Appendix A

Government of Canada Commission Ontario Commission Prince Edward Island Order-in-Council Saskatchewan Order-in-Council

GOVERNMENT OF CANADA COMMISSION

COMMISSION

appointing

nommant

The Honourable

l'honorable

Horace Krever

to be a Commissioner under Part I of the Inquiries Act, on the safety of the blood system in Canada. à titre de commissaire, en vertu de la partie I de la Loi sur les enquêtes, sur la sécurité du système canadien d'approvisionnement du sang.

DATED 27th October, 1993

DATÉE du 27 octobre 1993

RECORDED ... 27th October, 1993

ENREGISTRÉE le ... 27 octobre 1993

Film 688 Document 54

DEPUTY REGISTRAR GENERAL OF CANADA SOUS-REGISTRAIRE GÉNÉRAL DU CANADA



Canada

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories QUEEN, Head of the Commonwealth, Defender of the Faith.

ELIZABETH DEUX, par la Grâce de Dieu, REINE du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

DEPUTY ATTORNEY GENERAL

SOUS-PROCUREUR GÉNÉRAL TO ALL TO WHOM these Presents shall come or whom the same may in anyway concern,

À TOUS CEUX à qui les présentes parviennent ou qu'icelles peuvent de quelque manière concerner,

GREETING:

SALUT :

WHEREAS, by Order in Council P.C. 1993-1879 of October 4, 1993, the Committee of the Privy Council has advised that a commission do issue under Part I of the Inquiries Act, chapter I-11 of the Revised Statutes of Canada, 1985, appointing the Honourable Horace Krever, a Judge of the Ontario Court of Appeal, to be a Commissioner to review and report on the mandate, organization, management, operations, financing and regulation of all activities of the blood system in Canada, including the events surrounding the contamination of the blood system in Canada in the early 1980s;

NOW KNOW YOU that We, by and with the advice of Our Privy Council for Canada, do by these Presents appoint the Honourable Horace Krever to be Our Commissioner to conduct such an inquiry;

TO HAVE, HOLD, exercise and enjoy the said office, place and trust unto you, the Honourable Horace Krever, together with the rights, powers, privileges and emoluments unto the said office, place and trust of right and by law appertaining during Our Pleasure;

AND WE DO HEREBY advise that Our Commissioner review and report on the mandate, organization, management, operations, financing and regulation of all activities of the blood system in Canada, including the events surrounding the contamination of the blood system in Canada in the early 1980s, by examining, without limiting the generality of the inquiry,

Attendu que, aux termes du décret C.P. 1993-1879 du 4 octobre 1993, le Comité du Conseil privé a recommandé que soit prise, en vertu de la partie I de la Loi sur les enquêtes, chapitre I-11 des Lois révisées du Canada (1985), une commission nommant l'honorable Horace Krever, un juge de la Cour d'appel de l'Ontario, à titre de commissaire chargé de faire enquête et rapport sur le mandat, l'organisation, la gestion, les opérations, le financement et la réglementation de toutes les activités du système canadien d'approvisionnement en sang, y compris les événements entourant la contamination de réserves de sang au début des années 1980,

Sachez que, sur et avec l'avis de Notre Conseil privé pour le Canada, Nous nommons l'honorable Horace Krever Notre commissaire pour mener cette enquête;

À titre de commissaire de cette enquête, vous, l'honorable Horace Krever, jouirez, à titre amovible, de tous les droits, pouvoirs, privilèges et avantages conférés de droit et de par la loi à ces fonctions;

Nous recommandons que Notre commissaire chargé de faire enquête et rapport sur le mandat, l'organisation, la gestion, les opérations, le financement et la réglementation de toutes les activités du système canadien d'approvisionnement en sang, y compris les événements entourant la contamination de réserves de sang au début des années 1980, examine, sans limiter la portée générale de l'enquête :

- (a) the organization and effectiveness of past and current systems designed to supply blood and blood products in Canada,
- (b) the roles, views and ideas of relevant interest groups, and
- (c) the structures and experiences of other countries, especially those with comparable federal systems;

AND WE DO FURTHER advise that the Commissioner

- (d) is authorized to adopt such procedures and methods as he may consider expedient for the proper conduct of the inquiry and to sit at such times and in such places in Canada as he may decide,
- (e) is authorized to rent such space and facilities as may be required for the purposes of the inquiry, in accordance with Treasury Board policies,
- (f) is authorized to engage the services of such experts and other persons as are referred to in section 11 of the Inquiries Act at such rates of remuneration and reimbursement as may be approved by the Treasury Board,
- (g) is directed to advise the Governor in Council by November 30, 1993 as to whether, in the opinion of the Commissioner, it is necessary in order to achieve the objectives of the inquiry to provide assistance with respect to the intervener costs of any of the parties that may appear before the inquiry, the extent of assistance where such assistance would, in the opinion of the Commissioner, be in the public interest, bearing in mind the fiscal restraints program of the Government, and how such funding should be administered,

- a) l'organisation et l'efficacité des systèmes actuels et antérieurs d'approvisionnement en sang et en produits du sang au Canada,
- b) les rôles, opinions et idées des groupes d'intérêts concernés,
- c) les structures et expériences d'autres pays, particulièrement ceux qui ont des systèmes fédéraux comparables;

Nous recommandons en outre que Notre commissaire :

- d) soit autorisé à adopter les méthodes et procédures qui lui apparaissent les plus indiquées pour la conduite de l'enquête et à siéger aux moments et aux endroits qu'il juge opportuns;
- e) soit autorisé à louer les locaux et les installations que nécessite l'enquête, conformément aux politiques du Conseil du Trésor;
- f) soit autorisé à recourir, comme le prévoit l'article 11 de la Loi sur les enquêtes, aux services d'experts et d'autres personnes qui seront rémunérés et remboursés selon les taux approuvés par le Conseil du Trésor;
- g) fasse savoir au gouverneur en conseil, d'ici le 30 novembre 1993, s'il juge nécessaire, pour atteindre les objectifs de l'enquête, de fournir une aide financière à des intervenants pour les dédommager des frais engagés pour témoigner à l'enquête et, si tel est le cas, l'informe de l'étendue de l'aide à accorder à cette fin, quand, à son avis, elle servirait l'intérêt public, compte tenu du programme de restrictions financières du gouvernement, ainsi que de la manière dont elle serait administrée;

- (h) is directed to submit an interim report in both official languages to the Governor in Council no later than May 31, 1994 on the safety of the blood system, with appropriate recommendations on actions that might be taken to address any current shortcomings,
- (i) is directed to submit a final report in both official languages to the Governor in Council no later than September 30, 1994 with recommendations on an efficient and effective blood system in Canada for the future, including
 - (i) its managerial, financial and legal principles as well as the medical and scientific aspects,
 - (ii) the appropriate roles and responsibilities of the provincial, territorial and federal governments, the Canadian Red Cross Society and other relevant organizations,
 - (iii) the contractual and other relationships that should exist amongst the governments and organizations involved in the system,
 - (iv) resource implications, including current allocations,
 - (v) powers that are appropriate to recommendations concerning responsibilities and authorities, and
 - (vi) actions required to implement these recommendations, and

- h) présente au gouverneur en conseil, au plus tard le 31 mai 1994, un rapport provisoire dans les deux langues officielles sur la sécurité du système d'approvisionnement en sang, accompagné de recommandations pertinentes quant aux mesures pouvant être prises pour corriger toute lacune actuelle du système;
- i) présente au gouverneur en conseil, au plus tard le 30 septembre 1994, un rapport final dans les deux langues officielles contenant des recommandations quant aux mesures à prendre pour assurer l'efficacité et l'efficience futures du système d'approvisionnement en sang au Canada et traitant notamment:
 - (i) des principes financiers, juridiques et de gestion qui le gouvernent, ainsi que de ses aspects médicaux et scientifiques,
 - (ii) des rôles et responsabilités qu'il convient d'attribuer aux gouvernements fédéral, provinciaux et territoriaux, à la Société canadienne de la Croix-Rouge et à d'autres organismes concernés,
 - (iii) des relations contractuelles et autres qui devraient exister entre les gouvernements et les organismes qui interviennent dans le système,
 - (iv) des implications en matière de ressources, y compris en ce qui touche les affectations actuelles,
 - (v) des pouvoirs correspondant aux recommandations faites concernant les responsabilités et les attributions,
 - (vi) des mesures à prendre pour donner suite à ces recommandations;

(j) is directed to file the papers and records of the inquiry with the Clerk of the Privy Council as soon as reasonably may be after the conclusion of the inquiry.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent and the Great Seal of Canada to be hereunto affixed.

WITNESS:

Our Right Trusty and Wellbeloved Ramon John Hnatyshyn, a Member of Our Privy Council for Canada, Chancellor and Principal Companion of Our Order of Canada, Chancellor and Commander of Our Order of Military Merit, One of Our Counsel learned in the law, Governor General and Commander-in-Chief of Canada.

AT OUR GOVERNMENT HOUSE, in Our City of Ottawa, this twenty-seventh day of October in the year of Our Lord one thousand nine hundred and ninety-three and in the forty-second year of Our Reign. remette les dossiers et documents de l'enquête au greffier du Conseil privé dès que possible après la fin de l'enquête.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes lettres patentes et à icelles fait apposer le grand sceau du Canada.

TÉHOIN :

Notre très fidèle et bien-aimé
Hamon John Hnatyshyn, Membre
de Notre Conseil privé pour le
Canada, Chancelier et
Compagnon principal de Notre
Ordre du Canada, Chancelier et
Commandeur de Notre Ordre du
Mérite militaire, l'un de Nos
conseillers juridiques,
Gouverneur général et
Commandant en chef du Canada.

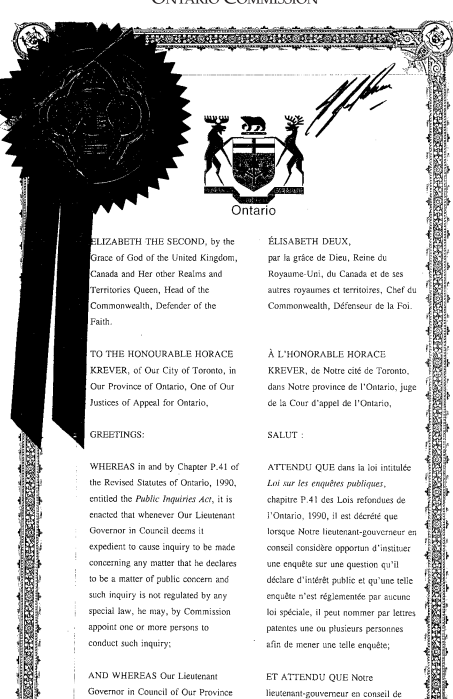
À NOTEE HÔTEL DU GOUVERNEMENT, en Notre ville d'Ottawa, ce vingt-septième jour d'octobre en l'an de grâce mil neuf cent quatrevingt-treize, le quarante-deuxième de Notre règne.

BY COMMAND PAR ORDER,

DEPUTY REGISTRAN GENERAL OF CANADA

SOUS-REGISTRAIRE GÉNÉRAL DU CANADA

ONTARIO COMMISSION



of Ontario deems it expedient to cause

inquiry to be made into the matter of

the mandate, organization,

Notre province de l'Ontario considère

opportun d'instituer une enquête sur, le

mandat, l'organisation, la gestion

management, financing and regulation of the blood system in Ontario including the events surrounding the contamination of the blood system in Ontario in the early 1980s, more particularly set forth in Order in Council numbered 3265/93 and dated the 15th day of December, 1993;

financement et la réglementation du système ontarien d'approvisionnement en sang, y compris les circonstances entourant la contamination des réserves de sang dans la province au début des années 1980, les détails de l'enquête étant donnés dans le décret numéro 3265/93 en date du 15 décembre 1993;

AND WHEREAS by the said Order in Council such matter is declared to be of public concern and that Part III of the *Public Inquiries Act* applies to the inquiry;

ET ATTENDU QU'en vertu dudit décret, cette question est considérée d'intérêt public et que la partie III de la *Loi sur les enquêtes publiques* s'applique à cette enquête;

NOW KNOW YE that WE, having and reposing full trust and confidence in you the said Horace Krever DO HEREBY APPOINT you effective the date hereof to be Our Commissioner to examine, inquire into and report upon the matter of the mandate, organization, management, financing and regulation of the blood system in Ontario including the events surrounding the contamination of the blood system in Ontario in the early 1980s, more particularly set out in the said Order in Council, and after due study and consideration to prepare an interim report to Our Lieutenant Governor on or before the first day of May, 1994, on the safety of the blood system with appropriate recommendations on actions that might be taken to address any shortcomings and to prepare a final report to Our Lieutenant Governor on or before the

QU'IL SOIT PAR CONSÉQUENT ENTENDU QU'ayant pleinement confiance en vous, ledit Horace Krever, NOUS VOUS NOMMONS PAR LES PRÉSENTES commissaire. à compter de la date indiquée dans les présentes, afin d'enquêter sur le mandat, l'organisation, la gestion, le financement et la réglementation du système ontarien d'approvisionnement en sang, y compris les circonstances entourant la contamination des réserves de sang dans la province au début des années 1980, les détails de cette enquête étant donnés dans le décret mentionné précédemment. Après avoir étudié et considéré tous les aspects pertinents, vous devrez présenter à Notre lieutenant-gouverneur, le ou avant le premier jour de mai 1994, un rapport provisoire sur la sécurité du système d'approvisionnement en sang, ainsi

thirtieth day of September, 1994 with recommendations on the efficient and effective blood system in Ontario for the future as more particularly set out in the said Order in Council:

que des recommandations sur les mesures qui devraient être prises pour remédier à tout manquement. Vous devrez en outre présenter un rapport final à Notre lieutenant-gouverneur au plus tard le trentième jour de septembre 1994, ainsi que des recommandations permettant d'assurer à l'avenir l'efficacité du système ontarien d'approvisionnement en sang, ledit décret contenant plus de détails à ce sujet;

AND WE DO HEREBY CONFER on you, Our said Commissioner, the power to summon any person and to require any such person to give evidence on oath or affirmation and to produce such documents and things as you Our said Commissioner may specify as relevant to the subjectmatter of the inquiry and not inadmissible in evidence in a court by reason of any privilege under the law of evidence;

ET NOUS VOUS CONFÉRONS, en votre qualité de commissaire, le pouvoir d'assigner toute personne à comparaître et d'exiger de cette personne qu'elle témoigne sous serment ou qu'elle fasse une affirmation solennelle et qu'elle produise tout document et toute chose qui, selon vous Notre commissaire, se rapporte à l'objet de l'enquête et n'est pas inadmissible comme preuve devant un tribunal en raison d'un privilège accordé en vertu du droit de la preuve;

AND WE DO HEREBY ORDER that all Our ministries, boards, agencies and commissions shall assist you, Our said Commissioner, to the fullest extent, and that in order to carry out your duties and functions, you shall have the authority to engage such counsel, expert technical advisors, investigators and other staff as you deem proper, at rates of remuneration approved by the Treasury Board;

ET NOUS ORDONNONS PAR LES PRÉSENTES que tous Nos ministères, conseils, organismes et commissions vous aident, en votre qualité de commissaire, au maximum de leurs capacités, et qu'afin de pouvoir assumer vos devoirs et fonctions, vous ayez l'autorité de retenir les services de tous les conseillers, conseillers-experts techniques, enquêteurs et autres membres de personnel que vous jugerez à propos, à des taux de

TO HAVE, HOLD AND ENJOY the said Office and authority of Commissioner for and during the pleasure of Our Lieutenant Governor in Council for Our Province of Ontario.

ET QUE VOUS DÉTENIEZ lesdites qualité et autorité de commissaire ET EN JOUISSIEZ tant qu'il en agréera à Notre lieutenant-gouverneur en conseil pour Notre province de l'Ontario.

rémunération approuvés par le Conseil

IN TESTIMONY WHEREOF We have caused these Our Letters to be made Patent, and the Great Seal of Our Province of Ontario to be hereunto affixed.

EN FOI DE QUOI, nous avons fait des présentes Nos Lettres patentes et y avons apposé le Grand Sceau de Notre province de l'Ontario.

WITNESS:

TÉMOIN:

du Trésor;

THE HONOURABLE HENRY NEWTON ROWELL JACKMAN. LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

L'HONORABLE HENRY NEWTON ROWELL JACKMAN, LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L'ONTARIO

at Our City of Toronto in Our said Province, this twentieth day of January in the year of Our Lord one thousand nine hundred and ninety-four and in the forty-second year of Our Reign.

en Notre cité de Toronto, dans ladite province, ce vingtième jour de janvier, de l'an mil neuf cent quatre-vingt-quatorze de Notre ère et dans la quarante-deuxième année de Notre règne.

BY COMMAND

PAR ORDRE

BRIAN CHARLTON

Chair of the Management Board of Cabinet

BRIAN CHARLTON

Président du Conseil de gestion du gouvernement

DATED January 20 , A.D. 1994

Public Inquiries Act Revised Statutes of Ontario, 1990 Chapter P.41

Recorded this twenty-fourth

day of January, A.D. 1994

As Number 238

In Liber 6

Manager, Official Documents

PRINCE EDWARD ISLAND ORDER-IN-COUNCIL



Certified to be a true copy of an Order of Her Honour the Lieutenant Governor in Council at its meeting of 9 December 1993

Executive Council
Prince Edward Island

No. EC659/93

PUBLIC INQUIRIES ACT
APPOINTMENT OF THE HONOURABLE MR. JUSTICE HORACE KREVER
COMMISSIONER OF THE INQUIRY ON THE
CANADIAN BLOOD SYSTEM

Pursuant to section 1 of the *Public Inquiries Act*, R.S.P.E.I. 1988, Cap. P-31, and upon the recommendation of the Prime Minister of Canada in order to further the objectives of a Commission appointed by the Committee of the Privy Council of Canada under Part 1 of the *Inquiries Act*, R.S.C. 1985, c. I-11, Council appointed the Honourable Horace Krever, a Judge of the Ontario Court of Appeal, to conduct an inquiry to review and report on the mandate, organization, management, operations, financing and regulation of all activities of the blood system in Canada, including events surrounding the contamination of the blood supply in Canada in the early 1980s.

Further, Council noted that the appointment of this Commission is in the public interest in Prince Edward Island, as concerns have been expressed that some non-governmental agencies or third parties may attempt to limit the scope of the inquiry or impede the investigation by challenging the jurisdiction of a federally created inquiry to review and report on matters falling within provincial jurisdiction.

And further, Council advised that the inquiry will examine, without limiting the generality of the inquiry:

- the organization and effectiveness of past and current systems designed to supply blood and blood products in Canada;
- the roles, views, and ideas of relevant interest groups; and
- the structures and experiences of other countries, especially those with comparable federal systems.

R. Man Randin

R. Allan Rankin Clerk of the Executive Council



Canada

Province of Prince Edward Island

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, QUEEN, Head of the Commonwealth, Defender of the Faith.

Marin L. Reid Lieutenant Governor

 $\,$ TO ALL TO WHOM these presents shall come or whom the same may in any wise concern:

GREETING

WHEREAS the Committee of the Privy Council, on the recommendation of the Prime Minister, advises that a Commission do issue under Part 1 of the Inquiries Act, R.S.C. 1985, c. I-ll, and under the Great Seal of Canada appointing the Honourable Horace Krever, a Judge of the Ontario Court of Appeal, to be a Commissioner to review and report on the mandate, organization, management, operations, financing and regulation of all activities of the blood system in Canada,

AND WHEREAS concerns have been expressed that some non-governmental agencies or third parties may attempt to limit the scope of the inquiry or impede this investigation by challenging the jurisdiction of a federally created inquiry to review and report on matters falling within provincial jurisdiction,

AND WHEREAS the possible frustration of the objectives of the Inquiry is contrary to public interest in this Province,

THEREFORE by and with the advice of the Executive Council for Prince Edward Island and pursuant to section 1 of the *Public Inquiries Act* R.S.P.E.I. 1988, Cap. P-31 WE DO APPOINT the Honourable Mr. Justice Horace Krever to conduct an inquiry to review and report on the mandate, organization, management, operations, financing and regulation of all activities of the blood system in Canada, including events surrounding the contamination of the blood supply in Canada in the early 1980s, by examining, without limiting the generality of the inquiry:

- the organization and effectiveness of past and current systems designed to supply blood and blood products in Canada;
- the roles, views, and ideas of relevant interest groups; and
- the structures and experiences of other countries, especially those with comparable federal systems.

IN TESTIMONY WHEREOF We have caused these Our Letters Patent effective 9 December 1993, and the Great Seal of Prince Edward Island, to be hereto affixed.

WITNESS the Honourable Marion L. Reid, Lieutenant Governor of the Province of Prince Edward Island, at Charlottetown this 9th day of December in the year of Our Lord one thousand nine hundred and ninety-three and in the forty-second year of Our Reign.

By Command,

R. allan Randin

Clerk of the Executive Council

SASKATCHEWAN ORDER-IN-COUNCIL

6 April 1994 227/94

TO THE HONOURABLE

THE LIEUTENANT GOVERNOR IN COUNCIL:

The undersigned has the honour to report that:

- Section 2 of <u>The Public Inquiries Act</u> provides as follows:
 - "2 The Lieutenant Governor in Council, when he deems it expedient to cause inquiry to be made into and concerning a matter within the jurisdiction of the legislature and connected with the good government of Saskatchewan or the conduct of the public business thereof, or that is in his opinion of sufficient public importance, may appoint one or more commissioners to make such inquiry and to report thereon."
- 2. A federal inquiry into the mandate, organization, management, operation, financing and regulation of all activities of the blood system in Canada, including the events surrounding the contamination of the blood system in Canada in the early 1980's, was announced in September 1993 following the annual meeting of federal/provincial/territorial ministers of health in Edmonton.
- 3. The Governor in Council has appointed the Honourable Horace Krever, a Judge of the Ontario Court of Appeal, to act as a Commissioner to conduct the review and to report to the Governor in Council with recommendations on an efficient and effective blood system in Canada for the future.
- 4. It is of sufficient public importance to cause an inquiry to be made of the Canadian blood system and Saskatchewan's roles and responsibilities therein to be concurrent with the federal inquiry.

The undersigned has the honour, therefore, to recommend that Your Honour's Order do issue pursuant to section 2 of The Public
Inquiries Act:

- (a) appointing the Honourable Horace Krever as a commissioner of a Commission of Inquiry into the mandate, organization, management, operation, financing and regulation of the blood system in Saskatchewan and Canada, including the events surrounding the contamination of the blood system in the early 1980's, by examining, without limiting the generality of the inquiry:
 - (i) the organization and effectiveness of past and current systems designed to supply blood and blood products in Canada;
 - (ii) the roles, views, and ideas of relevant interest groups; and
 - (iii) the structures and experience of other countries, especially those with comparable systems;
- (b) directing the Commissioner to prepare an interim report to the Governor in Council and to provide a copy thereof to the Lieutenant Governor in Council no later than May 31, 1994 on the safety of the blood system, with appropriate recommendations on actions which might be taken to address any current shortcomings;
- (c) directing the Commissioner to submit a final report to the Governor in Council and to provide a copy thereof to the Lieutenant Governor in Council no later than September 30, 1994 with recommendations on an efficient and effective blood system for the future, including:
 - (i) its managerial, financial, and legal principles aswell as the medical and scientific aspects;

- (ii) the appropriate roles and responsibilities of the provincial/territorial and federal governments, the Canadian Red Cross Society, and other relevant organizations;
 (iii) the contractual and other relationships which should exist amongst the governments and organizations involved in the system;
- (iv) resource implications, including current allocations;
- (v) powers that are appropriate to recommendations concerning responsibilities and authorities; and
- (vi) actions required to implement these recommendations.

RECOMMENDED BY:

Minister of Health

Minister of Justice and Attorney General

APPROVED BY:

President of the Executive Council

ORDERED BY:

Lieutenant Governor

REGINA, Saskatchewan

CERTIFIED TRUE COPY

Clerk of the Excoutive Council

Appendix B

Commissioner and His Staff

Commissioner

The Honourable Horace Krever

Commission Counsel

Marlys Edwardh Melvyn Green Céline Lacerte-Lamontagne Roy Stephenson

Associate Commission Counsel

Delmar Doucette Leslie Paine Frédéric Palardy Louis Sokolov

Administrator Mary Ann Allen

Legal and Policy Analysts

Ronda Bessner Elizabeth Carlton

Researchers

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Executive Coordinator and

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Gail Godbout
Brenda Meads
Saozinha Medeiros
Patricia Rutt
Neil Zeidenberg

Secretaries

Yvonne Boytel Rosie Garnet Jean Phillippo Lisa Raine Helen Robinson Jacqueline Tarne Gwen Williams Jean Zadan

Appendix C

Rules of Procedure and Practice for the Commission of Inquiry Into the Blood Supply

- 1. It is proposed that in the ordinary course Commission counsel will call and question all witnesses who will be heard at the Inquiry. Counsel for a party* may apply to the Commissioner to adduce a particular witness' evidence in chief. If counsel is granted the right to do so, examination shall be confined to the normal rules governing the examination of one's own witness.
- 2. Parties are encouraged to provide to Commission counsel the names and addresses of all witnesses they feel ought to be heard.
- 3. Commission counsel have a discretion to decline to call witnesses whose evidence does not appear to them relevant or falls within an area which they intend to cover with other witnesses.
- 4. If, at the end of a stage of the hearing there are persons who a party believes must be heard and Commission counsel has not called them, the party may apply for leave to have them called as witnesses. If leave is granted, Commission counsel shall call them, subject to Rule 1.
- 5. The order of examination will be as follows:
 - i) Commission counsel will adduce the evidence from the witness. Parties granted formal standing will then have an opportunity to cross-examine the witness;
 - ii) Counsel for a witness, regardless of whether or not counsel is representing a party, will cross-examine last, unless he or she has adduced the evidence of that witness in chief, in which case there will be a right to re-examine the witness; and

^{*} The use of the term "party" is intended to refer to those granted standing and is not intended to convey notions of an adversarial context.

- iii) Commission counsel may ask questions covering new areas that have been raised through cross-examination conducted by the parties.
- 6. Witnesses will give their evidence under oath or affirmation.

The Form of the Evidence

- 7. Commission counsel are entitled to adduce evidence by way of both leading and non-leading questions as they, in their judgement, deem necessary, subject always, of course, to the discretion of the Commissioner.
- 8. Witnesses may request that the Commission hear their evidence pursuant to a subpoena in which event a subpoena shall be issued.
- 9. Witnesses who are not represented by counsel for parties with standing are entitled to have their counsel present.
- 10. Counsel for a witness is entitled to ask questions of the witness after Commission counsel has adduced his or her evidence and the other parties have cross-examined the witness.
- 11. Counsel for a witness will also have standing for the purposes of that witness' testimony to make any objections thought appropriate.
- 12. The Commission is entitled to receive evidence which might otherwise be inadmissible in a court of law. The strict rules of evidence will not apply to determine the admissibility of evidence. However, the Commissioner will be mindful of the dangers of evidence not admissible in a court of law and its possible effect on reputation.
- 13. One copy of the transcript of evidence will be available to be shared by counsel for the parties. The transcript will be kept in an office outside the hearing room. A disk version of the transcript may be ordered by anyone prepared to pay its cost.
- 14. The media will also have a copy of the transcript as well as a copy of all public exhibits made available to them in their press room.
- 15. All witnesses and counsel are free to address the Commission in either official language. Simultaneous translation is available.
- 16. Any witness unable to speak either of the official languages will be given the assistance of an interpreter.

- 17. Documents to be filed will be filed in the language in which the document was drawn.
- 18. The order of cross-examination will be determined by the parties having standing and, if they are unable to reach agreement, by the Commissioner.

Confidentiality

- 19. The Commissioner is committed to a process of public hearings. However, applications may be made to proceed *in camera* or to otherwise preserve the confidentiality of information.
- 20. If the proceedings are televised, applications may be made for an order that the evidence of a witness not be filmed.
- 21. Any witness who is infected with any blood borne disease, or who is related to someone infected with a blood borne disease, has the option of having his or her identity concealed from the public and testifying before the Commission in private. Only the Commissioner, staff members and Commission counsel, counsel for parties with standing and representatives of parties with standing, may be present during testimony being heard in private.
- 22. A witness whose identity is concealed will not be identified in the records and transcript of the hearing except by non-identifying initials.
- 23. The reporting of the evidence of a witness granted confidentiality shall avoid references that might reveal the identity of the witness. No photographic or other reproduction of the witness shall be made either during the witness' testimony or upon his or her entering and leaving the site of the Inquiry.
- 24. The transcript of evidence of any witness who is granted confidentiality shall be edited to remove references that reveal the identity of the witness.
- 25. Any reports of the Commission using the evidence of witnesses who have been granted confidentiality will conceal the identities of such witnesses.
- 26. Any witness who is granted confidentiality will reveal his or her name to the Commission and counsel participating in the Inquiry in order that the Commission and counsel can prepare to question the witness. The Commission and counsel shall maintain confidentiality of the names revealed to them. No such information shall be used for any other purpose either during or after the completion of the Commission's mandate.

- 27. Any witness who is granted confidentiality may either swear an oath or affirm to tell the truth using the non-identifying initials given for the purpose of that witness' testimony.
- 28. A witness whose identity is concealed has the choice of either testifying in private or testifying in public. The witness' testimony, though not his or her identity, may be reported. Rules 22, 23, 24 and 25 apply to such a witness.
- 29. All <u>parties</u> and <u>their</u> counsel shall be deemed to undertake to adhere to the rules respecting confidentiality. A breach of these rules by a party or counsel to a party shall be dealt with by the Commissioner.

Time of Sittings

- 30. During the phase of the public hearings scheduled to occur in Toronto, the Commissioner will sit four days out of five. When the Commission commences hearings across the country, the Commissioner will sit five days out of five.
- 31. As there will be different stages of the Inquiry, counsel should be aware that some witnesses may be called more than once.

Documentary Evidence

- 32. Originals of relevant documents are to be provided to Commission counsel upon request.
- 33. The Commission expects all relevant documents to be produced by any party with standing.
- 34. Documents received from a party, or any other organization or individual, shall be treated as confidential by the Commission unless and until they are made part of the public record as an exhibit. This is not intended to preclude Commission counsel from disclosing a document to a proposed witness prior to the witness giving his or her testimony or as part of the investigation being conducted.
- 35. Subject to Rule 36 and to the greatest extent possible, Commission counsel will endeavour to provide in advance to both the parties and a witness the documentation that will be referred to during the course of that witness' testimony.

- 36. Counsel to the parties will be provided with copies of documents only upon giving an undertaking that these will be used solely for the purposes of the Inquiry. Counsel are entitled to disclose these confidential documents to their respective clients only upon the client entering into a written undertaking to the same effect. This undertaking will be of no force regarding any particular document once that document becomes part of the public record when it is filed as an exhibit.
- 37. A party who believes that Commission counsel has not included relevant documents in the document book must bring this to the attention of Commission counsel at the earliest possible opportunity. The object of this rule is to prevent witnesses from being surprised with a relevant document that they have not had an opportunity to examine prior to their testimony. If Commission counsel decides the document is not relevant, it shall not be included in the document book. This does not preclude the document from being used in cross examination by any of the parties. Before such a document may be used for the purposes of cross examination, a copy must be made available to all parties by counsel intending to use it not later than the first cross examination of that witness, subject to the discretion of the Commissioner.

The Right to Counsel

- 38. If a person is employed with someone who holds standing as a party to the Inquiry, Commission counsel will interview that person only after informing counsel for the party, unless the witness says he or she has independent counsel or instructs Commission counsel that he or she does not wish counsel for the party to be present or notified.
- 39. If a witness has held prior employment with one or more of the parties, Commission counsel will tell the witness that he or she is free to have the benefit of counsel for that party, but Commission counsel will proceed with the interview if the witness indicates that he or she does not wish counsel for the party by whom he or she was employed to be notified or be present during the interview.

Supplementary Rules of Procedure and Practice

- 1. Except where inconsistent with these Rules, the Rules of Procedure and Practice for the Commission of Inquiry Into the Blood Supply also apply.
- 2. The Commissioner retains the discretion to permit a departure from the Rules to ensure fairness.
- 3. All recipients of Section 13 Notices who intend to respond to the issues raised in their Section 13 Notices shall do so at the time scheduled by the Commissioner for response.
- 4. Persons responding to a Section 13 Notice by way of adducing documentary evidence that has not already been filed as an exhibit, whether or not they intend to adduce viva voce evidence, shall provide copies of such documents to the Commission by October 1, 1996.
- 5. Any documents produced pursuant to Rule 4 will be copied and distributed to all parties and persons responding to Section 13 Notices by Commission staff before any viva voce evidence is heard.
- 6. Persons responding to Section 13 Notices shall be bound by Rule 36 of the Rules of Procedure and Practice.
- 7. At the commencement of the tendering of evidence, either *viva voce* and/or documentary, in response to a recipient's Section 13 Notice, the recipient shall file the Notice as an exhibit.
- 8. Testimony offered must be relevant and responsive to the issues raised in the Section 13 Notice. The Commissioner urges counsel to avoid repetition, and as much as possible to ensure that witnesses have firsthand knowledge of matters they discuss.
- 9. Except as provided for in Rule 14 of the Supplementary Rules, counsel adducing testimonial evidence shall proceed according to the normal rules governing the examination of ones own witnesses.
- 10. Counsel for a person responding to a Section 13 Notice by way of adducing viva voce evidence shall file with the Commission 14 days in advance of their scheduled commencement date the following:
 - 1) curriculum vitae, where available, and willsay statements of proposed witnesses;

- 2) a list of all documents, by exhibit number and page, already filed as exhibits that each witness will make reference to;
- 3) a list of all documents produced and distributed pursuant to Rules 3 and 4 which the witness will be referred to.
- 11. Willsay statements, curriculum vitae and lists of exhibits to be referred to will be copied and distributed by the Commissioner's staff to parties with standing and other recipients of Section 13 Notices who intend to respond to their Section 13 Notices.
- 12. i) All parties with standing and all recipients of Section 13 Notices or their counsel who have chosen to respond will have the right to cross-examine any witness called in response to a Section 13 Notice. Subject to Rule 12 ii) cross-examination shall be limited to the issues raised in the Section 13 Notice to which the witness is responding.
 - ii) Cross-examination relevant to issues raised in the Section 13 Notice that the witness has not addressed in chief or raised in other Section 13 Notices will be permitted only with leave of the Commissioner, and when sufficient notice has been given to the witness permitting the witness to prepare adequately.
 - iii) With respect to the application of Rule 37 of the Rules of Procedure and Practice for the Commission of Inquiry Into the Blood Supply, new documents to be used for the purposes of cross-examination must be made available not only to the parties but also to persons responding to Section 13 Notices and the witness.
- 13. Applications to compel the attendance of witnesses in order to respond to Section 13 Notices shall be made to the Commissioner on three days' notice and shall include a statement in writing setting out:
 - 1) the evidence it is expected the witness will give;
 - 2) the need, if any, for a summons.

The issuance of a summons does not relieve the person who obtained the summons from the provisions of Rule 10.

14. Counsel may tender the evidence of a person in the form of a written statement, signed by that witness, dealing with issues that are non-controversial. The Commissioner will hear and determine any application to cross-examine the witness on matters dealt with in the statement or otherwise pursuant to rule 12(ii).

15. The order of cross-examination will be determined by agreement. However, if no agreement can be reached, the order shall be fixed by the Commissioner. Commission Counsel, if they choose to cross-examine, will do so last. Counsel calling the witness shall have a right of re-examination.

Appendix D

Parties Granted Standing and Their Counsel

Earl A. Cherniak Canadian Red Cross Society

Maureen Currie Robert Charbonneau Constance Berrie Chris Morrison Beth Walden

Canadian Blood Agency James H. Smellie

Martha Healey

Canadian Hemophilia Society* Bonnie A. Tough

Katheryn Podrebarac Jacques Sylvestre

Canadian AIDS Society* R. Douglas Elliott

> Michael Rodrigues Patricia Lefebour

Graham Pinos

Hemophilia Ontario*

Toronto and Central Ontario Region David Harvey

Gignac, Sutts Group* Paul C. Nesseth

Allen N. West Connaught Laboratories Limited

Monica McCauley

Michel Savonitto

Jean-Daniel Couture* and

Lyne Beauchamp Guy-Henri Godin*

Anna Maria Mongillo

Canadian Hemophiliacs Infected with HIV*

William A. Selnes

Janet Connors*

Dawna J. Ring

Miles Canada Inc./Bayer Inc.

Randal T. Hughes Ian Nordheimer Deborah Campbell Tracy Patel

Province of Saskatchewan
Province of British Columbia
Province of Alberta
Province of New Brunswick
Province of Nova Scotia
Province of Manitoba
Province of PEI
Province of Newfoundland
Yukon Territory
Northwest Territories

William C. Craik Gary Bainbridge Darlene Groh (for Alberta only)

HIV-T Group (Blood Transfused)*

Kenneth Arenson David Harvey Allan D.J. Dick Lori Stoltz Harriet Simand

The Hepatitis C Group of Transfusion Recipients and Hemophiliacs*

Pierre Lavigne Adele Berthiaume

Province of Ontario

Michele Smith Tom Wickett Caroline Engmann

Province of Quebec**

Serge Kronström Michel Jolin Nathalie Clark

Government of Canada

Donald Rennie Linda Wall Richard Morneau J. Sanderson Graham

Hepatitis C Survivors Society

Philip Tinkler Ian Blue Committee of HIV Affected

and Transmitted

Kenneth Arenson

Association of Hemophiliac Clinic Directors of Canada

Mary M. Thomson

Julia Schatz

Louis Lacoursière

Armour Pharmaceutical Company

W. Thomas McGrenere

^{*} Participants granted intervener funding.

^{**} The Province of Quebec did not seek standing but cooperated throughout and participated in the hearings in Quebec and in the national hearings.

Appendix E

Intervener Funding: Order in Council and Annex "A" – Guidelines



CLERK OF THE PRIVY COUNCIL - LE GREFFIER OU CONSEIL PRIVE P.C. 1994-520 24 March, 1994

PRIVY COUNCIL . COMBELL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Prime Minister, is pleased hereby to authorize the Clerk of the Queen's Privy Council for Canada to make ex gratia payments, in accordance with the criteria and principles set out in Schedule "A" hereto, to assist in the payment of the costs incurred by intervenors to the Commission of Inquiry on the Blood System in Canada, established under Part I of the Inquiries Act by Order in Council P.C. 1993-1879 of October 4, 1993, upon consideration of the advice and recommendations for such payments made on November 30, 1993 by the Honourable Mr. Justice Horace Krever pursuant to paragraph 5 of that Order in Council.

CERTIFIED TO BE A TRUE CORY - COPIE CERTIFIÉE CONFORMS

A P 2.11

ANNEX "A"

COMMISSION OF INQUIRY ON THE BLOOD SYSTEM IN CANADA

INTERVENOR FUNDING

Within the context of fiscal restraint, the Government has agreed to provide assistance with regard to the costs of certain intervenors appearing before the Commission in accordance with the following principles and criteria:

Principles

- commission counsel has the primary responsibility for representing the public interest at the inquiry including the responsibility to ensure that all interests that bear on the public interest are brought to the Commissioner's attention.
- o Intervenor participation is for the purpose of ensuring that particular interests and perspectives that are considered by the Commissioner to be essential to his mandate will be presented to him; these include interests and perspectives that could not be put forward by Commission counsel without harming the appearance of objectivity that will be maintained by Commission counsel and which the Commissioner believes are essential to the successful conduct of the inquiry.
- The aim of funding is to assist intervenors in presenting such interests and perspectives but is not for the purpose of indemnifying intervenors from all costs incurred.

Criteria

The Commission will certify, through the employment of an assessment officer to review accounts, that the fees and disbursements incurred by funded intervenors' counsel are necessary to the presentation of interests and perspectives essential to the successful conduct of the inquiry and that they are consistent with the principles and criteria established for the funding of intervenor participation in the Commission.

- 2. More particularly regarding fees:
 - (a) Counsel will only receive funding for attendance at local hearings to be held throughout the country if (i) counsel has clients in the province or territory of that particular local hearing; or (ii) counsel has prior authorization from the assessment officer to attend a particular local hearing because the intervenor has an interest or perspective that is essential to the successful conduct of that particular hearing and will not otherwise be represented;
 - (i) For those intervenors for whom the (b) Commissioner has recommended senior and junior counsel, no more than two counsel will receive funding for any one hearing; for those intervenors for whom the Commissioner has recommended two senior counsel to share time (these intervenors being an amalgamation of previously separate groups of individuals), no more than one counsel will receive funding for any one hearing except in the unusual circumstances that the amalgamated groups within the intervenor have disparate interests that cannot be represented by one counsel; for all other intervenors, no more than one counsel will receive funding for any one hearing. Whether more than one counsel should be funded for any particular day of hearing, will be in the discretion of the assessment officer.
 - (c) maximums will be set for preparation and hearing time to be billed: (i) 50 hours of preliminary preparation per intervenor prior to February 14, 1994 except when a senior and junior counsel have been authorized in which case it will be 50 hours for the senior counsel and 25 hours for the junior counsel; (ii) thereafter 10 hours of preparation and hearing time for each day counsel attends the inquiry;
 - (d) Counsel fees will be eligible for funding in accordance with the Justice fee guidelines approved for participant counsel at Commissions of Inquiry.

- 3 **-**

- (e) Counsel fees for intercity travel time will be eligible for funding at one-half the normal hourly rate.
- Counsel will only receive funding for disbursements that would be reasonable to incur for a client of modest means.
- 4. When intercity travel is necessary, counsel will receive funding for travel costs (including transportation, accommodation and meals) at Treasury Board rates.

Appendix F

Persons Appearing before the Inquiry

Date of testimony

	•
The Canadian Red Cross Society	
Alport, Edward Charles	25–27 May 1994
Anhorn, Craig A.	18–19 September 1995
Aye, Maung Tin	23-24 and 28-30 November 1995
Barr, Robert Murray	24–25 October 1994
Blajchman, Morris	17–18 and 20–21 October 1994 and 27–28 March 1995
Bowen, Thomas	28–29 April 1994
Bradbury, Donald	19 August 1994
Buskard, Noel Adams	6–8 July 1994
Crivellari, Lorenzo	23–24 November 1995
Davey, Martin Geoffrey	8–11, 15–18, 23–26, and 29–31 May and 1, 5–8, and 12–13 June 1995
Décary, Francine	21 September 1994
Dunne, Helen	19 August 1994
Gauthier, Linda	14 September 1994
Good, Lin	27–28 September 1995
Gorelick, Max	27–29 July 1994
Guévin, Raymond	19–20 September 1994
Hébert, Michel	13–14 September 1994
Hemming, Harold Robert	27–28 September 1995
Herst, Roslyn	15–18 February, 25–28 October, and 8–9 December 1994 and 6–7 July 1995

Houde, Claude 23–24 November 1995 Huntsman, Richard George 15–17 August 1994 Jones, Janet 27–28 September 1995

Kaegi, Andrew 11 July 1995

Laflamme, Léandre 14 September 1994
Lane, Ed 11–12 December 1995
Larke, Peter Bryce 20–21 April 1994

Lidster, Shanno 1 June 1994

Lindores, Douglas 14–15 February 1994 and 23–24 November and

14-15 December 1995

MacKay, John Sinclair 14–15 July 1994

MacNutt, Cathy 23–24 November 1995

McSheffrey, John Brian 25–27 May 1994

Morin, Claude 21–22 September 1995 Paterson, Christopher Blakey 27–28 September 1995

Perrault, Roger A. 8–11, 15–18, 23–26, and 29–31 May

and 1, 5-8, and 12-13 June 1995

Poon, Man-Chiu 11 July 1995

Rock, Gail Ann 10–12 April 1995

Ross, Helen Elizabeth 2–3 August 1994 and 27 June 1995

Rousseau, Joseph 13–14 September 1994

Roy, Mary Lynne 14–15 July 1994
Schroeder, Marlis 13–14 June 1994
Turc, Jean-Michel 26–27 April 1994
Turner, Andrew Robert 27 April 1994
Van Dusen, Julie 1 June 1994

Vick, Stephen 30 November and

11-12 December 1995

Weber, George 2–3 October 1995

The Canadian Blood Committee and its advisory subcommittee

Anderson, Fred S. 9 August 1995

Boily-Nichol, Elaine 16–17 August 1995 Dreezer, Stephen 8–11 August 1995 Gamble, Robert W. 31 August 1995
Glynn, Peter A.R. 8–11 August 1995
Hauser, Jo 31 August 1995
Hearn, Ambrose M. 8–11 August 1995
Inwood, Martin 4–5 July 1995

Klotz, Randall 16–17 August 1995 Koopmann, Peter 16–17 August 1995 Langley, George Ross 16–17 August 1995 Leclerc-Chevalier, Denise 21–22 August 1995

Poyser, Kenneth 21 June 1995

Sullivan, Wayne Hudson 26–27 July 1994 and 31 August 1995

The Canadian Blood Agency

Dobson, William 17 February 1994

Dresch, Philip 30 November and 14–15 December 1995

Rivet, Colette 30 November 1995

Vermette, Michel 28–29 November 1995

Federal public health officials

Bailey, Keith 29 November 1995

Boucher, D. Wark 25–27 and 30 October and

2 and 6 November 1995

Clayton, Alastair 11–13 October 1995

Furesz, John 25–27 and 30 October and

2 and 6 November 1995

Gill, Peter 23–24 October and

4 December 1995

Gully, Paul 21–22 and 28 November 1995

Hogan, Victoria 24 November 1995 Jessamine, Alexander Gordon 11 October 1995

Kennedy, Douglas 28–30 November 1995

Kirkwood, David Herbert W. 3 November 1995 Liston, Albert Joseph 6 October 1995

The Canadian Blood Bank

Richardson, Charles

Stanbury, Paul

Webber, Sharon

Whalen, Raymond

Losos, Joseph	21-22 November 1995		
Mathias, Richard	21–22 November and 1 December 1995		
Michols, Dann	16 February 1994		
O'Shaughnessy, Michael	23-24 October 1995		
Pope, David C.	25–27 and 30 October and 2 and 6 November 1995		
Sutherland, Donald	21-22 November 1995		
Wigle, Donald	21-22 November 1995		
The National Advisory Committee on AIDS			
Gilmore, Norbert	17 and 19–21 April 1995		
Mathias, Richard	17 and 19–21 April 1995		
Shepherd, Frances A.	17 and 19–21 April 1995		
Soskolne, Colin Lionel	17 and 19–21 April 1995		
Bayer Corporation			
Duchardt, Karl	11-12 December 1995		
Ryan, John	11–12 September and 11–12 December 1995		
Baxter Corporation			
Alderson, Larry	14 September 1995		
Pinard, Micheline	14 September 1995		
Connaught Laboratories Limited			
Cochrane, William	28–29 August 1995		
Davies, Alun	28–29 August 1995		
Magnin, Anthony A.	23–24 August 1995		

15 August 1994

15 August 1994

15 August 1994

15 August 1994

Provincial and local public health officials

Allard, Denis Gerard

Anderson, Catherine Margaret

Anderson, Patricia Louise

Balram, B. Christofer

12 July 1994

30 May 1994

14 October 1994

12 July 1994

Blake, Barbara
12–13 October 1994
Browne, Joseph A.
12–13 October 1994
Cantin, Réjean
27 September 1994
Chadwick, Nigel Lyle
14 October 1994
Cudmore, Douglas W.
3 August 1994
Demshar, Helen P.
14 October 1994
Dionne, Marc
28 September 1994

Dobbin, Lucy C. 25 July 1994
Fast, Margaret Vanetta 16 June 1994
Finn, Jean-Guy 11 July 1994

Gagnon, Reynald 30 September 1994

Guilfoyle, Francis John 17 June 1994
Hammond, Gregory 16 June 1994
Hogan, Kevin Paul 18 August 1994
Horsman, Gregory 31 May 1994
Hutchison, Patricia Anne 30 May 1994

Johnstone, Timothy 28–29 March 1994 Korn, David Ashley 9 March 1994

Laberge-Ferron, Denise 29 September 1994
Larke, Peter Bryce 20–21 April 1994
Lavigne, Pierre Marcel 26–27 July 1994
Macdonald, Sharon 16 June 1994

MacLean, David Robert 2 August 1994 Macpherson, Alexander Stewart 17 March and 11 October 1994

Marshall, Carlton M. 14 October 1994
Matusko, Patricia A. 16 June 1994
Maynard, Frank Alvin 17 June 1994
Millar, John S. 5–6 April 1994
Mindell, William 22 June 1995

Morisset, Richard 23 September 1994
Pelletier, Michel Y. 28 September 1994

Philippon, Donald J. 18 April 1994 Ratnam, Samuel 18 August 1994

Rekart, Michael Louis 29–30 March and 5 April 1994 Remis, Robert S. 29–30 September 1994 and

10 October 1995

Robert, Jean 23 September 1994

Romanowski, Barbara 25 April 1994 Rozee, Kenneth Roy 2 August 1994 Sarsfield, Peter Aymar 17 June 1994

Schabas, Richard Elliott 12–13 October 1994

Sullivan, Wayne Hudson 26–27 July 1994 and 31 August 1995

Sweet, Lamont Edward 3 August 1994

Wallace, Evelyn Mackenzie 12–13 October 1994
Walters, David John 11–12 July 1994
Waters, John Robert 18–20 April 1994
West, Roy 31 May 1994

Williams, Robert J. 18 August 1994 Yeates, Glenda 30 May 1994

AIDS and gay community organizations

Alloway, Tom 30–31 March 1995

Backé, Horst 17 June 1994 Barnes, Lesley Joan 29 July 1994 Bernard, Kimberley 29 July 1994

Cassidy, David 27 September 1994

Clausson, Nils 1 June 1994
Faulkner, Marilyn 17 June 1994
Frederickson, Robert Erik 29 July 1994
Getty, Grace Anne 13 July 1994
Helquist, Gens 1 June 1994

Hislop, George 30–31 March 1995

Holinda, Daniel 21 April 1994

Jackson, Ed30–31 March 1995Jewell, David21 April 1994

Lavoie, René 27 September 1994

Marchand, Rick 8 April 1994 Massiah, Elizabeth 21 April 1994

McCarthy, Dale 30–31 March 1995

McCarthy, Vern 1 June 1994
Metcalfe, Robin Douglas 29 July 1994
Murray, Glen 17 June 1994
Noble, James Erwin 13 July 1994
Norton, Deborah 1 June 1994
Parsons, Trudy Renee 17 August 1994
Phair, Michael 21 April 1994

Raymond, René 27 September 1994

Shantz, Barbara 8 April 1994
Skoglund, Craig 17 June 1994
Smith, Eric Marshall 29 July 1994
Stewart, Noah 8 April 1994
Sussey, Elaine Brenda 13 July 1994

27 September 1994 Thomas, Réjean Upward, Wallace 17 August 1994 Welsh, Michael 8 April 1994 Williams, Henry Charlton 13 July 1994 8 April 1994 Willoughby, Brian Wood, Peter Francis 29 July 1994 Wushke, Ralph 1 June 1994 Yetman, Gerard 17 August 1994

The Montreal Haitian community

Adrien, Alix 26 September 1994 Alcindor, Antony 26 September 1994 Rateau, Marlène 26 September 1994

The Canadian Hemophilia Society

David, Lindee 29 November 1995

Gurney, Edwin 28 June 1995

Kreppner, James Rudolph 21 March 1994 and

28–29 November 1995

Kubin, Edward Richard 15 June 1994 and 12 July 1995

Mindell, William 22 June 1995

Page, David 18 February and 16 September 1994

Poyser, Kenneth 21 June 1995

Wong-Reiger, Durhane 30 November 1995

Physicians and others treating hemophiliacs, serving on the medical and scientific committee of the Canadian Hemophilia Society, and belonging to the Association of Hemophilia Clinic Directors of Canada

Ali, S. Kaiser	27 June 1995
Bartlett, Joy	14 July 1995
Bélanger, Gisèle	12 July 1995
Bell, Carol	14 July 1995
Bernier, Lorraine	12 July 1995

Blanchette, Victor Stanley 6–7 July and 30 November 1995

Card, Robert 19–20 June 1995
Girard, Muriel 12 July 1995
Growe, Gershon 29–30 June 1995
Harrington, Anne 14 July 1995

Herst, Roslyn 15–18 February, 25–28 October,

and 8-9 December 1994 and

6-7 July 1995

Inwood, Martin 4–5 July 1995
Kobrinsky, Nathan 10 July 1995
Lindner, Lois 14 July 1995
Moisey, Clarence G. 26 June 1995
Poon, Man-Chiu 11 July 1995
Rayner, Harry Ledingham 10 July 1995
Rivard, Georges-Étienne 13 July 1995

Ross, Helen Elizabeth 2–3 August 1994 and 27 June 1995

Strawczynski, Hanna 14–16 June 1995

Teitel, Jerome 6–7 July and 28–30 November 1995

Walker, Irwin 4–5 July 1995

Other physicians

Berger, Philip B. 14–15 March and 11 October 1994

Biggins, Kieran 25 April 1994
Bowmer, Michael Ian 18 August 1994
Cowan, Donald Henry 18 October 1994
Dawson, David 25 April 1994

Dupont, Claire Louise 26 September 1994

Fanning, Mary Major 8 March and 11 October 1994

Feinman, Saya Victor

Goresky, Gerald V.

Greenberg, Mark

Gross, Allan E.

Harris, Floyd W.

27–28 March 1995
25 April 1994
18 October 1994
25 April 1994

Hume, Heather Ann 26 September 1994 King, Susan Margaret 9–10 March 1994

Macauley, John
4 May 1995
Maclean, Alexander
4 May 1995
Noble, William H.
18 October 1994
Pinkerton, Peter Harvey
18 March 1994
Poon, Annette Olive
15–16 March 1994
Tsoukas, Christos Michael
20 September 1995

Infected and affected persons

Antill, Richard William

Aubin, Claudia

Aubin, Richard

22 February 1994

22 February 1994

Bard, Camil

Baribeau, Daniel

Batt, Janet Maureen

Blackwood, Kelly

24 May 1994

22 February 1994

22 September 1994

16 September 1994

11 March 1994

Brown, Grace 13 July 1994

Brown, Mark 15 June 1994 Brown, Patrick Allison 13 July 1994 Brunet, Carole 22 April 1994 Bulbrook, Mark Patrick 23 February 1994 Charland, Michel 22 September 1994 Chapman, Erma 15 June 1994 Chénier, Monique 16 September 1994 Cloutier, Pierrette 16 September 1994 Colley, Garry 31 March 1994 Collins, Linda 21 February 1994 Comeau, Judith 16 September 1994 Conliffe, Michael 24 February 1994 Conners, Janet Irene 22 March 1994 Conners, Randal Duane 22 March 1994 Cook, Deborah 17 October 1994 Coolen, Carl 25 July 1994 Coolen, Gary 25 July 1994 Coris, Laura 31 March 1994 Couture, Jean-Daniel 22 September 1994 Coyle, Derek Edward 15 June 1994 Dadd, Lena Mary 21 February 1994 Decarie, Johanne 22 February 1994 Decarie, William 22 February 1994 Desmarais, Pierre 16 September 1994 31 March 1994 Douglas, Ann Drew, Joan Moulton 31 March 1994 Drury, Kathleen Anne 24 February 1994 Dubé, Evelyn 16 September 1994 Duffenais, Leonard 19 August 1994 Duffenais, Regina 19 August 1994 31 March 1994 Dungey, Barbara

Durocher, Jean-Charles 16 September 1994

31 March 1994

22 April 1994

Dungey, Bradley

Durk, Dorothy

Elliott, Mary 11 March 1994 Fordham, Brian Leslie 15 July 1994 Fordham, Carla Maureen 15 July 1994

Freise, Marlene 7 March and 17 October 1994

Freise, Norman Jerald 7 March 1994
Gillis, Rose Marie 2 August 1994
Godin, Guy-Henri 22 September 1994
Greszczyszyn, Caroline 24 February 1994
Greszczyszyn, John 24 February 1994
Hackett, Doug 21 February 1994
Hackett, James 21 February 1994

Hall, William James 24 May 1994

Isaac, Barry

Hébert, Nicole22 September 1994Hollingshead, Linda M.21 March 1994Holmstrom, Bertha15 June 1994Holtz, Lisa22 April 1994Huneault, Daniel A.J.21 March 1994

Johnson, Malcolm

Kampf, Gabriel

Kampf, Lynn

Z1 February 1994

Kiriakidis, Zoe

Kreppner, James Rudolph

23 February 1994

21 February 1994

Kreppner, James Rudolph

Z1 March 1994 and

Z8–29 November 1995

Kubin, Edward Richard 15 June 1994 and 12 July 1995

22 April 1994

Kubin, JoAnn15 June 1994Kubin, Lynne15 June 1994Laffin, Reta25 July 1994

Laflamme, Lina 16 September 1994

Lake, Patricia 25 July 1994 Landry, Anne-Marie 13 July 1994 Landry, Normand 13 July 1994

Lane, Solange 22 September 1994

Lee, Cindy 24 May 1994

Osborne, Lois

Lee, Jeffrey 24 May 1994 Lee, Shirley 24 May 1994 Lencucha, Sherry 22 April 1994 Lissel, Victoria Lee 24 May 1994 Lynch, Martin Russell 11 March 1994 Marche, Rita 19 August 1994 Mason, Mark 24 May 1994 Mason, Ron 24 May 1994 Mason, Sheila 24 May 1994 Matychuk, Diane 24 May 1994 McCutcheon, John B. 31 March 1994 31 March 1994 McCutcheon, Margaret 31 March 1994 Mervyn, John Meston, Allan Ross 15 June 1994 Mitchell, David 22 February 1994 Mitchell, Lori Ann 22 February 1994 Mitchell, Ronald Keith 22 February 1994 Moisey, Clarence G. 26 June 1995 Monette, Jules 16 September 1994

Monette, Jules 16 September 199

Mueller, Margo 11 March 1994

Mueller, Warren 22 April 1994

Neilson, Patricia Joanne 21 March 1994

Nelson, Earl 22 April 1994

Northrup, Deborah A. 26 June 1995

O'Connor, Patrick Douglas 21 March 1994

Olson, Lorraine 22 April 1994

Page, David 18 February and 16 September 1994

17 October 1994

Parsons, Diana 25 July 1994

Pelletier, Christian 16 September 1994
Pittman, Rochelle 11 March 1994
Plater, John Charles 21 March 1994
Plater, Margaret W.C. 21 March 1994
Ricci, Ronald Reynosa 16 September 1994

Roy, Bernadette	22 February 1994
Roy, Yves	22 February 1994
Rudd, Diane	31 March 1994
Saad, Naiem Soliman	16 September 1994
Saumure, Étienne	16 September 1994
Saumure, Lise	16 September 1994
Schwarze, Pamela	31 March 1994
Shennett, Barb	17 October 1994
Shettell, Leroy	11 March 1994
Shettell, Lydia	11 March 1994
Simon, Luc	22 September 1994
Smith, Barbara	31 March 1994
Smith, Gloria Ann	21 March 1994
Smyth, Jim	15 June 1994
Steiner, Arlene	16 September 1994
Steliga, Kama	31 March 1994
Steliga, Lyle	31 March 1994
Strohmaier, Dale	22 April 1994
Surprenant, Sylvie	16 September 1994
Swann, Antonia Jennifer	21 March 1994
Taylor, Darlene	31 March 1994
Thompson, Grace	24 May 1994
Tompkins, Dennis Richard	13 July 1994
Verreau, Bob	22 April 1994
Waines, Terry	31 March 1994
Walker, Douglas Paul	31 March 1994
Webster, Barbara	15 June 1994
White, Bruce Wayne	13 July 1994
White, Paula Mary	13 July 1994
Wilson, Dan	22 April 1994
Wilson, Edward John	21 March 1994

Forty-five other persons testified in camera or confidentially, as allowed by Rules 19–29 of the Rules of Procedure (Appendix C).

22 April 1994

Zucchelli, Helen

Johnson, Jon

Experts who gave opinion evidence

Anderson, Michael 8–9 November 1995
Asher, Thomas M. 13 December 1995
Bowman, John Maxwell 13 December 1995
Bruce, Martin 6–7 December 1994
Carrière, Claude 18 December 1995
Finlayson, John 27 November 1995
Francis, Donald P. 7–9 and 13 March 1995

Gargarella, George 7 November 1995
Grobbelaar, Berend G. 13 December 1995
Hyatt, Susan 8–9 November 1995

Klein, Alexander 21 February and 14 March 1994

Lavoie, Paul 6–7 December 1994 Louria, Donald B. 6–7 December 1994 McClatchey, Kenneth 6–7 December 1994

Mosley, James Wilson 1–3 May 1995

Read, Stanley 6–7 December 1994

Remis, Robert S. 29–30 September 1994 and

10 October 1995

18 December 1995

Robins, Jenni Lee 6–7 December 1994
Schechter, Martin T. 6–7 December 1994
Shortreed, John 6–7 December 1994 and

20 November 1995

Shumak, Kenneth Howard

Skinner, Harvey

6–7 December 1994

Voelker, Cameron

20 December 1995

Walker, Elaine

19 December 1995

Warner, Tim

8–9 November 1995

Zuck, Thomas F.

6–7 December 1994 and

14–16 March 1995

Participants in round-table discussions

Abels, Robert 6 December 1995 5 December 1995 Anderson, Geoffrey 20 November 1995 Brunk, Conrad 10 November 1995 Burger, Reinhard 21 December 1995 Burgess, Michael 5 December 1995 Davis, David 6 December 1995 Dick, John Dickens, Bernard 21 December 1995 Gunson, Harold 10 November 1995 1 December 1995 Hastings, John 5 December 1995 Hébert, Paul 20 November 1995 Jacques, Louis 1 December 1995 Kain, Kevin Khabahz, Rima 1 December 1995 6 December 1995 Langstaff, John Lowy, Fred 21 December 1995 Mathias, Richard 21–22 November and 1 December 1995 20 November 1995 McColl, Stephen R.

McColl, Stephen R.20 November 1995McDaniels, Timothy L.20 November 1995McKerracher, Krista5 December 1995Proudfoot, Alex10 November 1995Rosencrantz, David5 December 1995Shannon, Michael6 December 1995

Shortreed, John 6–7 December 1994 and

20 November 1995

Somerville, Margaret 21 December 1995
Spencer, Richard 5 December 1995
Sternberg, Moshe 6 December 1995
Stratton, Faith 1 December 1995
Tamblyn, Susan 1 December 1995
Van Aken, Willem 10 November 1995

Persons called as witnesses by recipients of Section 13 notices

Chrétien, Michel 16 October 1996
Goldie, James Hugh 12 November 1996
Veinotte, Vincent Leroy 12 November 1996
Wass, Hilary 14 November 1996

Appendix G

Public Submissions to the Commission

Organizations

Yukon Medical Council

Canadian Society of Hospital Pharmacists

Standards Council of Canada

Registered Nursing Staff, Canadian Red Cross Society Blood Transfusion Service, Toronto, Ontario

The College of Physicians & Surgeons of Manitoba

College of Physicians and Surgeons of Saskatchewan

The Canadian Society for Transfusion Medicine

Canadian Public Health Association

The Royal College of Physicians and Surgeons of Canada

Canadian Hemophilia Society, Manitoba Chapter Inc.

The Association of Hemophilia Clinic Directors of Canada

Canadian Medical Association

Canadian Anaesthetists' Society

Canadian Hematology Society and the Canadian Association of Pathologists

Canadian Institute for Political Integrity

Ortho Biotech

The Canadian Society of Laboratory Technologists

The Alliance for Public Accountability

Individuals

Chris Chihrin

James E. Parker

John Scythes and Colman Jones

Maurice Joseph Pitre

Roy Schubert

David Fitzgerald

Ronald Abrahams

David Wood

David S. Catton

Frank Bryant

Cathy Gommerud

Joan Hebb

Bernadine Morris

Daphne Pearse

Catherine Kutchaw

Ken Friesen

Har Krishan Lal Sabharwal

Glen Sprenger

Duncan Conrad

W.E. Gill

Skuli Thorsteinson

Susan McCutcheon

Joyce Rosenthal

Allan Lynch

Sherie L. Angevine

André Bouthillier

Marie Hammel

B.P.L. Moore

Richard W. Snell

Maureen Eley

Stephen Dreezer

Richard Chatelain

William Mindell

Tom Elrick

Mary McNab

Thomas W. Burford

Margaret and Bill Rutherford

B.G. Grobbelaar

Gail Rock

Luc Simon

H.E. Woolley

Donna Marquardt

Pierre Gélinas

Timothy K. Duggins

J.R.M. Smith

Donald and William Scott

John R. McDonald

T.J. Harper

Appendix H

Interim Report Recommendations

Chapter 4 – Risks to blood safety

- 1 That the Canadian Red Cross Society and the Bureau of Biologics give immediate consideration to adopting the third-generation assay for screening blood donations for HCV antibody to reduce the residual risk of post-transfusion hepatitis C infection.
- 2 That the Bureau of Biologics and the Canadian Red Cross Society take steps to identify and implement a strategy to reduce the risk of bacterial contamination in blood.

Chapter 5 – The safety of the blood supply subsystem

- 3 That Blood Services address at the earliest opportunity the "principal" and "other major" matters of concern identified by the international team at the three blood centres audited; and that this include assessments by all seventeen blood centres of whether the deficiencies listed in the three audit reports of the international team apply to them.
- 4 That Blood Services conduct internal Good Manufacturing Practices audits of the fourteen blood centres not audited by the international team; that these audits be conducted by auditors with competence in Good Manufacturing Practices processes; and that, if necessary, external experts be retained for this purpose.
- That Blood Services develop agendas of deficiencies, found by the international team and through internal audit, which need to be corrected nationally and locally; that these agendas give priority to those "principal" and "other major" matters that can be readily corrected or are of the greatest concern; that these agendas list with each deficiency the date by which it is to be corrected; and that they also list the method by which that correction is to be achieved by the proposed date.
- That Blood Services begin to develop Standard Operating Procedures locally for those tasks that are carried out locally; and that the national office of Blood Services set a reasonable schedule for the development of these Standard Operating Procedures and review them as they are produced to ensure compliance with Good Manufacturing Practices.

- 7 That the national office of Blood Services develop national Standard Operating Procedures only for those tasks that are directly coordinated by the national office.
- 8 That Blood Services continue to implement a program of Good Manufacturing Practices, but that it reassess the program of education being used to train its key quality assurance employees to ensure that they are receiving a solid basic understanding of Good Manufacturing Practices concepts.
- 9 That the Canadian Red Cross Society and the Canadian Blood Agency undertake an audit of the capabilities of the CISCO computer system; that this audit include an evaluation of compliance with both domestic regulatory requirements and those of the U.S. Food and Drug Administration; that it also include an evaluation of the capacity to link laboratory test results electronically with other elements of the database; and that this audit include an evaluation of whether a computer system meeting all Blood Services' needs could be met more effectively through the purchase of existing commercial computer software.
- 10 That Blood Services develop a policy for locating blood donor clinics so as to avoid areas known to have a significantly higher than normal prevalence, and thus a potentially higher incidence, of HIV or of any other disease transmissible by blood.
- 11 That the Bureau of Biologics conduct annual inspections of Blood Services' seventeen blood centres and national testing laboratory.
- 12 That Bureau of Biologics inspections be conducted with an emphasis on Good Manufacturing Practices compliance, and to that end: that Bureau inspectors be trained to understand both Good Manufacturing Practices and the blood industry; that the Bureau give immediate consideration to the adoption or adaption of the critical-control-point checklist developed by Mr Bruce and the way in which it was used by the international team; and that deficiencies found in inspections should be grouped by level of importance in the Bureau's inspection reports.
- 13 That the Bureau of Biologics, upon the completion of an inspection, promptly provide a detailed, written report to the medical director of the facility inspected.
- 14 That the Bureau of Biologics require a prompt written response on how deficiencies will be corrected; that the Bureau conduct follow-up inspections to ensure that corrective action has been taken when serious deficiencies have been found; and that the Bureau establish schedules fixing times by which written responses must be received and follow-up inspections conducted.
- 15 That Bureau of Biologics inspection reports be made public.

Chapter 6 – Appropriate use of blood and blood products

- 16 That directors of hospital blood banks develop procedures to review the proposed use of any blood component requisitioned by physicians.
- 17 That peer review by a hospital transfusion committee of physicians' use of blood for transfusion be a requirement of hospital accreditation.

Chapter 7 – Using the patient's own blood

- 18 That programs for pre-operative deposit of autologous blood be made available to patients throughout Canada who are scheduled to undergo elective surgery.
- 19 That the Canadian Red Cross Society examine the ways in which it can extend its pre-operative autologous service to a greater number of patients over a wider geographic area.
- 20 That the Canadian Red Cross Society ensure that its autologous blood program is available to patients about to undergo surgery outside their province of residence.
- 21 That the Canadian Red Cross Society take active measures to publicize its autologous blood transfusion service.
- 22 That Departments of Health determine in which of the public hospitals that provide elective surgery it would be feasible to create autologous blood programs, and encourage those hospitals to establish such programs.
- 23 That the institutions which operate autologous blood programs reconsider their criteria for admission to the programs to ensure that the programs are available to the maximum number of patients.
- 24 That hospitals, surgeons, and physicians inform patients scheduled for elective surgery of the existence of autologous blood programs offered by the Canadian Red Cross Society and by hospitals.
- 25 That written information on autologous blood services be provided by hospitals, physicians, and surgeons to patients well in advance of elective surgery.

Chapter 8 – The patient's right to decide

- 26 That the licensing bodies of the medical profession require in their standards of practice that the treating physician obtain the informed consent of the patient to the administration of blood and blood products, in such a way that patients in Canada, barring incompetency or an emergency surgical procedure, will be informed of the risks and benefits of, and alternatives to, allogeneic blood transfusion.
- 27 That risks, benefits, and alternatives be presented in language the patient will understand and in a manner that permits questions, repetitions, and sufficient time for assimilation.

- 28 That the discussion between the physician and the patient take place well in advance of the surgical procedure or blood therapy to enable the patient to employ some of the alternatives to an allogeneic blood transfusion, such as the advance deposit of autologous blood, and to allow the patient to participate in a meaningful way in the decisions relating to the administration of blood and blood products.
- 29 That the treating physician document in the patient's medical chart that he or she has discussed the risks, benefits, and alternatives of blood transfusion with the patient.
- 30 That after treatment patients be informed by the treating physician about the particular blood component or blood product and the quantity thereof that was administered to them in the procedure; and that this information be communicated both to patients who gave prior informed consent to the administration of blood or blood products and to patients who, because of a medical or surgical emergency, did not have the opportunity to consent to the receipt of a blood transfusion.
- 31 That information on the blood and blood products be recorded in the medical chart of the patient and on the discharge summary, and that it be included in the reporting letter written by the attending physician or surgeon to the referring physician.

Chapter 9 – Notifying those at risk

- 32 That the Canadian Red Cross Society review and revise its Standard Operating Procedures for trace-back and look-back to require that all donors and recipients are identified and tested where possible; and that revision specifically prevent the closing of an investigation upon the identification of a single positive donor in the case of a trace-back, or of a single negative recipient of an earlier donation in the case of a look-back.
- 33 That the Canadian Red Cross Society conduct a review of the look-backs and trace-backs it has conducted to the present, and that it re-open and complete any which have been closed following the identification of one positive donor in the case of a trace-back, or of one negative recipient of an earlier donation in the case of a look-back.
- 34 That hospitals record information pertaining to blood and blood components administered to patients and retain these records indefinitely, and in a manner that they may be readily retrieved for the purposes of both the Canadian Red Cross Society's trace-back and look-back programs and the direct notification of transfusion recipients by the hospital.
- 35 That hospitals undertake reviews of their records in order to identify former patients who received blood and blood products between 1978 and the end of 1985; and that, where such records are still in existence, the hospitals directly notify these patients that they have received a blood transfusion, inform them about the risks of HIV infection, and provide counselling about the advisability and availability of HIV testing.

- 36 That the provinces and territories take such action as may be necessary to permit hospitals access to census information, including current addresses, in the possession of their health insurance commissions for the purpose of locating recipients of blood transfusions.
- 37 That hospitals undertake reviews of their records in order to identify former patients who received blood products between 1978 and May 1990; and that, where such records are still in existence, the hospitals directly notify those patients that they have received a blood transfusion, inform them about the risks of HCV infection, and provide counselling about the advisability and availability of HCV testing.
- 38 That physicians routinely question both new and old patients to determine whether they have received blood or blood products, and that such questioning should extend to illnesses and surgical procedures which might indicate a history of blood transfusion.
- 39 That the bodies governing physicians remind physicians of the importance of taking blood transfusion histories from their patients, and that these governing bodies take such steps as may be necessary to make the taking of blood transfusion histories a standard of practice.
- 40 That physicians routinely ask their HIV- and HCV-positive patients about the date and location of any blood donations; and that, if a patient has made a donation that poses a potential risk to recipients, the physician request the consent of that patient to provide information concerning the blood donation to the Canadian Red Cross Society for the purpose of locating infected recipients.
- 41 That the provinces and territories take such action as is necessary to require that physicians request information from HIV- and HCV-positive patients concerning the date and location of any blood donations, and to require further that, if the donation poses a potential risk to recipients, the physician request the consent of the patient to provide information concerning the blood donation to the Canadian Red Cross Society for the purpose of locating infected recipients.
- 42 That physicians familiarize themselves with appropriate clinics where their patients may be tested for HIV, and that under no circumstances should physicians refer their patients to the Canadian Red Cross Society for HIV testing.
- 43 That bodies governing physicians assist physicians in familiarizing themselves with the location of appropriate clinic sites for HIV testing, and that they amend their standards of practice to prevent physicians from referring patients to the Canadian Red Cross Society for HIV testing because of the danger to recipients in this practice.

Appendix I

Inquiry Schedule

Organizational Hearing

22–23 November 1993 Ottawa

Introductory Hearings

14–18 February 1994 Toronto 21 February 1994

Regional Hearings

19–23 September 1994

8-9 December 1994

21–25 February 1994 Toronto

7–11 March 1994

14–18 March 1994 21–22 March 1994

28–31 March 1994 Vancouver

5–8 April 1994

18–22 April 1994 Edmonton 25–29 April 1994

24–27 May 1994 Regina

30 May–1 June 1994 13–15 June 1994 Winnipeg 11–15 July 1994 Saint John

11–15 July 1994 Saint John 25–29 July 1994 Halifax 2–3 August 1994

15–19 August 1994 St John's 13–16 September 1994 Montreal

26–30 September 1994 11–14 October 1994 Toronto

11–14 October 1994 Toronto

17–21 October 1994 24–28 October 1994

National Hearings

7-9 March 1995

13-16 March 1995

27-31 March 1995

10-12 April 1995

17 April 1995

19-21 April 1995

1-4 May 1995

8-11 May 1995

15-18 May 1995

23-26 May 1995

29 May–1 June 1995

5-8 June 1995

19-22 June 1995

26-30 June 1995

4–7 July 1995

10–14 July 1995

8–11 August 1995

14–17 August 1995

21–24 August 1995

28–29 August 1995

31 August 1995

11–12 September 1995

14 September 1995

18–22 September 1995

27–28 September 1995

2-3 October 1995

5-6 October 1995

10-13 October 1995

23-27 October 1995

30-31 October 1995

1-3 November 1995

6-7 November 1995

27 November 1995

4 December 1995

Current Issues

Presentations

6-7 December 1994

8-9 November 1995

21–24 November 1995

11–15 December 1995

18-20 December 1995

Toronto

Toronto

Round-table Discussions

10 November 1995

20 November 1995

1 December 1995

5–6 December 1995

21 December 1995

Case Studies

28-30 November 1995

Toronto

Toronto