

13.0 Appendices

APPENDIX 1
ORDER IN COUNCIL

APPROVED AND ORDERED,


LIEUTENANT GOVERNOR

O.C. 20/90

January 11, 1990

EDMONTON, ALBERTA

WHEREAS the Government of Alberta and the Government of Canada wish to work with each other and with the Indian and Metis people of Alberta and their leaders and organizations to examine the criminal justice system as it relates to the Indian and Metis people in Alberta;

THEREFORE, upon the recommendation of the Honourable the Attorney General and the Honourable the Solicitor General, the Lieutenant Governor in Council establishes the Task Force on the Criminal Justice System and Its Impact on the Indian and Metis People of Alberta as follows:

(a) the following are appointed as members of the Task Force:

Honourable Mr. Justice Robert Allan Cawsey, Chairman
Mr. Leroy Littlebear
Ms. Cynthia Bertolin
Superintendent Cleve Cooper
Ms. Janet Franklin
Mr. Arnold Galet
Mr. Michael Gallagher

(b) the Chairman is responsible for calling and presiding at meetings of the Task Force, deciding when and where meetings of the Task Force will be held, determining the assignment of tasks to individual members, determining the submissions that the Task Force will receive and generally coordinating the activities of the Task Force;

(c) the terms of reference of the Task Force shall be in accordance with the Appendix;

(d) the Task Force shall submit a final report to the Attorney General of Alberta, the Solicitor General of Alberta and the Solicitor General of Canada on or before December 31, 1990.


CHAIRMAN

APPENDIX 2
TERMS OF REFERENCE

APPENDIX 2

TERMS OF REFERENCE TASK FORCE ON THE CRIMINAL JUSTICE SYSTEM AND ITS IMPACT ON THE INDIAN AND METIS PEOPLE OF ALBERTA

A. GENERAL OBJECTIVE

The overall objective of the Task Force is to complete a review of the criminal justice system in Alberta as it relates to Indian and Metis people and to provide a report for the Solicitor General of Canada, the Attorney General and the Solicitor General of Alberta, which identifies any problems and proposes solutions to ensure the Indian and Metis people receive fair, just and equitable treatment at all stages of the criminal justice process in Alberta.

B. SCOPE

1. The Task Force has the following responsibilities:

- a) to examine the criminal justice system in Alberta as it affects Indian and Metis people, in urban, rural, reserve and isolated settings with consideration to be given to any ways in which the system affects men and women differently;
- b) to identify the areas, if any, and consider the extent to which Indian and Metis people are treated differently from non-Indian and non-Metis people by the criminal justice system and to assess whether that different treatment is desirable or detrimental;
- c) to identify areas where, and the extent to which, Indian and Metis people should be treated differently from non-Indian and non-Metis people within the present criminal justice system;
- d) to consider alternative methods of dealing with Indian and Metis people involved with the criminal justice system that take into account Indian and Metis cultures, languages and special needs, and to recommend changes that can be equitably and readily achieved to the existing system that take into account culture, languages and special needs of Indian and Metis people, particularly Indian and Metis youth.

2. Any recommendations made by the Task Force will have regard for the present constitutional and legal framework in Canada and Alberta.

C. CONSULTATIONS

1. The Task Force will visit various locations in the Province to receive representations and submissions from interested Indian and Metis groups, organizations and associations.
2. These consultations are subject to the following terms and conditions:

- a) any group, organization or association wishing to make representations to the Task Force will normally be required to first submit a written brief, although the Task Force may receive oral presentations where there are extenuating circumstances;
 - b) only groups, organizations and associations or individuals representing groups, organizations or associations may make representations to the Task Force;
 - c) individuals, groups, organizations and associations making representations to the Task Force and to defend their representations accordingly.
3. The Task Force may develop and disseminate the information it considers necessary to ensure that those interested in making representations are informed of the establishment of the Task Force and of the objective, scope and content of the examination in which it is engaged.
 4. The Task Force may invite representations from particular groups, organizations and associations whose participation is viewed by the Task Force as necessary or desirable because of their role in the delivery of criminal justice services.

D. AREAS OF EXAMINATION

The purview of each area of examination is as follows:

1. Research

- a) to review the findings and recommendations of Report #4 of the Kirby Board of Review to assess
 - i) the extent to which the findings are still applicable,
 - ii) the extent to which the recommendations were implemented, and,
 - iii) the effect that the recommendations that were implemented have had on the Indian and Metis people involved with the criminal justice system in Alberta;
- b) to review recent reports respecting Indian and Metis people and the criminal justice system to determine to what extent the findings and recommendations of other reports apply to the Alberta situation including but not limited to
 - i) "Justice Behind the Walls" (report of the Canadian Bar Association),
 - ii) "Locking Up Natives in Canada" (report of the Canadian Bar Association),
 - iii) "Aboriginal Peoples in Federal Corrections" (report of the Solicitor General of Canada),
 - iv) "R.C.M.P. Review into Native Policing in Alberta and Across Canada",
 - v) "Commission of Inquiry into Policing in Relation of the Blood Tribe", and,
 - vi) "Human Rights Commission Report" (Canada, 1989);
- c) to review projects and programs implemented in other jurisdictions designed to address the needs and concerns of the Indian and Metis people involved in the criminal justice system.

2. Policing

- a) to review the delivery of policing services to Indian and Metis communities and more specifically, regarding identifiable Indian and Metis communities, the Task Force will
 - i) examine the existing relationship between members of the Indian and Metis communities and the R.C.M.P.,
 - ii) examine the existing lines of communication between the R.C.M.P. and municipal police forces and Indian and Metis leaders to determine if existing police practices are responsive to Indian and Metis concerns, in particular the degree of Indian and Metis input into the identification of enforcement problems and the development of solutions.
 - iii) examine the existing level of police service in the Indian and Metis communities, the working relationships between the R.C.M.P. personnel and band special constables, and the effectiveness of special programs such as crime prevention initiatives and other forms of police/community involvement, and
 - iv) review the impact of the R.C.M.P. Special Constable program in relation to the original objectives of the program in light of current needs;
- b) as it relates to Indian and Metis people in urban, rural and isolated settings, to review existing relationships between Indian and Metis people and municipal police forces and the R.C.M.P.;
- c) to review and assess the current recruit training and other in-service training programs of the R.C.M.P. and municipal police forces insofar as this training relates to Indian and Metis culture awareness and understanding;
- d) to review and assess the recruitment and selection programs of the R.C.M.P. and municipal police forces that are designed to attract Indian and Metis people into the respective police forces;
- e) to review the operational policies and practices of the R.C.M.P. and municipal police forces as they relate to the exercise of police powers as between Indian and Metis people and non-Indian and non-Metis people to determine if there are differences in treatment and whether those differences are desirable or detrimental.

3. Legal Aid

- a) to determine the extent to which Indian and Metis people involved with the criminal justice system are aware of the availability of legal aid, how to obtain legal aid and the extent to which legal aid is presently provided following arrest, when appearing before a Justice of the Peace, or when first appearing in Court;
- b) to identify the deficiencies that exist between the present system of legal aid respecting the needs of Indian and Metis people involved with the criminal justice system, and to determine how these deficiencies can be effectively addressed.

4. Courts

- a) to examine the extent to which Indian and Metis people currently experience difficulty when appearing in Court as a result of their unique languages and cultures;
- b) to determine whether and to what extent differences exist in sentencing practices as between Indian and Metis people and non-Indian and non-Metis people;
- c) to examine existing levels of community input and to assess the feasibility of permitting a greater degree of participation by knowledgeable and respected Indian and Metis people in the sentencing process;
- d) to assess the desirability and the extent to which Court sittings should be routinely and/or selectively held in identifiable Indian and Metis communities;
- e) to determine whether alternatives to imprisonment that may be available to non-Indian and non-Metis people are also available to Indian and Metis people and whether there are any barriers to their having access to those programs;
- f) to determine to what extent Indian and Metis people appearing in a court are presently provided with interpreters/translators and to determine if there are tangible benefits to permitting Indian and Metis people to use their own language in the courts;
- g) to examine whether and the extent to which differences exist in the provision of bail, release on own recognizance or other forms of conditional release prior to trial or adjudication between Indian and Metis people and non-Indian and non-Metis people;
- h) to determine the extent to which Indian and Metis people are imprisoned due specifically to their inability to pay a fine or use a fine option program.

5. Prosecution

to determine whether and the extent to which differences exist in the exercise of prosecutorial discretion between Indian and Metis people and non-Indian and non-Metis people.

6. Corrections

- a) to examine the current admission rates/numbers, incarceration rates/numbers, average sentence and average length of time served in prison by Indian and Metis people in comparison to non-Indian and non-Metis people;
- b) to examine existing policies and practices to determine whether there are any discrepancies between Indian and Metis and non-Indian and non-Metis people respecting
 - i) prisoner classification, case management techniques, release criteria and the availability of programs to Indian and Metis people while in custody, and
 - ii) the criteria for entry to community release programs and the rate of early release of Indian and Metis people;

- c) to review existing correctional centre programs for both men and women to determine
 - i) the nature and content of programs for both young offenders and adult offenders,
 - ii) whether there is sufficient attention being given to the general needs and concerns Indian and Metis people including educational, personal development, drug and alcohol abuse and other programs of importance to the Indian and Metis people who are seeking to become more productive on release from prison, and
 - iii) whether there is sufficient attention being given to the special needs and concerns of Indian and Metis people in view of their cultural and spiritual heritage;
- d) to determine the extent to which Indian and Metis elders and other respected Indian and Metis leaders, organizations and associations are presently involved in program development and delivery and in providing advice to senior correctional officials, and to determine how Indian and Metis people can become more involved in the correctional system in a productive and positive manner;
- e) to examine the level of interest in Indian and Metis communities and among Indian and Metis leaders and organizations in taking on a more active role in the delivery of community based correctional programs and crime prevention initiatives.

7. Native Counselling Services of Alberta

- a) to examine the effectiveness of the working relationships between Native Counselling Services of Alberta (NCSA) and the police community, the courts, the correctional systems (both Federal and Provincial), the Indian and Metis communities and individuals and the Indian and Metis leadership, organizations and associations;
- b) to identify, to the extent possible, methods of improving services through the NCSA or through other organizations or service delivery options.

8. Other

- a) to identify and describe other areas of concern that contribute directly to Indian and Metis people becoming involved in the criminal justice system in the first instance, and to recommend other steps that can be taken to more effectively address those areas of concern;
- b) to identify areas of jurisdictional interaction or overlap between the Federal and Provincial Governments that tend to impede actions and decisions within the corrections system to the detriment of Indian and Metis offenders;
- c) to determine how the various departments of the Government of Alberta that provide services to Indian and Metis people can more effectively coordinate various services and programs to the benefit of the Indian and Metis people in such a manner as to reduce the number of Indian and Metis people coming into contact with the criminal justice system;

- d) to review the cross cultural training provided to the judiciary, crown prosecutors, legal aid personnel and correctional personnel to determine if existing training is adequate and to make any recommendations necessary to ensure the development of comprehensive and effective programs;
- e) to determine to what extent Indian and Metis people are presently employed in the various components of the criminal justice system in Alberta and to propose policy changes that would result in a higher level of employment;
- f) to identify areas of concern as they relate to the special needs of Indian and Metis youth and women as they are affected by the areas under review.

9. Ongoing Process

to formulate a process for the ongoing monitoring and upgrading of programs and initiatives implemented pursuant to the recommendations of the Task Force.

APPENDIX 3

TASK FORCE MEMBERS

APPENDIX 3

TASK FORCE MEMBERS

Honourable Mr. Justice Robert Allan Cawsey, Chairman

Justice Allan Cawsey is a Justice in the Court of Queen's Bench of Alberta. Justice Cawsey served one year in the R.C.M.P. in 1941, followed by service in the Canadian Army. He graduated with a Bachelor of Laws Degree from the University of Alberta in 1951 and served in private practice and as a Crown Prosecutor until 1972, when he was appointed to the Provincial Court of Alberta - Wetaskiwin Circuit. He was appointed Chief Judge, Provincial Court of Alberta in 1976 and a Justice in the Court of Queen's Bench in 1979.

Leroy Little Bear, Member

Leroy Little Bear is an associate professor in the Native American Studies Department of the University of Lethbridge. He helped to establish the department in 1975, having served since that time as its chairman and an instructor. He also has served as a consultant to a number of organizations, including the Indian Association of Alberta, Blood Indian Tribe, Department of Indian Affairs and Northern Development, and the national Indian Brotherhood. Mr. Little Bear, fluent in the Blackfoot language, is a member of the Indian Association of Alberta, University of Lethbridge Faculty Association, and Indigenous Bar Association.

Cynthia Bertolin, Member

Cynthia Bertolin is articling with the Edmonton law firm, Biamonte Cairo & Shortreed and anticipates being called to the Alberta Bar in 1991. Ms. Bertolin has served in a number of capacities with the Metis Association of Alberta, including President of an Association Local, Policy Development Co-ordinator, and consultant to the Association and its affiliates. She is a member of the Canadian Bar Association, the Commission on Folk Law and Legal Pluralism, the Indigenous Bar Association and the Metis Association of Alberta.

Chief Superintendent Cleve Cooper, Member

Chief Superintendent Cooper is the R.C.M.P. Co-ordinator for the Policing Inquiry, Blood Tribe. He joined the R.C.M.P. in 1960, and has served in British Columbia, Northwest Territories, Yukon Territory, Ontario, Manitoba and Alberta. He was commissioned as an Inspector in 1976. In September 1977 he was transferred to "D" Division, Winnipeg as the Assistant Officer in Charge, Commercial Crime Section. Superintendent Cooper was appointed Officer in Charge, Edmonton Commercial Crime Branch in 1987 before assuming his current position.

Janet Franklin, Member

Janet Franklin is a practising partner in the Edmonton law firm of Ackroyd, Piasta, Roth and Day. From 1974 to 1979 she worked extensively in the area of criminal law as a prosecutor in the Criminal Justice Division of the Alberta Department of the Attorney General. She joined the City of Edmonton Legal Department in 1979, where she practised in the areas of civil litigation, administrative law and labour. She joined Ackroyd, Piasta, Roth and Day in 1981 and became a partner in 1984. She is a member of the Board of Directors of the Victorian Order of Nurses, and the Labour Law Subsection of the Canadian Bar Association.

Arnold Galet, Member

Arnold Galet is the Executive Director of the Young Offender Branch, Correctional Services Division, Alberta Solicitor General. He began his career in Provincial corrections in 1973 and has worked in both community and institutional corrections. He has served as Assistant Director of Community Corrections, Deputy Director and Director of the Belmont Correctional Centre. He continued to hold progressively responsible positions in senior and executive management, including Regional Director of the province's north region of correctional services. He assumed his current position in 1989.

Michael Gallagher, Member

Michael Gallagher, Warden of the Edmonton Institution, has served since 1972 with Correctional Service Canada. He began his career in Federal corrections as a psychologist at the Drumheller Institution. In 1975 he was appointed Regional Coordinator of Living Units, based in Saskatoon, Saskatchewan. Mr. Gallagher later served as Executive Director of the Regional Psychiatric Centre before being appointed Regional Manager Planning and Administration in 1979 and Warden of Bowden Institution in 1984. He assumed his current position in 1987.

APPENDIX 4
ACKNOWLEDGEMENTS

APPENDIX 4

ACKNOWLEDGEMENTS

The Task Force would like to make a special mention of the following groups or individuals whose efforts greatly assisted the Task Force in its work:

- Mr. Jack Davis, Deputy Solicitor General, Government of Alberta.
- Mr. Neil McCrank, Deputy Attorney General, Government of Alberta.
- Mr. Greg Fyffe, Assistant Deputy Solicitor General, Government of Canada.
- G. J. Greig, Assistant Commissioner, Commanding Officer, "K" Division, Royal Canadian Mounted Police.
- Humanité Services Planning Ltd. for invaluable assistance with the preparation and compilation of the Task Force Report.
- Mr. Roy Louis, former President, Indian Association of Alberta.
- Mr. Larry Desmeules, President, Metis Association of Alberta.
- Sergeant R.G. (Ray) Ambler, "K" Division, Royal Canadian Mounted Police.
- Mr. Bob King, former Deputy Solicitor General, Government of Alberta.
- The staff of Native Counselling Services of Alberta for their assistance in arranging meetings with various Indian and Metis groups.
- M. J. Duggan, Deputy Commissioner, The Correctional Service of Canada, Prairie Region.
- Norm Fagnou, Regional Director, National Parole Board, Prairie Region.
- Hank O'Handley, Assistant Deputy Minister, Correctional Services Division, Department of the Solicitor General, Government of Alberta.
- The many individuals who wrote to the Task Force to express their views on and concerns with the Criminal Justice System.
- Those who met with the Task Force during its travels around the Province and who provided the Task Force with valuable insights into the problems encountered by the Indian and Metis peoples in dealing with the Criminal Justice System.

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Acknowledgements must be given to the following people for their assistance in the collection and analysis of statistical and program data:

- Mr. Michael Martin (and previously Mr. Bruce Andrais) of the Correctional Services Division, Alberta Department of the Solicitor General.
- Mr. Wayne Wilson, Law Enforcement Division, Alberta Department of the Solicitor General.
- Mr. Steve Koval, Alberta Department of the Attorney General.
- Mr. Hamblyn Beharry, Alberta Department of Municipal Affairs. - Mr. John McDonough, Alberta Department of Health.
- Mr. Merv Kowalchuk, Native Education Project, Alberta Department of Education.
- Mr. Clement Laframboise, Indian and Northern Affairs Canada, Alberta Region.
- Ms. Joanne Severn, Correctional Services Canada, Prairie Region. - Mr. Len Mieir, National Parole Board, Prairie Region.
- Sergeant Mark Logar, Edmonton City Police
- Mrs. Eunice Cutting, Senior Librarian, Alberta Department of Solicitor General. - Mrs. Wanda Fish, Legal Aid Society.
- Mr. Lothar Goetz, Canadian Centre for Justice Statistics, Statistics Canada, Ottawa.

and last, but by no means least, many thanks must be given to the two research consultants contracted by the Task Force:

- Retired Superintendent Sheldon Kelly for his work on the collection of the Police data.
- Mrs. Marianne Nielsen for her work on many of the Task Force's research projects.

APPENDIX 5
THE PROCESS

APPENDIX 5

THE PROCESS

A. CONSULTATION

Immediately after being formed, the Task Force wrote to over four hundred individuals, organizations and associations providing them with a copy of the Task Force Terms of Reference and inviting them to make a submission to the Task Force.

The invitation was extended to all the Chiefs in Alberta, all Metis Settlements and isolated community Associations, various Indian and Metis business groups and communications networks, Friendship Centres, Tribal/Regional Councils and Indian and Metis groups. Members of the Legislative Assembly were also invited to make submissions. In addition, invitations were sent to groups such as the Elizabeth Fry Society, John Howard Society, Canadian Bar Association, Alcohol and Drug Treatment Centres, the Criminal Trial Lawyers Association, the Ombudsman, the Human Rights Commission, the Salvation Army, the Native Council of Canada (Alberta), the Assembly of First Nations, Alberta Women's Secretariat and various religious organizations.

A newspaper advertisement was placed in all the Alberta daily and weekly newspapers and newspapers serving Indian and Metis communities. The advertisement provided information on the Task Force and invited interested parties to contact the Task Force for further information and assistance in presenting submissions.

The Task Force visited every Federal and Provincial correctional facility in the Province. During the course of these visits the Task Force met with the Native Brotherhood or with Indian and Metis inmates at each of the facilities.

Information seminars were held with Provincial Government Departments, Provincial Court Judges, the Indigenous Bar Association, the Department of Indian and Northern Affairs and Crown Prosecutors. Meetings were held with local service providers in each of the communities visited by the Task Force and involved Native Counselling, the R.C.M.P., Family and Social Services, the Alberta Alcohol and Drug Abuse Commission, and Community Corrections, among others.

Visits were made to the Poundmaker's Lodge Treatment Centre, the Boyle Street Co-op and the Edmonton Operation Friendship Centre. The Task Force visited the Royal Canadian Mounted Police Training Academy in Regina to observe the cross-cultural training program provided at the Academy.

Some members of the Task Force participated in the Edmonton Police Services "ride-along" program. Several members of the Task Force made visits to local Courts and Circuit Courts to observe the process.

B. FUNDING

Funding was made available to the Indian Association of Alberta and the Metis Association of Alberta to assist with the preparation and presentation of briefs.

Individual Bands, Tribes and Metis Settlements were also eligible for funding. Funding was provided as follows:

Alberta Federation of Metis Settlements Association	\$12,792.00
Alexander Tribal Government	1,500.00
Blood Tribe Administration	7,500.00
Indian Association of Alberta	157,123.00
Metis Association of Alberta	100,000.00
Native Counselling Services of Alberta	23,877.00
Neeyanan Association	3,000.00
Poundmaker's Lodge	10,000.00
Sarcee Nation Administration	2,500.00
Slave Lake Indian Regional Council	14,669.00
Sunchild Cree Band	1,500.00
Yellowhead Tribal Council	1,500.00

C. VISITS

Beginning in March 1990, the Task Force visited a number of Reserves and one Metis Settlement in the Province. These visits were made at the invitation of the local communities and usually involved the presentation of a submission to the Task Force.

The communities visited are shown on the map following:

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D. RESEARCH

The Research activities of the Task Force were limited to three main areas: a Literature search and review; data collection; and data analysis. It was recognized from the outset that the complexity of the Task Force's area of study and the deadline for reporting would not permit any 'original' research to be conducted, but rather, would involve a review and analysis of existing literature and data.

It very quickly became apparent that an overwhelming amount of literature existed respecting Aboriginal people and the Criminal Justice System. Consequently, the literature search was initially limited to generally acknowledged major National and Provincial studies from the 1960's onwards, together with all significant publications from the mid-1980's onwards - of which there were a large number. Further, studies were acquired for the Task Force on request and as a result of their initial literature review. In addition to the review undertaken by the Task Force, the Research staff of the Task Force prepared a written summary and review of twenty-two major reports published since the 1960's.

Statistical, policy and program data were collected from Government Departments and other organizations involved in service delivery in the Criminal Justice System. In order to allow these organizations and Departments sufficient time to extract the required statistical data from their automated and manual data collection systems, the detailed requests for information were developed from the Terms of Reference and sent to these agencies in the second month of the Task Force's term of office. Most of the required statistical policy and program data had been received in the Task Force office by the middle of the Task Force's term. This permitted an analysis of the data to be undertaken while the Task Force was still visiting Indian and Metis communities throughout the Province and hearing public presentations. Most of the data provided by the Government Departments and other agencies were in aggregated tabular form and required little further computer analysis.

The Statistical Report, which included an extensive use of graphics for ease of public consumption, was completed for consideration during the last phase of the Task Force's activities, namely the development and consolidation of recommendations and the drafting of the Final Report.

In addition to the major activities, ad hoc requests for information from Task Force members were completed by Research staff throughout the life of the Task Force.

The detailed statistical analysis was completed not only to aid Task Force members in the identification of problems and formulation of recommendations, but also to provide a detailed statistical description of the Criminal Justice System in Alberta, which could act as a base for the monitoring of the implementation of recommendations and as comparative base for any future studies.

APPENDIX 6

TASK FORCE ACTIVITIES

APPENDIX 6

TASK FORCE ACTIVITIES

January 8, 1990	First meeting of Task Force
January 12, 1990	Task Force formally announced by Governments of Canada and Alberta.
February 1 and 2, 1990	Orientation Session for Task Force members with presentations from the Royal Canadian Mounted Police, Crown Prosecutors, Legal Aid, Native Counselling Services of Alberta, Chief Provincial Court Judge, Community Corrections, Provincial and Federal Corrections, the National Parole Board, the Indian Association of Alberta and Dr. Anne Anderson, President, Native Heritage and Cultural Centre.
February 9, 1990	Visit to the Edmonton Institution and meeting with Native Brotherhood. Visit to Fort Saskatchewan Correctional Centre.
February 23, 1990	Visit to Edmonton Remand Centre. Meeting with Assistant Chief Judge Walder White, Family and Youth Court. Visit to the Edmonton Young Offender's Centre.
March 9, 1990	Meeting with Assistant Commissioner Robert H.D. Head, Royal Canadian Mounted Police.
March 13, 1990	Meeting with Louis Bull Police at Louis Bull Reserve.
March 16, 1990	Task Force meeting.
March 21, 1990	Visit to Fort Saskatchewan Correctional Centre for meeting with Native Brotherhood. Visit to Poundmaker's Lodge.
April 3, 1990	Steering Committee meeting.
April 4, 1990	Visit to Calgary Correctional Centre and meeting with Native inmates. Meeting with Chief and Council members, Sarcee Band, Calgary.
April 9, 1990	Information Sharing Seminar with various Provincial Government Departments.
April 11, 1990	Visit to Boyle Street Co-op, Edmonton. Visit to Operation Friendship premises, Edmonton.

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April 17, 1990	Visit to Paddle Prairie Metis Settlement. Meeting with community residents. Meeting with local service providers in High Level.
April 18, 1990	Visit to Dene Tha' Band, Assumption. Meeting with Chief and Council members. Town Hall meeting with community members.
April 19, 1990	Meeting with representatives of the Meander River community in High Level. Meeting with representatives of Tallcree Band in High Level.
April 20, 1990	Meeting with Chief, Boyer River Band in High Level.
May 3, 1990	Meeting with representatives of the Yellowhead Tribal Council.
May 9, 1990	Visit to Paul Band Reserve, Duffield.
May 10, 1990	Visit to Drumheller Institution and meeting with Native Brotherhood.
May 12, 13, 14, and 15, 1990	Western Judicial Centre Conference, Lake Louise, Alberta.
May 17, 1990	Task Force Meeting.
May 23, 1990	Visit to Saddle Lake Reserve and meeting with Chief and Council.
May 24, 1990	Information Seminar with Provincial Court Judges, Justices of the Peace and Hearing Officers, Indigenous Bar Association and Indian and Northern Affairs, Canada.
May 29, 1990	Meeting with Native Affairs Caucus Committee, Government of Alberta.
May 29, 30, 31, June 1, 1990	R.C.M.P. Conference "Sharing Common Ground", Edmonton.
June 3, 1990	Visit to Grande Cache Correctional Centre and meeting with Native inmates.
June 5, 1990	Visit to Peerless Lake and meeting with Neeyanan Association. Visit to Trout Lake and meeting with community members.
June 6, 1990	Visit to Loon Lake and meeting with community members.
June 11, 1990	Steering Committee meeting.

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June 12, 1990	Meeting in Fort Chipewyan with Reeve of Fort Chipewyan and representatives of the Chipewyan Band, the Cree Band and the Metis Local. Town Hall style meeting in Fort Chipewyan with community members.
June 13, 1990	Meeting with local service providers, Fort Chipewyan.
June 18, 19 and 20, 1990	Visit to the Royal Canadian Mounted Police Training Academy in Regina, Saskatchewan to observe cross-cultural training program.
June 26, 1990	Visit to the Driftpile Band and meeting with Chief and Council.
June 27, 1990	Meeting with local service providers, Slave Lake. Visit to Whitefish Lake Band, meeting with community members and meeting with representatives of the Gift Lake Metis Settlement. Meeting with Bigstone Cree Band, Wabasca.
July 10, 1990	Oral presentation. Native Brotherhood, Edmonton Institution. Visit to Grierson Correctional Centre.
July 11, 1990	Visit to Bowden Institution and meeting with Native Brotherhood. Observation of meeting of National Parole Board held at Bowden Institution.
July 26, 1990	Task Force meeting.
August 14, 1990	Visit to Blood Reserve and oral presentation.
August 15, 1990	Visit to Lethbridge Correctional Centre and meeting with Native Brotherhood. Visit to Sik-oo-kotoki Friendship Society premises, Lethbridge, and receipt of Society's oral presentation.
August 16, 1990	Meeting with local service providers, Lethbridge.
August 22, 1990	Oral presentation, Elizabeth Fry Society of Calgary. Meeting with representatives of the Legal Aid Society of Alberta. Meeting with representatives of the City of Calgary Aboriginal Urban Affairs Committee.
August 23, 1990	Meeting with Calgary Police Service. Visit to Calgary Young Offender Centre and meeting with Native inmates.
August 27, 1990	Oral presentation, National Aboriginal Communications Society. Oral presentation, Alberta Liberal Party Caucus.
August 28, 1990	Oral presentation, John Howard Society of Edmonton.

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August 29, 1990	Oral presentation, Oblates of Mary Immaculate and the Roman Catholic Archdiocese of Edmonton. Oral presentation, Native Education Project, Department of Education, Government of Alberta.
August 30, 1990	Task Force meeting.
September 4, 1990	Oral presentation, Elizabeth Fry Society of Edmonton.
September 5, 1990	Oral presentation, Canadian Human Rights Commission.
September 6, 1990	Oral presentation, Poundmaker's Lodge. Oral presentation, Alberta Federation of Metis Settlements.
September 7, 1990	Oral presentation, Native Counselling Services of Alberta.
September 10, 1990	Meeting with Crown Prosecutors. Oral presentation, Alberta Association of Social Workers.
September 11, 1990	Visit to Peace River Correctional Centre.
September 13, 1990	Oral presentation, National Parole Board. Steering Committee meeting.
September 14, 1990	Oral presentation, Edmonton Police Service.
September 17, 1990	Oral presentation, John Howard Society of Alberta.
September 18, 1990	Oral presentation, Lesser Slave Lake Indian Regional Council, Horse Lake Reserve. Visit to Grande Prairie Young Offender Centre.
September 21, 1990	Task Force meeting.
September 25, 1990	Oral presentation, Indian Association of Alberta.
September 27, 28, 29 and 30, 1990	Planning Session, Sundre.
October 2, 1990	Meeting with representatives of Department of Indian and Northern Affairs. Meeting with representatives of Career Development and Employment.
October 22, 1990	Oral presentation, Metis Association of Alberta.
October 24, 1990	Meeting with Neil McCrank, Deputy Attorney General and Jack Davis, Deputy Solicitor General.
October 25, 1990	Task Force Meeting
October 26, 1990	Task Force Meeting

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November 8, 1990	Task Force Meeting
November 9, 1990	Meeting with The Honourable W.J.C. Kirby
November 15, 1990	Task Force Meeting
November 16, 1990	Task Force Meeting
November 19, 1990	Meeting with representatives of Native women.
November 20, 1990	Steering Committee Meeting
November 22, 1990	Task Force Meeting
November 23, 1990	Task Force Meeting
November 29, 1990	Task Force Meeting
November 30, 1990	Task Force Meeting
December 3 - 7, 1990	Task Force Meeting
December 10 - 17, 1990	Task Force Meeting
December 20, 21, 1990	Task Force Meeting
December 31, 1990	Task Force Meeting
January 23, 24, 25, 1991	Task Force Meeting
February 12, 13, 1991	Task Force Meeting
February 25, 1991	Task Force Meeting
March 4, 1991	Task Force Meeting
March 15, 1991	Task Force Meeting

APPENDIX 7

**LIST OF SUBMISSIONS
MADE TO THE TASK FORCE**

APPENDIX 7

LIST OF SUBMISSIONS MADE TO THE TASK FORCE

1. Native Brotherhood/Sisterhood - Fort Saskatchewan Correctional Centre
2. Operation Friendship - Edmonton
3. A.A.D.A.C. - High Level
4. Dene Tha' Women's Society
5. "Talking Drum" Youth Program
6. Tallcree Band
7. Boyer River Band
8. Louis Bull Police Department
9. Calgary Police Service
10. Father Camille Piche
11. Native Brotherhood, Drumheller Institution
12. John Maguire, Hearing Officer Provincial Court, Calgary, Alta.
13. Daniel Beatty (Pawis)
14. Red Deer Native Friendship Society
15. Native Brotherhood, Grande Cache Correctional Centre
16. Alberta Association of Social Workers (AASW)
17. National Aboriginal Communications Society
18. The Edmonton John Howard Society
19. The Native Brotherhood of Edmonton Institution
20. Oblates of Mary Immaculate and the Roman Catholic Archdiocese of Edmonton
21. The SIK-OOH-KOTIKI Friendship Society - Lethbridge
22. The John Howard Society of Alberta

23. The Ben Calf Robe Society
24. alterNATIVE COMMUNITY DEVELOPMENT CENTRE
25. Elizabeth Fry Society - Calgary
26. Neeyanan Association (Peerless Lake)
27. Loon Lake Community
28. Doug Parenteau (Bowden Institution)
29. Whitefish Lake Band/Gift Lake Metis Settlement
30. Alexander Tribal Government
31. Elizabeth Fry Society of Edmonton
32. Alberta Liberal Party Caucus
33. Native Law Subsection, Canadian Bar Association (Alberta Branch)
34. Alberta Education, Native Education Project
35. Indigenous Bar Association
36. Edmonton Police Service
37. The Grierson Centre
38. Alberta Federation of Metis Settlements
39. Yellowhead Tribal Council
40. Poundmaker's Lodge
41. Dene Tha' Band of Assumption
42. Leonard (Tony) Mandamin
43. Native Counselling Services of Alberta
44. Canadian Human Rights Commission
45. Reverend Ubald Duchesneau, OMI
46. The Sunchild Cree Band
47. The Blood Tribe

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48. Boyle Street Community Services Co-op
49. Lesser Slave Lake Indian Regional Council
50. Thomas R. Goodson
51. Nechi Institute on Alcohol and Drug Education
52. The Metis Association of Alberta
53. The Legal Aid Society of Alberta
54. The Indian Association of Alberta
55. The City of Wetaskiwin
56. The Sarcee Band

APPENDIX 8
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