

s.19(1)

CONFIDENTIAL

1461-31- [REDACTED] (DLaw/HRI 2)

2 Oct 89

NOTE TO FILE

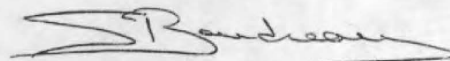
[REDACTED]

1. I discussed the [REDACTED] case with Raymond Piché, the Justice lawyer in Montreal who is representing the CF on this case to the Federal Court of Appeal. Mr. Piché informed me that Justice in Montreal is in possession of a copy of the transcript of the SIU interview of [REDACTED], and that while they do not have the tapes, they did hear them. Present when the tapes were played were:

LCol Champagne  
Annie Côté  
Suzanne Marcoux  
Raymond Piché  
Military Police (SIU)

2. It was also my understanding from our conversation that while Annie Côté and Raymond Piché were of the opinion that the interview was overly intimate that they both agreed that this interview did not play a major role in this case "pas un élément majeur". Mr. Piché called it a "petit irritant" and that at best it constituted a civil tort "faute civile" and that at best damages could be awarded for this tort if it qualified as an actionable tort which they felt it did not (une faute civile qui ne donne probablement pas un droit d'action). In his opinion this matter is separate and distinct from the Charter issue of this case.

3. Mr. Piché indicated that he would like to meet with Barbara McIsaac, LCol McDonald and myself sometime in November to discuss the type of section 1 evidence we are proposing to put forth.



M.M.S. Boudreau  
Maj  
DLaw/HRI 2

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