what is the -- what
23 would be your concern, as a law enforcement officer,
24 about Exterminance's posting?

25 MR. CAMP: I just explained that,

1 that his reference to the black race throughout his
2 posts. Do you want me to go over the
3 testimony-in-chief again that I highlighted?

4 MR. FROMM: Well, would it be fair to
5 say Exterminance had some problems noticing this woman
6 who is a waitress, who is pretty promiscuous and some
7 of her partners were black? Is that the gist of what
8 he was explaining about?

9 MR. CAMP: I can tell you -- I guess
10 we will go into some detail here, then. I will tell
11 you why this was a concern to me in more detail.

12 First of all, in this paragraph he
13 says:

14 "Then, a couple of weeks ago, at
15 the end of the work day, a
16 couple of Blacks came to the
17 side door of the restaurant, and
18 the preacher's daughter - who
19 works as a waitress here -
20 opened the door and chatted with
21 them a bit. Now, in Fort St.
22 John there is no ghetto, so I
23 guess the chance of ghettotype,
24 super-violent Blacks showing up
25 are relatively slim - thus far."

1 MR. FROMM: So is that a problem?

2 MR. CAMP: He says:

3 I basically sat on the edge of my
4 seat and was ready to start chucking chairs and tables
5 if they showed any signs of attempting a violent
6 crime."

7 The reference to race treason because
8 the white woman is dating a black man.

9 MR. FROMM: So is that the problem?

10 MR. CAMP: And the next one saying:

11 "I warned her to use condoms,
12 mentioning that the HIV rate in
13 Blacks was

14 something near %33 (and, since most
15 Blacks are just butt-ugly, you can be sure it's the
16 ones which women decide look good enough to sleep with
17 who are most likely infected)."

18 MR. FROMM: These are his opinions,
19 apparently. Was this a problem?

20 MR. CAMP: Again, it is not opinions
21 that I am looking for. It is breaches of 319(2) and
22 what I see here, which is a continuation of the
23 rhetoric on a website which is continuing to breach of
24 319(2), calling blacks baboons, for example. So those
25 are the things that were a problem for me.

1 And then what is of interest is that
2 SS-88 replies to this post which, again -- I should say
3 Glenn replies to this post which again shows his
4 knowledge of the website. He is not just posting
5 material for discussion. He is actually engaging in
6 discussion, which shows knowledge of the information on
7 the forum.

8 MR. FROMM: Do you have any problem
9 with the content of what he wrote, though?

10 MR. CAMP: Well, on it is own, Glenn
11 could be referring to a couple of things here that
12 because the girl is promiscuous she's ruining her life
13 or because she's dating blacks. So on its own without
14 anything, there is nothing here that is hateful.

15 Again, like I explained, it is to
16 show content knowledge and that he is involved in the
17 rhetoric on the forums only.

18 MR. FROMM: If I might for a moment
19 go back to your curriculum vitae, you indicated that
20 part of your work involved liaison work and committee
21 work with various ethnic minorities in Edmonton, and
22 you did liaison work with the Jewish community?

23 MR. CAMP: That is correct.

24 MR. FROMM: And the Sikh community?

25 MR. CAMP: We had a Community Liaison

1 Officer deal with that one. We just managed the
2 portfolio, I guess, on the CLO, or Community Liaison
3 Officer. But they were under the Community Partnership
4 System, that is correct, the Sikh community.

5 MR. FROMM: Have you had extensive
6 dialogue with spokesman for the Jewish community?

7 MR. CAMP: Yes, I have, yeah.

8 MR. FROMM: Have you ever heard
9 concerns from the Jewish community about the high rate
10 of young Jews marrying outside the community?

11 MR. WARMAN: Objection, Madam Chair.

12 THE CHAIRPERSON: I don't see the
13 relevance, Mr. Fromm.

14 MR. FROMM: Well, can I have the
15 witness excluded?

16 THE CHAIRPERSON: I don't think that
17 is necessary.

18 MR. FROMM: The relevance is
19 Exterminance seems to be complaining about this
20 waitress's promiscuity, number one, and secondly, that
21 she seems to be dating black people. He doesn't like
22 that.

23 My question is simply, well, are
24 there people of other ethnic communities that he has
25 met also have concerns about people in their community

1 dating outside the community?

2 THE CHAIRPERSON: Counsel?

3 MR. WARMAN: Madam Chair, whether
4 there -- again, this goes back to the same arguments
5 that Mr. Fromm is attempting to echo from the Winnicki
6 hearing. Isn't there more hate? Isn't there other
7 hate? Somehow maybe there is different hate. Maybe it
8 is the same hate somewhere else.

9 The whole point is it is completely
10 irrelevant to whether this material constitutes hate,
11 as it is described and as it has been complained about
12 in violation of Section 13 by WCFU -- excuse me, I will
13 slow down. By WCFU and by Mr. Bahr, which is, again, I
14 keep having to come back to the same foundation, the
15 facts of this complaint in this hearing.

16 THE CHAIRPERSON: Counsel, I agree.
17 The Sergeant won't answer that question. Mr. Fromm, if
18 you could carry on.

19 MR. FROMM: Could I say Mr. Warman is
20 representing the Winnicki hearing. I made no
21 submissions there. I had no role except as a witness.
22 Secondly, it is been pointed out before that the
23 decision of one Human Rights Tribunal is not binding on
24 another one. It has been pointed out when we wanted
25 something using another Tribunal as a precedent that

1 each one is discretely independent.

2 THE CHAIRPERSON: I am not taking any
3 cognizance of that prior proceeding. I wasn't part of
4 it. I haven't read the decision. I don't have any
5 information. My ruling is based on the content of your
6 question and the nature of the objection and I am
7 upholding the objection. So kindly carry on with your
8 questions.

9 MR. FROMM: If we could take a look
10 at the page 697. 697 is a posting by -- is that 697?

11 MR. CAMP: Yes, it is.

12 MR. FROMM: Why was this brought to
13 our attention?

14 MR. CAMP: Again, it is a post by
15 Glenn.

16 MR. FROMM: From what source?

17 MR. CAMP: Apparently it is from
18 CanWest News Service.

19 MR. FROMM: Okay.

20 MR. CAMP: About "Prime Minister Paul
21 Martin to abolish the Indian Act," so the posting was
22 of interest because of who it is posted by and the
23 response as well by Glenn.

24 MR. FROMM: So he, in a sense,
25 responds to his own post, does he?

1 MR. CAMP: I am sorry?

2 MR. FROMM: He responds to his own
3 post. He posts something from the Edmonton Journal and
4 then he responds?

5 MR. CAMP: Yeah, again, as I
6 explained numerous times, it shows that not only does
7 he put posts to elicit discussion, but he has knowledge
8 of content and adds to the discussion as well.

9 MR. FROMM: Is there a problem with
10 his comment there to the post about changes in spending
11 on Aborigines?

12 MR. CAMP: Again, it just adds to the
13 themes of the website, being submissive of the
14 Aboriginal or minority issues that are before the
15 Courts, for example, adds to the consistency of the
16 themes, but beyond that, it is a point of interest, I
17 guess, for the investigation.

18 MR. FROMM: Are you suggesting that
19 the position that maybe too much is spent on
20 Aborigines would be -- is hate, the way you see it?

21 MR. CAMP: I have already answered
22 the question with regards to this thread.

23 MR. FROMM: Bear with me. I am
24 asking again.

25 MR. CAMP: I don't really have much

1 more to say about it. I mean, that is the reason the
2 posts are there.

3 MR. FROMM: Well, if you don't have
4 anything to say, please stop, then. I will go to the
5 next question.

6 MR. VIGNA: Madam Chair, a lot of
7 questions are asked in relation to the opinion of
8 Sergeant Camp in relation to the material. The
9 material speaks for itself. I mean, at the end of the
10 day, the Tribunal does not decide on what opinion
11 Sergeant Camp has on the website or the content of the
12 website.

13 I mean, I understand Sergeant Camp
14 did an investigation for the purpose of the criminal
15 investigation, but for the purposes of this hearing,
16 ultimately the usefulness of Sergeant Camp's testimony
17 is the material that he has produced before you and you
18 will have to take the determination on its contents.

19 So there is a whole lot of questions
20 asked of the opinion of Sergeant Camp on the material
21 itself and what do you think of this and that but, I
22 mean, ultimately, I think this is irrelevant because it
23 is really the material itself that speaks for itself.

24 THE CHAIRPERSON: Mr. Vigna, I agree
25 with you. However, in your -- in the

1 examination-in-chief of Sergeant Camp, a lot of opinion
2 evidence was elicited by yourself, and so in those
3 circumstances, I don't believe that it is inappropriate
4 for those lines of questions to be pursued.

5 My concern is that, and Mr. Fromm,
6 perhaps you can help me in this regard. My concern is
7 that so many of the questions are asking this witness
8 merely to repeat his evidence in examination-in-chief.
9 That is not the purpose of a cross-examination, and I
10 am finding it is fairly wasteful of our resources and
11 Sergeant Camp's time.

12 So I am going to ask you to refrain
13 from questions that are, what was your evidence two
14 days ago on this? Why did you put this post forward?
15 So I would ask you to refrain from those types of
16 questions, sir.

17 Thank you.

18 MR. FROMM: If we could go all the
19 way back to page 142. This would be the March 31st
20 site. Are we on the March 31st site?

21 MR. CAMP: I think this is the May
22 7th one.

23 MR. FROMM: This would be page 142 of
24 the March 31st site.

25 MR. CAMP: You want me to go to the

1 March 31st site?

2 MR. FROMM: Yes, please. Could you
3 scroll down a little bit farther, please. Scroll down
4 a bit farther.

5 MR. CAMP: All right. That is as far
6 as that one goes.

7 MR. FROMM: Thank you. What I
8 thought was there, I think is not. Could we turn to
9 page 304 of that.

10 You drew that to our attention the
11 other day, did you not, SS-88 describing his role as
12 the head administrator?

13 MR. CAMP: Yeah, if I remember
14 correctly, the reason this was brought to the
15 Tribunal's attention is it shows that SS-88 is -- it is
16 another piece of the puzzle in regards to the control
17 of the content of the website.

18 MR. FROMM: So you would agree that
19 would seem to indicate he was taking some pains to keep
20 certain things off Western Canada For Us website?

21 MR. CAMP: Well, I would say he has
22 taken -- yeah, looking that he has got control of the
23 website. In fact, the only references to what goes on
24 or off the website in both pictures are all from SS-88
25 or Glenn. The only references to what goes on or off

1 the website prior to WCFU is SS-88 on Stormfront.

2 So in this particular case, he is
3 censoring the word "kill" in case someone uses it in a
4 threatening way. And:

5 "I have uncensored it."

6 MR. FROMM: Okay, thank you.

7 I have got copies of Glenn Bahr's
8 complaint which you said you would take as an exhibit.

9 THE CHAIRPERSON: Yes, thank you.

10 MR. FROMM: I have made copies
11 sufficient for everybody.

12 THE CHAIRPERSON: Are we finished
13 with the website now?

14 MR. FROMM: Yes.

15 THE CHAIRPERSON: We are? Thank you.
16 We discussed this document earlier,
17 and we had agreed to enter it as an exhibit once we had
18 the copies, and now we do, so Madam Registrar?

19 THE REGISTRAR: The copy of a letter
20 addressed to Glenn Bahr from Jerry Nash dated January
21 11, 2006 with attachments, complaint of Glenn Bahr and
22 what appears to be transcripts prepared by Glenn Bahr?

23 MR. BAHR: Yeah.

24 THE REGISTRAR: Will be filed as
25 respondent Exhibit GB-2.

1 EXHIBIT NO. GB-2: Copy of a
2 letter addressed to Glenn Bahr
3 from Jerry Nash dated January
4 11, 2006 with attachments,
5 complaint of Glenn Bahr
6 transcripts prepared by Glenn
7 Bahr

8 MR. FROMM: If I can continue. On
9 Friday we had a discussion and a ruling on some
10 questions that I might ask, so I am going to pursue
11 them at this time.

12 I would like to ask Sergeant Camp if
13 he can identify a person who posted on Stormfront under
14 the name ESTATE.

15 MR. CAMP: I won't identify who, but
16 I can state that it was a police officer that posted on
17 Stormfront as ESTATE.

18 THE CHAIRPERSON: So that is the
19 moniker, then, ESTATE?

20 MR. CAMP: Moniker of ESTATE, that is
21 correct. The reason I can't give the identity is
22 because of the officer may be involved in future
23 undercover operations and Stormfront and the members of
24 the Canadian discussion have a tendency to post
25 pictures of individuals on Stormfront they feel are a

1 threat to their community.

2 So to, I guess, protect ongoing or
3 future police undercover investigations, I am not going
4 to identify who, except to say it was a police officer.

5 THE CHAIRPERSON: Thank you.

6 Mr. Fromm?

7 MR. FROMM: I will ask the member to
8 direct Officer Camp to answer the question in full.

9 THE CHAIRPERSON: We did have a
10 discussion yesterday.

11 Counsel, do you have anything?

12 MR. VIGNA: Madam Chair, I think for
13 the purposes of relevancy, Sergeant Camp has stated
14 what is relevant. We know that the respondent's system
15 of identity is totally irrelevant and it would be
16 against public interest, for the reasons exposed by
17 Sergeant Camp.

18 THE CHAIRPERSON: I find Sergeant
19 Camp's answer to be responsive within the bounds of
20 relevance of this particular complaint and its
21 adjudication.

22 So Mr. Fromm, carry on to your next
23 question, please. Is it just my copy that is ripped?

24 MR. FROMM: No, they are all cut like
25 that.

1 THE CHAIRPERSON: Mr. Fromm, could
2 you explain why the front page of this document is --

3 MR. FROMM: Yes, it is cut like that
4 because it would identify the user's name that has
5 accessed these from Stormfront. We can, of course,
6 look this up on Stormfront, as I think we have internet
7 connection here.

8 I just ask that those be marked as an
9 exhibit.

10 THE CHAIRPERSON: Let us identify
11 first what they are. Mr. Fromm?

12 MR. FROMM: These are -- let me ask
13 my associate. You can go on to Stormfront, as Officer
14 Camp indicated had been done with Glenn Bahr and
15 others, and you can find their moniker and then you
16 can -- you can get a trail of all that they have
17 posted. This is what was done for ESTATE and what we
18 have included here are what might be more relevant
19 posts. Some seem to be innocuous or just chitchat.

20 THE CHAIRPERSON: So am I
21 understanding you to be telling me that this is a list
22 of some selected posts that were made by the moniker
23 ESTATE?

24 MR. FROMM: ESTATE.

25 THE CHAIRPERSON: Who we now know to

1 be a member of the Edmonton Police Service; is that
2 correct?

3 MR. FROMM: That is correct.

4 THE CHAIRPERSON: I will, in the
5 circumstances, allow this to be entered as an exhibit.

6 MR. WARMAN: Madam Chair, sorry.

7 THE CHAIRPERSON: Once it is stapled.
8 Yes, sir?

9 MR. WARMAN: Just before that
10 actually happens, it is difficult to tell -- there just
11 appear to be a lot of different postings and there is
12 no indication that they are all consistent from one
13 thread, what the division of them is intended to be.

14 So I am just concerned that we may be
15 dealing with a multitude of different actual documents
16 that have just been kind of excerpted together in some
17 fashion.

18 THE CHAIRPERSON: I am noticing,
19 Mr. Fromm, and perhaps you can help me with what
20 appears, that they appear to be date stamped and time
21 stamped, like the entries we saw on the website, but
22 the format is very different.

23 There is a couple at the beginning
24 that appear to share a similar format to that I have
25 been seeing, but then starting at the bottom of the

1 second page and carrying on, it is quite different.
2 Could you give me a little bit more information about
3 what I am seeing here?

4 MR. FROMM: The apparent change in
5 format from the second page where you have got the
6 boxed moniker ESTATE and the ID or the date showing
7 November 2003, location Edmonton, etcetera, that is the
8 way -- that is the way it would come off Stormfront
9 almost photographically.

10 What has been done for the remainder
11 of this is just to make it easier to read is it has
12 been printed out differently, but it is printed
13 directly from Stormfront, and if the Commission wishes,
14 we can access Stormfront and look at the entire thread.

15 THE CHAIRPERSON: Well, why don't you
16 carry on with your questions, Mr. Fromm, and we will
17 see where that takes us.

18 MR. FROMM: I don't have any
19 questions to ask the officer. I want this just entered
20 in evidence.

21 MR. VIGNA: Madam Chair?

22 MR. WARMAN: That is unacceptable.
23 There is no identification.

24 MR. FROMM: He has identified this as
25 a police officer.

1 THE CHAIRPERSON: He has identified
2 the moniker ESTATE.

3 MR. FROMM: He has identified ESTATE
4 as a police officer. I think I heard on Friday that
5 this ESTATE was not Officer Camp. I suspect he will
6 not be able to tell us a whole lot about these posts.
7 I am sure we will be told these posts are some
8 anonymous officer operating under the name ESTATE.

9 I would like to use these for
10 argument purposes, but I don't think there is much I
11 can gain from this witness in terms of answering
12 questions about posts that he didn't make.

13 THE CHAIRPERSON: Well, Counsel?

14 MR. WARMAN: The complaints are -- I
15 mean, I would just reiterate my initial objection.
16 There is no sense to them, there is no flow, there is
17 no context to them. They are just a bunch of stuff
18 that appears to have been jumbled together out of a
19 bunch of different pages.

20 Like, there is no way of
21 understanding what the context was around them. There
22 is no way of understanding, like, what has gone on.
23 The witness hasn't identified them and if Mr. Fromm
24 wishes to call a witness who can identify them, perhaps
25 the gentleman who appears to have printed them off,

1 then that is acceptable, but not in this format.

2 MR. FROMM: Well, we would be very
3 happy to call somebody who can identify them, but we
4 are not privileged to know his name, the undercover
5 officer.

6 THE CHAIRPERSON: No, that wasn't the
7 suggestion, I don't think, Mr. Fromm. If there is a
8 witness of yours that can properly identify this
9 document and how it was put together, that would be
10 helpful in terms of its admissibility, but right now I
11 have a concern. Mr. Vigna?

12 MR. VIGNA: I will object to the
13 admissibility because it has no connection with the
14 witness or even the defence that is being produced.
15 Secondly, if it is to be admitted, I am not saying I
16 consent to admission. It should have no probative
17 value, because there is no questions asked whatsoever.

18 THE CHAIRPERSON: Thanks. And you
19 have no questions for Sergeant Camp?

20 MR. FROMM: Not on these. I don't
21 think he can answer any questions on these.

22 THE CHAIRPERSON: Why don't you try.
23 Why don't you put a couple.

24 MR. FROMM: He says he did not post
25 them. The ESTATE is some other officer.

1 THE CHAIRPERSON: And you don't have
2 a witness who is going to be able to tell us how this
3 document was put together?

4 MR. FROMM: Well, we are prepared to
5 show you on Stormfront the entire thread of ESTATE's
6 postings, if you wish to go through them. That can be
7 done. We simply selected the ones we thought might
8 have some relevance to this case.

9 MR. CAMP: Madam Chair?

10 THE CHAIRPERSON: Yes.

11 MR. CAMP: If I could try to clarify
12 a little bit for you.

13 THE CHAIRPERSON: M-hm.

14 MR. CAMP: There is two
15 investigations that the Edmonton Police Service
16 undertook during the course of the WCFU. The posts by
17 ESTATE have absolutely nothing to do with the willful
18 promotion of hate investigation.

19 In fact, the undercover operator is
20 not being brought in as a witness, is not a part of the
21 investigation, is not a part of the information. It is
22 a separate and completely different type of
23 investigation that was undertaken by the EPS, if that
24 helps.

25 So there was two parallel

1 investigations that do not intersect, that being the
2 willful promotion of hate, which is what the evidence
3 was produced before you, and a second investigation
4 that has nothing to do with the initial investigation.

5 I don't know if that helps.

6 THE CHAIRPERSON: It does. That is a
7 fairly significant piece of information, Mr. Warman --
8 Mr. Fromm, I apologize, and on that basis, I have got a
9 real problem entering these as an exhibit. It sounds
10 as though we are not able to establish and the only
11 evidence I am hearing here is that they are not
12 connected to this complaint.

13 MR. FROMM: Well, in our submission,
14 there is a connection, in that some of these posts,
15 which we now learn are placed there by a police
16 officer, might have the tendency to draw people out, to
17 encourage them to reveal certain things or make certain
18 statements.

19 It certainly is evidence of the
20 position that we have taken, is that there were efforts
21 to disrupt and make mischief within WCFU, and we have
22 already heard evidence that Mr. Bahr and some of the
23 other people's e-mail was hacked.

24 Now, I don't think we are in a
25 position to say who did it, but there really was

1 mischief making and problems afoot, and I think it will
2 be useful to have these on the record for argument's
3 purposes.

4 THE CHAIRPERSON: I am going to
5 direct that these be entered as an exhibit. I will
6 advise you, Mr. Fromm, that on the basis of the
7 evidence that I have received explaining these
8 documents, I don't expect that I am going to find them
9 very helpful.

10 But Madam Registrar, would you
11 please?

12 THE REGISTRAR: The list of posts
13 found on the Stormfront website by the moniker ESTATE
14 will be filed as respondent Exhibit GB-3.

15 EXHIBIT NO. GB-3: List of posts
16 found on the Stormfront website
17 by the moniker ESTATE

18 MR. CAMP: Madam Chair?

19 THE CHAIRPERSON: Yes.

20 MR. CAMP: May I enhance this a
21 little bit more for you?

22 THE CHAIRPERSON: Please.

23 MR. CAMP: The second investigation
24 that the Edmonton Police Service undertook for an
25 undercover operator to have discourse with individuals

1 within the investigation and, they need a means of
2 communication.

3 The communication means with this
4 group was the discussion forum, as far as discourse in
5 regards to that separate investigation and, again, I
6 can -- I would like to strongly iterate that the
7 discussions on the forum are separate and completely
8 irrelevant to the evidence we accumulated for the
9 website for the hate propaganda investigation.

10 In fact, it would be against EPS
11 protocol to fuse both investigations together. It
12 would just be inappropriate.

13 THE CHAIRPERSON: Thank you. All
14 right, carry on, Mr. Fromm.

15 MR. FROMM: Officer Camp, did you
16 post on either Stormfront or WCFU?

17 MR. CAMP: Again, I won't identify
18 who or what officers posted on either Stormfront or
19 WCFU for two things, officer safety and to prevent any
20 interference with future operations with these
21 officers.

22 MR. FROMM: I, again, request Madam
23 Chairman to direct the witness to answer the question.

24 THE CHAIRPERSON: Thank you,
25 Mr. Fromm. As we discussed a couple of days ago, I do

1 not, in my view, have the jurisdiction or any
2 jurisdiction in contempt, and I don't have the
3 jurisdiction or the power to compel an answer and, in
4 the absence thereof, to make a finding of contempt.

5 MR. CAMP: Madam Chair, just to speak
6 a little bit more on the issue of future operations
7 within Edmonton Police Service, Stormfront and the
8 Canadian discussion forum, the individuals that
9 participate on a forum have a tendency to post pictures
10 of police officers they feel, again, interfere with
11 their activities. It is a common practice.

12 To expose, especially in today's
13 world of the internet, the identity of an officer, you
14 could easily Google and find pictures of officers at
15 crime scenes and the Edmonton Sun, Edmonton Journal
16 pictures, and I am not going to have the members of
17 Stormfront expose officers of future investigations.
18 That is the primary reason why.

19 THE CHAIRPERSON: Thank you. Carry
20 on, Mr. Fromm.

21 MR. FROMM: I am just wondering if I
22 could be informed of the proper procedure here. Isn't
23 the procedure with the witness, I am supposed to ask
24 the question? I may or may not get an answer, but
25 isn't it inappropriate to have these spontaneous

1 comments made to you? I mean, am I not supposed to be
2 asking questions and he is answering? The Human Rights
3 Commission and Mr. Warman, have had their opportunity
4 to ask him questions and elicit whatever they want. I
5 think there has been a tendency this morning, we see it
6 again now, for Officer Camp just to start lecturing
7 yourself.

8 THE CHAIRPERSON: Counsel?

9 MR. VIGNA: Madam Chair, the witness
10 is allowed to elaborate on an answer when he sees.

11 MR. FROMM: There was no question
12 there. He just volunteered that there was some sort of
13 second investigation and that people on Stormfront
14 Canada might post pictures of some officer. There was
15 no such questions asked of him.

16 THE CHAIRPERSON: Counsel?

17 MR. WARMAN: Madam Chair, Sergeant
18 Camp is clearly simply elaborating on his previous
19 refusal to answer the question.

20 THE CHAIRPERSON: I agree. Carry on,
21 Mr. Fromm.

22 MR. FROMM: Shortly after the time of
23 the execution of the search warrant on the residence
24 where Glenn Bahr lived, did you give -- were you
25 interviewed by the CBC?

1 MR. CAMP: There was a number of
2 media outlets that somewhere got a hold of the story.
3 I thought it was initially Glenn Bahr that went to the
4 media. He phoned me a few days after the warrant and
5 said it wasn't him that contacted the media.

6 But our section was being inundated
7 with a number of media requests to speak about the
8 search warrant.

9 MR. FROMM: Did you tell the CBC,
10 this was a broadcast, in regards to Glenn Bahr, "These
11 type of people should be oppressed and/or removed from
12 society"?

13 MR. CAMP: I have two answers to that
14 one. I would like to see the transcript of that, and
15 secondly, I made it -- I can clarify, Madam Chair,
16 this. It was very clear to the persons that
17 interviewed us that we weren't going to speak about
18 Glenn Bahr or the WCFU. What we were going to speak
19 about is persons that espouse hate because that is the
20 direction the interview went.

21 In that context, if that is a direct
22 quote, is not about Glenn Bahr. It is about persons
23 that espouse hate ideologies only. It was very
24 general.

25 MR. FROMM: So I am not quite sure.

1 Am I hearing a yes or a no, the direct quote being,
2 "These type of people should be oppressed or removed
3 from society"?

4 MR. CAMP: Again --

5 MR. FROMM: That is a yes or no. Is
6 that accurate or not?

7 MR. CAMP: It is not a yes or no,
8 obviously.

9 MR. FROMM: Is that an accurate quote
10 or isn't it?

11 MR. WARMAN: Objection, Madam Chair.
12 Mr. Fromm can't instruct the witness on how to answer a
13 question.

14 THE CHAIRPERSON: I agree, Mr. Fromm.
15 Carry on.

16 MR. CAMP: Again, I can't see the
17 transcripts, but I do remember directing the journalist
18 that I won't talk about Glenn Bahr, because there is
19 criminal proceedings that are -- an investigation that
20 we have to finish.

21 I can say to you that there was no --
22 if those are direct words that he is taking from an
23 interview, it was probably in the context of people
24 that are espousing hate ideologies.

25 MR. FROMM: We have the interview.

1 THE CHAIRPERSON: I beg your pardon?

2 MR. FROMM: We have the interview.

3 We would like to play it for you and perhaps you can --
4 it may be of assistance to you to judge the candour of
5 the response.

6 THE CHAIRPERSON: Counsel?

7 MR. VIGNA: I never got a copy of
8 this.

9 THE CHAIRPERSON: There has been no
10 disclosure.

11 MR. VIGNA: I will object to this
12 interview. There has been no disclosure of this
13 interview.

14 MR. FROMM: I may be wrong, but we
15 believe that was part of the -- that was part of the
16 evidence you introduced the other day.

17 MR. VIGNA: Which interview are we
18 referring to?

19 THE CHAIRPERSON: I am sorry, is it
20 in the documents that are filed before me now?

21 MR. BAHR: Yeah, the CBC site.

22 MR. VIGNA: You are talking about
23 the -- it is not a radio interview?

24 MR. BAHR: No, it is on the CBC site.

25 MR. CAMP: There was a discussion

1 about an ITV interview that the accused had with the
2 media in regards to the Anne McLellan free Ernst Zündel
3 protest was discussed but not the CBC.

4 MR. BAHR: No, Mr. Warman brought
5 into evidence, he referred to CBC story where he
6 compared flags to that of the video.

7 THE CHAIRPERSON: Mr. Warman, there
8 was a suggestion that you had made reference to the
9 CBC?

10 MR. WARMAN: I am just attempting to
11 locate it in my binder.

12 THE CHAIRPERSON: Okay.

13 MR. WARMAN: Madam Chair, that
14 document having been entered as an exhibit, Mr. Fromm
15 is welcome to ask questions on it.

16 THE CHAIRPERSON: I am sorry, am I
17 looking at HR-31? Is that the document?

18 MR. VIGNA: That is correct.

19 THE CHAIRPERSON: Yes? At Tab 12.
20 Okay. Carry on, Mr. Fromm.

21 MR. BAHR: That is the one.

22 MR. VIGNA: Madam Chair, I can
23 indicate to the witness the document?

24 THE CHAIRPERSON: M-hm.

25 MR. FROMM: Can we be hooked up to

1 the internet? We will access the CBC site to that
2 document and we will see the whole -- the interview.

3 THE CHAIRPERSON: We have it here.
4 Is that what you are looking for? I don't see why we
5 need to take that step if we have got the article.

6 MR. FROMM: It is the video. This
7 would be -- what you have got there is the on-line
8 summary of the CBC news, but the video from which that
9 picture was taken is what we want to show you. It was
10 a CBC TV coverage of the incident.

11 THE CHAIRPERSON: And Mr. -- Sergeant
12 Camp, rather, is interviewed?

13 MR. BAHR: Yes.

14 MR. FROMM: Yes.

15 THE CHAIRPERSON: I suppose we can
16 see it if it is available. Mr. Fromm, go ahead and see
17 if you can access the CBC website, please.

18 MR. BAHR: Is it all right if I do
19 it?

20 THE CHAIRPERSON: Yeah.

21 MR. BAHR: I can close this?

22 THE CHAIRPERSON: I believe Mr. Fromm
23 is done with that, yes.

24 MR. BAHR: So we agree this is the
25 same page?

1 THE CHAIRPERSON: It appears to be
2 the same page.

3 MR. BAHR: It doesn't have the two
4 video players that we need.

5 --- Video played

6 MR. FROMM: Why don't we go back. I
7 think the recording secretary is having problems, just
8 like I am.

9 REPORTER: For some, these chilling
10 symbols of fear and hate, for others a rallying cry for
11 White Power.

12 MR. CAMP: We found computer hard
13 drives and some additional exhibits, flags.

14 REPORTER: These are just some of 40
15 items seized from an Edmonton home last week. The
16 items of most interest, two computers, computers the
17 police suspect were used to host a white supremacist
18 website and illegally spread hate. MR. CAMP: That
19 inferior group is not wanted, they should be despised
20 and scorned, that they should be oppressed and removed
21 or removed from society. REPORTER: Police are still
22 investigating and won't name any suspects. But this
23 man, Glenn Bahr, confirmed to CBC the raid was on his
24 house. Bahr headed Western Canada For Us, a group that
25 has been accused of racism. In late March, they

1 demonstrated in support of Ernst Zündel, the Holocaust
2 denier. This Bahr follower was there to back him.

3 SPEAKER: People pretty much don't do
4 any research for themselves. They just have heard
5 about this or that and they take it for face value.

6 REPORTER: Bahr claims close to 40
7 members in Alberta with links to Manitoba and B.C. In
8 a phone interview Bahr says the group doesn't advocate
9 hate, just loving white people, and he is concerned
10 European Canadians are becoming a minority in Canada.

11 Images of the Nazi reign have Jim Gurnett worried.
12 He heads a non-profit group that helps immigrants and
13 refugees build new lives in Edmonton.

14 MR. GURNETT: I'm disgusted by this,
15 but in some ways I think there is more danger in the
16 ongoing subtle stuff and systemic stuff that we don't
17 really make a serious commitment to address.

18 REPORTER: Glenn Bahr says he has
19 left Alberta and his Western Canada For Us website can
20 no longer be found. Police say there is 4,000 hate
21 sites on the internet and some of the biggest and most
22 popular have a strong membership here in Edmonton. Lyle
23 Cott, CBC news, Edmonton."

24 MR. FROMM: Mr. Camp, can you tell us
25 who the Chief of Police was in Edmonton when the

1 Edmonton Hate Crimes Unit was formed?

2 MR. CAMP: First I would like to
3 thank you for showing that. I should have used that as
4 evidence, actually.

5 Secondly, I think it was Chief Fred
6 Rayner.

7 MR. FROMM: How is that spelled?

8 MR. CAMP: R-A-Y-N-E-R.

9 MR. FROMM: And you are no longer
10 with the Hate Crimes Unit; is that correct?

11 MR. CAMP: That is correct.

12 MR. FROMM: Why did you move on?

13 MR. CAMP: The Edmonton Police
14 Service promoted me.

15 MR. FROMM: Toward the end of your
16 testimony you talked about some documents that could
17 be -- I want to make sure I have got this correct --
18 could be downloaded from the Western Canada For You
19 site?

20 MR. CAMP: Western Canada For Us?

21 MR. FROMM: Sorry, Western Canada For
22 Us.

23 MR. CAMP: What documents are you
24 referring to?

25 MR. FROMM: Well, books like the

1 "Turner Diaries"?

2 MR. CAMP: That is correct.

3 MR. FROMM: The --

4 MR. CAMP: "White Power," "Mein
5 Kampf," "International Jew," that is correct.

6 MR. FROMM: Now, perhaps I didn't
7 quite get it when you were going through this, but are
8 these documents on the site or are these links that you
9 click on and they take you elsewhere?

10 MR. CAMP: They are on the site.

11 MR. FROMM: They are on the site,
12 okay. All right. When you raided -- when you executed
13 the search warrant on Glenn Bahr's residence, you
14 indicated you seized a number of books. Among those
15 books, were there copies of "Mein Kampf"?

16 MR. CAMP: There was one copy, that
17 is right.

18 MR. FROMM: One copy and the "Turner
19 Diaries"?

20 MR. CAMP: That is right.

21 MR. FROMM: And in your testimony,
22 you indicated that you had some concerns about people
23 possessing those books. Could you just remind us what
24 those concerns were.

25 MR. CAMP: Again, I never testified

1 that I had concerns with people having those books.
2 What we do when we conduct a search warrant, we can,
3 under our authority, seize other evidence that is
4 relevant to the charge.

5 I had used the trafficking in drugs
6 as one and the relevant evidence that flows from a
7 seizure of cocaine. We conduct a search warrant for
8 hate propaganda, relevant material was seized,
9 including "Mein Kampf" and "Turner Diaries."

10 MR. FROMM: Perhaps my question
11 wasn't very clear. I think actually you testified when
12 you were discussing these books that were available,
13 you said on the Western Canada For Us website, and you
14 said you had a concern about those books being up
15 there, particularly the "Turner Diaries." What was
16 your concern?

17 MR. CAMP: Of the material on the
18 website?

19 MR. FROMM: Yeah, these books. And
20 you mentioned particularly the "Turner Diaries."

21 MR. CAMP: What was my concern with
22 the "Turner Diaries"? The literature in the "Turner
23 Diaries." I think I went through that in my
24 evidence-in-chief.

25 THE CHAIRPERSON: If you could just

1 summarize for Mr. Fromm's benefit.

2 MR. CAMP: I can go to the highlights
3 of the "Turner Diaries"?

4 MR. FROMM: What I heard you say, and
5 correct me if I am wrong, that the "Turner Diaries"
6 might lead people to commit violence?

7 MR. CAMP: That wasn't my paramount
8 concern with the "Turner Diaries" because I am
9 investigating a Section 319 breach.

10 MR. FROMM: Did you not say that in
11 your -- and I think Mr. Warman was taking you through
12 these books that were available, you said on the WCFU
13 site, you mentioned the "Turner Diaries" and did you
14 not mention the concern was because of the nature of
15 the plot of the book, that people might be led to
16 violence?

17 MR. CAMP: That is correct. Right.

18 MR. FROMM: You seized a copy of both
19 "Mein Kampf" and the "Turner Diaries" from -- in your
20 execution of the search warrant of Glenn Bahr?

21 MR. CAMP: That is correct.

22 MR. FROMM: Am I correct in
23 summarizing your testimony from earlier, I mean from
24 last week, that in the management of Western Canada For
25 Us, Mr. Bahr did not commit any acts of violence?

1 MR. CAMP: Right. As far as we knew,
2 there was no -- we didn't investigate any acts of
3 violence by members of the WCFU. There was a definite
4 concern there may be acts of violence through the WCFU,
5 but through our investigations, we didn't come across
6 any.

7 MR. FROMM: But they existed from
8 sometime late in 2003 until the group was disbanded
9 around the 8th or 9th of May, 2004; is that correct?

10 MR. CAMP: That is right.

11 MR. FROMM: Four or five months,
12 maybe, and in that time, and apparently you were
13 watching them fairly carefully, you found no evidence
14 of acts of violence by the group?

15 MR. CAMP: That is correct.

16 MR. FROMM: Okay.

17 THE CHAIRPERSON: Mr. Fromm, what is
18 it you are referring to, please?

19 MR. FROMM: Sorry.

20 THE CHAIRPERSON: I see you take a
21 book out of a bag. If you could just identify for me
22 what it is you are referring to.

23 MR. FROMM: In fact, I am going to
24 show this to the officer with relevant photocopies to
25 everybody else.

1 MR. VIGNA: Madam Chair, before I
2 object, I would like to know the relevance.

3 MR. WARMAN: I will wait until the
4 explanation.

5 MR. FROMM: First of all, Officer
6 Camp, I was wondering if you could look at the title of
7 that book and identify the title for us.

8 MR. CAMP: "Mein Kampf" by Adolf
9 Hitler.

10 MR. FROMM: And the document that
11 came along with it?

12 MR. WARMAN: Objection, Madam Chair.
13 Sorry, I will wait for --

14 THE CHAIRPERSON: Please. Carry on.

15 MR. CAMP: A receipt.

16 MR. FROMM: Would you indicate
17 where --

18 MR. CAMP: Just for the sake of
19 speeding things up here, Greenwoods Book Shop, 7924-104
20 Street, and the purchase was made of "Mein Kampf" for
21 28.95 on May -- 24th of May, 2006.

22 MR. FROMM: And could you
23 characterize -- I don't know Edmonton that well. Could
24 you characterize Greenwoods Book Store?

25 MR. WARMAN: Madam Chair, if he can

1 establish that Sergeant Camp has any knowledge of this
2 book, has any knowledge of this receipt, has any
3 connection with it in any way, shape or form, then
4 perhaps I will cease my objection, but I haven't heard
5 that yet.

6 THE CHAIRPERSON: Mr. Fromm?

7 MR. FROMM: All I am trying to
8 establish is that the book called "Mein Kampf" that is
9 complained about being up on the Western Canada For Us
10 website is obtainable now, or at least last week, at a
11 bookstore, and I don't know Edmonton that well. I just
12 want to -- I had one further question, whether
13 Greenwoods was some sort of right-wing Nazi bookstore
14 or if it's kind of mainstream.

15 MR. WARMAN: Mr. Fromm is attempting
16 to give evidence.

17 MR. FROMM: No, I am asking a
18 question.

19 MR. WARMAN: Madam Chair, if I can
20 finish my objection. If Sergeant Camp did not buy the
21 book, if he is not involved in acquiring the book, if
22 he has no knowledge of it, then clearly he is not able
23 to give evidence that Mr. Fromm should give through a
24 proper witness.

25 THE CHAIRPERSON: I agree. I am

1 going to decline to enter this as an exhibit, if that
2 was going to be your motion, Mr. Fromm, until a time,
3 of course, where this can be put in properly through a
4 witness who can identify what it is we have received.

5 MR. FROMM: I would like to direct
6 the witness's attention to the article which begins on
7 the very bottom of the first page. It is an article
8 from the Edmonton Sun, February 28th, 2005. I would
9 like to give him an opportunity to read this. I would
10 like to ask him a question about it.

11 MR. WARMAN: Objection, Madam Chair.
12 If Mr. Fromm can establish that the witness has any
13 knowledge of the document, then perhaps.

14 MR. FROMM: I can't establish that he
15 has any knowledge until he has a chance to read it.

16 MR. WARMAN: Madam Chair, if he can
17 establish any prior knowledge prior to Mr. Fromm just
18 handing it to him.

19 MR. VIGNA: Other than that, Madam
20 Chair, I question the relevance of this document to the
21 case at hand.

22 THE CHAIRPERSON: I am just looking
23 to see if I see Sergeant Camp's name in here, and so
24 far I don't. Mr. Fromm, could you advise me as to the
25 relevance of this particular document?

1 MR. FROMM: Well, yes. The
2 relevance, I just want to confirm whether Sergeant Camp
3 was aware of this and he had an opinion on it was that
4 the United States State Department in its Country
5 Reports on Human Rights Practices reported on the basis
6 of information gathered by the Bureau of Democracy,
7 Human Rights and Labour, that the Edmonton police were
8 guilty of violations of human rights. During the year,
9 police in Edmonton were accused of using excessive
10 force when responding to minor infractions in the
11 city's tourist district and they give a number of
12 examples of that.

13 It is relevant, in my submission, to
14 the treatment of Glenn Bahr.

15 MR. VIGNA: Madam Chair, I highly
16 object to this document and its contents. It is not an
17 inquiry of the police of Edmonton that we are doing
18 here, so I don't see any relevance whatsoever.

19 THE CHAIRPERSON: I agree. Could you
20 ask Sergeant Camp your question about this document
21 before I decide whether or not it will be in as an
22 exhibit.

23 MR. FROMM: Have you had a chance to
24 look at it, Sergeant Camp?

25 MR. CAMP: For the first time just

1 now.

2 MR. FROMM: Okay. The article
3 begins:

4 "Edmonton cops are furious after
5 a human rights report from the
6 U.S. State Department took a
7 swipe at them for alleged human
8 rights abuses."

9 Were you aware of unhappiness among
10 Edmonton police at the characterization by the U.S.
11 State Department?

12 MR. WARMAN: Objection. There is
13 absolutely no relevance.

14 THE CHAIRPERSON: There is no
15 relevance to that question, Mr. Fromm. Could you move
16 on to another.

17 MR. FROMM: Well, I would then like
18 this marked as an exhibit.

19 MR. VIGNA: I object, Madam Chair.
20 Relevance?

21 THE CHAIRPERSON: I agree. I don't
22 see the relevance of this document, Mr. Fromm. There
23 is no connection to this case. There is no connection
24 to the Sergeant in this case.

25 MR. FROMM: I am batting oh for

1 three. The Bible, "Mein Kampf" and the Edmonton Sun
2 are all irrelevant in one day.

3 Would it be possible to take a short
4 break?

5 THE CHAIRPERSON: Of course. It is
6 close to 3:00. I will see everyone at quarter after 3.
7 --- Upon recessing at 3:00 p.m.
8 --- Upon resuming at 3:15 p.m.

9 THE CHAIRPERSON: Good afternoon. Be
10 seated.

11 Mr. Fromm?

12 MR. VIGNA: Just a technical issue,
13 Madam Chair. Mr. Fromm provided me the video and it is
14 the only copy. I understand there is going to be a TV
15 here tomorrow or a video. I don't have a video at the
16 hotel, so I don't know if I can be here to watch it.

17 THE CHAIRPERSON: Thank you. How
18 long is the video?

19 MR. FROMM: It is -- from my
20 recollection, about 54 minutes long. It is produced
21 for the hour slot.

22 THE CHAIRPERSON: So it is just one
23 excerpt that you are wanting to have --

24 MR. FROMM: No, I think to -- I think
25 you would really want to see the whole of it,

1 otherwise, I guess, you might feel that you are not
2 getting the complete picture or it is just selective.
3 I think if you see the whole sweep of it, that is
4 probably the fairest way to do it.

5 THE CHAIRPERSON: And what is it,
6 please?

7 MR. FROMM: It is called the "Secret
8 Rulers of the World."

9 THE CHAIRPERSON: The which?

10 MR. FROMM: "The Secret Rulers of the
11 World. "

12 THE CHAIRPERSON: What is it about?

13 MR. FROMM: Okay. It is an
14 exploration of a British writer by the name of David
15 Icke, I-C-K-E, and David Icke is a -- I guess you would
16 call him something of a new age writer, has a broad
17 sort of appeal. He has written a number of books, and
18 he talks in terms of the world being ruled by an elite
19 that he calls the Reptilians, and some people think
20 that is a code word for Jews.

21 So this British videographer trailed
22 him around and is trying to assess whether Icke is
23 basically an anti-Semite or not. Along -- he basically
24 covers a cross-Canada tour that Mr. Icke took, and this
25 tour was harassed from Ottawa out to Vancouver, and

1 Mr. Warman had a role in that.

2 Now, Mr. David Icke and his views are
3 of no concern, I guess, to this hearing or to us, but
4 Mr. Warman's role in trying to disrupt Mr. Icke's tour,
5 I think, is certainly very germane to our submissions.

6 THE CHAIRPERSON: Okay. I will --
7 excuse me. I will need to hear submissions from
8 counsel on that.

9 MR. FROMM: My position is, in
10 fairness, if you are going to see it, you should
11 probably see the whole of it. It is worth the 54
12 minutes.

13 THE CHAIRPERSON: Okay. I tell you
14 what. Remind me to come to that again at the end of
15 the day. Let's finish up with Mr. Camp or Sergeant
16 Camp here, and we will talk about that a little bit
17 later.

18 So go ahead, Mr. Fromm.

19 MR. FROMM: I would like to clarify
20 your evidence about a group called the ARA. You did
21 have some talk about a poster that they had put up
22 mentioning Glenn Bahr.

23 What do you know about the ARA?

24 MR. CAMP: Not that much except that
25 they are Anti-Racist Action is the name of the group

1 and they are a group of -- depending on the city in the
2 country, they are a group that comes together to fight
3 racism and discrimination. I have never done an
4 investigation on the ARA, or I don't really know too
5 much about them except for some general literature
6 which I have read.

7 MR. FROMM: To your knowledge, does
8 their behaviour pose a danger to law and order?

9 MR. WARMAN: Objection, Madam Chair.
10 If Mr. Fromm could establish the relevance to this
11 hearing.

12 THE CHAIRPERSON: Yes, Mr. Fromm, I
13 share that concern. What is the relevance of this line
14 of questioning? The ARA is not a party. It does not
15 come up much in the proceedings, so if you could help
16 me understand the relevance.

17 MR. FROMM: I think that may become
18 clear tomorrow.

19 THE CHAIRPERSON: I beg your pardon?

20 MR. FROMM: I said that may become
21 clear tomorrow. We will move on.

22 THE CHAIRPERSON: Okay, thank you.

23 MR. FROMM: Just to summarize, your
24 testimony is you don't know about them other than they
25 fight racism.

1 MR. CAMP: That is right.

2 MR. FROMM: Okay. You mentioned that
3 the Hate Crimes Unit, Edmonton Police Service had
4 received a complaint from Richard Warman about the
5 activities of Western Canada For Us?

6 MR. CAMP: That is correct.

7 MR. FROMM: Do you recall when you
8 received that complaint?

9 MR. CAMP: I think the complaint came
10 in over the phone initially in or prior to the advent
11 of the WCFU website.

12 MR. FROMM: Did you ever have written
13 communications with Mr. Warman?

14 MR. CAMP: Are you talking about the
15 written complaint of Mr. Warman?

16 MR. FROMM: No, you said you had a
17 phone call from him prior to the WCFU website going up
18 and you had testified that you had a -- I thought you
19 testified that there had been some sort of written
20 complaint. I just want to confirm that was so?

21 MR. CAMP: There was a written
22 complaint. That is correct.

23 MR. FROMM: Did you have other
24 communications with Mr. Warman?

25 MR. CAMP: I am sorry?

1 MR. FROMM: Did you have other
2 communications with Mr. Warman?

3 MR. CAMP: Yeah, there was phone
4 calls from Mr. Warman over the course of the -- I guess
5 the inception of the WCFU and through the months or few
6 months that it was up and running.

7 MR. FROMM: What was the nature of
8 these calls?

9 MR. CAMP: In general just -- it is
10 an unusual complaint on an internet hate propaganda
11 because it is a continual offence. Like, in other
12 words, every day there is new material, so occasionally
13 Richard would phone and, I guess, enhance the
14 complaint, I guess, and there was discussion around
15 that.

16 MR. FROMM: There came a time, did
17 there not, when you asked him for a copy of the poster
18 that was being circulated in Red Deer about Glenn Bahr?

19 MR. CAMP: That is correct. Yeah,
20 there was communication in regards to that. I think I
21 am the one that initiated that phone call.

22 MR. FROMM: You indicated that in
23 your research that you would done extensive research on
24 hate groups and neo-Nazis?

25 MR. CAMP: There was some research on

1 neo-Naziism and white supremacy, Odonism.

2 MR. FROMM: Sorry, I didn't catch the
3 last one.

4 MR. CAMP: Odonism. Yeah, there was
5 some research done. It is part of what we do in the
6 Hate Crimes Unit is understand the ideologies that were
7 out there, including -- we also did research on
8 Wahhabism and extremist Sikhism, like religious groups
9 that espouse hatred towards other groups as well. We
10 didn't concentrate on specifically white supremacy all
11 the time or neo-Naziism.

12 MR. FROMM: You used the term
13 Wahhabism? Did I hear that correctly?

14 MR. CAMP: That is correct.

15 MR. FROMM: Have there been any
16 charges laid by the -- that you know of through the
17 Edmonton Police Service against Wahhabists?

18 MR. CAMP: Do you mean hate
19 propaganda charges?

20 MR. FROMM: Yes.

21 MR. CAMP: No.

22 MR. FROMM: Did you investigate a
23 complaint, followers of a group called Fallen Gong
24 about the activities of the Red Chinese consulate in
25 Edmonton in regard to that?

1 MR. VIGNA: Madam Chair, I object to
2 the question on its relevance, and also if there is an
3 investigation ongoing, I don't know if there is or not,
4 I don't think it would be relevant to answer that kind
5 of question.

6 THE CHAIRPERSON: I don't see the
7 relevance, Mr. Fromm, as to whether or not there is an
8 investigation going on with respect to Fallen Gong.
9 What would be the relevance, please?

10 MR. FROMM: Just trying to get a
11 better understanding of what hate squad does. There
12 are no press reports that this group had made a
13 complaint and that they were being harassed and that
14 they were talking in terms of hate propaganda directed
15 against them, and I am just wondering if there has been
16 charges in that regard.

17 THE CHAIRPERSON: It is not relevant.
18 I will direct the Sergeant not to answer it.

19 Move on, Mr. Fromm.

20 MR. FROMM: On Friday, I asked you,
21 and perhaps not very clearly, about your attendance at
22 a number of conferences where you had been a member of
23 panel, and I think I had asked you if you had mentioned
24 Glenn Bahr in your presentations, and I think you
25 indicated that you had not; is that correct?

1 MR. CAMP: That is correct.

2 MR. FROMM: Did you mention Western
3 Canada For Us?

4 MR. CAMP: I can't remember. There
5 may have been a question in regards to the
6 investigation by members in the audience, because there
7 was some media, in regards to WCFU, but I can't
8 remember in the speaking notes if I actually
9 specifically mentioned WCFU as an example of, yeah, a
10 group.

11 MR. FROMM: And was -- to your
12 knowledge, was ESTATE at the -- the officer named, you
13 use the moniker ESTATE, was he present at either of the
14 demonstrations outside Anne McLellan's office in
15 support of political prisoner Ernst Zündel.

16 MR. VIGNA: Objection, Madam Chair.
17 This would be contrary to ruling you rendered?

18 THE CHAIRPERSON: I agree.

19 MR. BAHR: Madam, may I say
20 something?

21 THE CHAIRPERSON: We are not going to
22 go through the back door what I wouldn't allow through
23 the front door. So let us carry on.

24 MR. BAHR: Can I just make what I
25 would like to say for the record, please, because I

1 think it is important?

2 THE CHAIRPERSON: Go ahead.

3 MR. BAHR: I think we are allowed to
4 say ESTATE, we know is a police officer. We are not
5 asking for his identity or name, but if he was involved
6 in the group WCFU is completely relevant to this. I
7 mean, I don't see why answering this question is
8 irrelevant.

9 THE CHAIRPERSON: Thank you. I
10 disagree.

11 Let us move on to the next question,
12 please.

13 MR. FROMM: Those are my questions.

14 THE CHAIRPERSON: Thank you. Is
15 there any redirect?

16 MR. WARMAN: Madam Chair, if I could
17 just have perhaps two minutes with my friend?

18 THE CHAIRPERSON: Yes.

19 MR. WARMAN: I am sorry, Madam Chair,
20 could I expand that to a five-minute break, just to
21 discuss, just to ensure that we don't miss anything.

22 --- Upon recessing at 3:30 p.m.

23 --- Upon resuming at 3:40 p.m.

24 THE CHAIRPERSON: Good afternoon.

25 THE REGISTRAR: Be seated.

1 EXAMINATION BY MR. VIGNA

2 MR. VIGNA: Sergeant Camp, in the
3 cross-examination, you were asked several questions and
4 you were being referred to postings on the CD ROM, and
5 the question that was asked often was whether that
6 posting in particular would be hate or not.

7 The question I have for you is when
8 you do an investigation for hate crimes, do you look at
9 one singular posting or do you look at the entire
10 picture of the website and the various context of the
11 website?

12 MR. CAMP: In this particular
13 investigation in regards to breaching Section 319(2),
14 we look at the entire website and the content within
15 that website.

16 MR. VIGNA: Okay. You were asked
17 also questions about the execution of the search
18 warrant and certain objects that were not specifically
19 identified in the warrant itself?

20 MR. CAMP: That is correct.

21 MR. VIGNA: When you execute a search
22 warrant, not necessarily in this particular case, but
23 in terms of procedure, if you see an object that can be
24 linked to a crime, even though the object itself is not
25 something that would be a criminal object, for example

1 drugs, let's say for example you would see a spoon that
2 can be associated to drugs, would you seize that object
3 also or would you just limit yourself to what is in
4 appearance a criminal nature in terms of the object?

5 MR. CAMP: It is my protocol on
6 probably approximately 50 search warrants in my career
7 to seize items both relevant, that are directly
8 relevant to the crime, in other words, and also
9 relevant to other crimes that are in plain view and
10 objects that are noncriminal but relevant to the crime
11 in question in the item in the search warrant.

12 MR. VIGNA: Final question, Sergeant
13 Camp. You mentioned that ESTATE was a police officer.
14 The question I have for you is did yourself or the
15 police ever go on the website under the name of Glenn
16 or SS-88?

17 MR. CAMP: Never.

18 MR. VIGNA: No further questions.

19 MR. CAMP: I can enhance that a bit
20 more, or under any other moniker.

21 THE CHAIRPERSON: Mr. Warman?

22 EXAMINATION BY MR. WARMAN

23 MR. WARMAN: Sergeant Camp, while you
24 were looking through the WCFU website, your attention
25 was drawn to a number of different pages where there

1 was an indication of moderators and there were several
2 names after those moderators. Do you recall those
3 instances?

4 MR. CAMP: Yes, I do.

5 MR. WARMAN: Apart from seeing the
6 term "moderators" and some names after that on the WCFU
7 forum itself--

8 MR. CAMP: Right.

9 MR. WARMAN: -- did you ever see that
10 term "moderators" or any other names linked to a term
11 like that anywhere else on the WCFU website apart from
12 just the forum?

13 MR. CAMP: I don't think so.

14 MR. WARMAN: Thank you.

15 Those are all my questions, Madam
16 Chair.

17 THE CHAIRPERSON: Thank you.

18 Anything arising, Mr. Fromm?

19 MR. FROMM: Just one thing.

20 EXAMINATION BY MR. FROMM

21 MR. FROMM: Mr. Vigna, I believe,
22 asked did yourself or any police officer go on the
23 website under the name of Glenn or SS-88, and your
24 answer was "never." You would be answering for
25 yourself; is that correct? You never went on the

1 website as Glenn or SS-88?

2 MR. CAMP: Madam Chair, I was the
3 file coordinator, basically the lead on this file. I
4 am the one that gave direction on this file and the
5 strategies before me.

6 There is no police officer within the
7 Edmonton Police Service that went on that website,
8 except for ESTATE. There is no other moniker on WCFU
9 that is utilized by an EPS undercover operator except
10 ESTATE.

11 MR. FROMM: And ESTATE was working
12 under your direction?

13 MR. CAMP: That is correct.

14 MR. FROMM: Thank you.

15 THE CHAIRPERSON: Sergeant Camp,
16 thank you very much for your assistance.

17 --- The witness stands down

18 THE CHAIRPERSON: Madam Registrar,
19 are you able to get a television and video recorder,
20 VHS thing fairly quickly? Can you get it this
21 afternoon?

22 THE REGISTRAR: We can ask the hotel
23 if they have one.

24 THE CHAIRPERSON: Okay. I am
25 noticing the time, and I am hearing that there are some

1 difficulties in -- you know, sort of technical
2 difficulties in being able to view that tape. Counsel
3 have advised me that they would like to view that tape
4 before any submissions are made to myself.

5 It is 4:00. I wonder if perhaps
6 Madam Registrar could find a television with a VHS.
7 Perhaps that is a fairly productive use of your time,
8 to use that hour that we have now to take a look at as
9 much of that tape as you would like and then first
10 thing tomorrow morning we will deal with the question
11 of its admissibility.

12 Does that sound a reasonable way to
13 go?

14 MR. VIGNA: That would be ideal.

15 THE CHAIRPERSON: Madam Registrar,
16 would you make those inquiries to see if we can scare
17 something up? We are going to adjourn just for a
18 couple of minutes until I have got some more
19 information.

20 --- Upon recessing at 3:47 p.m.

21 --- Upon resuming at 4:05 p.m.

22 THE CHAIRPERSON: Good afternoon.

23 THE REGISTRAR: Be seated.

24 THE CHAIRPERSON: Madam Registrar
25 advises me that, despite valiant efforts, they are not

1 able to come up right at this moment with a TV and a
2 VCR. I am advised that we will have one tomorrow,
3 hopefully first thing, and I know that Madam Registrar
4 is certainly making her best efforts in that regard.

5 I am afraid that perhaps the VHS
6 technology is becoming a bit of a vernacular, and it is
7 easier to find other forms of technology.

8 I think what I am going to do now is
9 I am going to adjourn the hearing for the day and that
10 will give counsel, Mr. Vigna and Mr. Warman, a little
11 bit of extra time to wander around with that tape and
12 see if they can find the appropriate technology between
13 now and tomorrow morning, and then perhaps I can be
14 hearing submissions in the morning.

15 If you are unable to secure -- I know
16 you are both from out of town. If you are unable to
17 secure the technology that you need, then we may have
18 to return to this first thing in the morning and watch
19 the tape at that point, yes?

20 MR. VIGNA: I don't know if I can
21 maybe come around 8:30 or 8.

22 THE CHAIRPERSON: My concern -- that
23 is a very good suggestion. My concern is that we are
24 going to be getting this piece of equipment as quickly
25 as possible. I am not sure, though, whether it will be

1 available that early, so I would hate to have you come
2 early for not.

3 THE REGISTRAR: It should be. I
4 can't guarantee.

5 MR. VIGNA: I will maybe discuss with
6 Ms.Joyal and see what can be done. I don't know if I
7 can go to the library, if they have a library.

8 THE CHAIRPERSON: I don't know
9 either. I was surprised, actually, that the hotel
10 wouldn't have that kind of --

11 MR. BAHR: You can watch it at my
12 place.

13 MR. VIGNA: Thanks for the offer.
14 Maybe another time.

15 THE CHAIRPERSON: All right. Then I
16 will adjourn today.

17 I will see you back here at 9:30
18 tomorrow. And I will expect that we will either be
19 hearing submissions on that video tape or I will be
20 told, we are halfway through, give us a couple minutes.

21 Thank you very much. Have a good
22 evening and we will see you tomorrow.

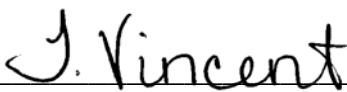
23 --- Whereupon the hearing adjourned at 4:05 p.m.,

24 to resume on Tuesday, May 30, 2006

25 at 9:30 a.m.

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I HEREBY CERTIFY THAT I HAVE, to
the best of my skill and
ability, accurately reported and
transcribed the foregoing.



Tiffany Vincent

C.S.R.(A), R.P.R.

StenoTran