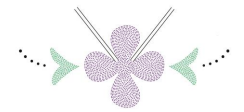
National Inquiry into Missing and Murdered Indigenous Women and Girls



Enquête nationale sur les femmes et les filles autochtones disparues et assassinées

National Inquiry into Missing and Murdered
Indigenous Women and Girls
Truth-Gathering Process
Part 4 Closing Oral Submissions of the Parties with Standing
The Westin Ottawa - Ottawa, Ontario



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Government of Canada

Amnesty International Canada

Pauktuutit Inuit Women of Canada, AnânauKatiget Tumingit Regional Inuit Women's Association, Saturviit, Inuit Women's Association of Nunavik, Ottawa Inuit Children's Centre & Manitoba Inuit Association

Canadian Feminist Alliance for International Action and Partners, Canada Without Poverty and Dr. Pamela Palmater

Canadian Association of Chiefs of Police

Canadian Association of Police Governance & First Nations Police Governance Council

BC Government and Service Employees' Union

INTERNATIONAL REPORTING INC.

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III TABLE OF CONTENTS

Truth-Gathering Process Oral Submissions - Transcript Volume 6

Chair: Christa Big Canoe (Commission Counsel)
Second Chairs: Violet Ford & Meredith Porter (Commission Counsel)

Heard by Chief Commissioner Marion Buller and Commissioners Brian Eyolfson & Qajaq Robinson

Grandmothers, Elders, Knowledge-keepers & National Family Advisory Circle (NFAC) members: Vincent Kicknosway, Elaine Kicknosway, Thelma Morriseau, Stanley LaPierre, Eelee Higgins, Reta Gordon, Laureen Blu Waters, Bernie Poitras, Leslie Spillett, Louise Haulli, Pénélope Guay, Kathy Louis, CeeJai Julian, Myrna Laplante, Gladys Radek, Charlotte Wolfrey, Micah Arreak, Norma Jacobs, Barbara Manitowabi, Sarah Nowrakudluk

Eagle River Drummers: Shady Hafez, Yancy Thusky, Awema Tendesi, Steve Tendesi, Jordan Jacko

Clerks: Bryana Bouchir & Maryiam Khoury

Registrar: Bryan Zandberg

IV TABLE OF CONTENTS

	PAGE
Opening Ceremony	1
Submissions by MS. ANNE TURLEY OF GOVERNEMENT OF CANADA	13
Submissions by MR. JACQUELINE HANSEN OF AMNESTY INTERNATIONAL CANADA	42
Submissions by MS. REBECCA KUDLOO OF PAUKTUUTIT ET AL.	62
Submissions by DR. PAMELA PALMATER OF CANADIAN FEMINIST ALLIANCE ET AL.	83
Submissions by MS. ASHLEY SMITH OF CANADIAN ASSOCIATION OF CHIEFS OF POLICE	119
Submissions by MS. LORETTA PETE-LAMBERT OF CANADIAN ASSOCIATION OF POLICE GOVERNANCE & FIRST NATIONS POLICE GOVERNANCE COUNCIL	147
Submissions by MS. JITESH MISTRY & STEPHANIE SMITH OF BC GOVERNMENT AND SERVICE EMPLOYEES UNION	176
Closing Ceremony	199

V LIST OF EXHIBITS

NO.	DESCRIPTION			P	PAGE
4	Bilingual executive summary of oral submissions . (13 pages) Submitted by: Jacqueline Hansen, Counsel Amnesty International Canada	•			82
5	Oral submissions notes (nine pages) Submitted by: Rebecca Kudloo, Representative Pauktuutit Inuit Women of Canada, Saturviit Inuit Women's Association, AnânauKatiget Tumingit Regional Inuit Women's Association and Ottawa Inuit Children's Centre & Manitoba Inuit Association as a collective single party		•	•	83
6	Video by Skye Uvliq, .mov file format,		•	•	83
7	"Priority Recommendations: A National Action Plan to End Violence against Indigenous Women and Girls" (four pages) Submitted by: Dr. Pamela Palmater, Representative Canadian Feminist Alliance for International Action and Partners - Canada without Poverty and Dr. Pamela Palmater	•	•	•	119

1	Ottawa, Ontario
2	Upon commencing on Tuesday, December 11, 2018 at
3	8:28 a.m./La séance débute mardi, le 11 decembre 2018 à
4	08h28
5	(OPENING REMARKS/PRAYER)
6	MS. CHRISTINE SIMARD-CHICAGO: Good
7	morning, and we're going to start two minutes early so we
8	can end two minutes early today.
9	Good morning, everyone. I hope everybody
10	had a good sleep today. I'm your MC for the day. My name
11	is Christine Simard-Chicago.
12	M. CHRISTIAN ROCK: Bonjour, tout le monde.
13	On espère que vous avez bien pu vous reposer ce soir. On
14	va commencer la journée deux minutes plus tôt. Mon nom
15	est Christian Rock. Je suis accompagné de Christine.
16	MS. CHRISTINE SIMARD-CHICAGO: This is my
17	twin brother. No, just kidding.
18	(LAUGHTER/RIRES)
19	MS. CHRISTINE SIMARD-CHICAGO: So we're
20	going to start off our morning in a good way. So I'm
21	going to ask our Elders to come up. We have Vince and
22	Elaine Kicknosway, Elder Reta Gordon, and Elder Barbara
23	Dumont-Hill. So if I could ask the four of you to come
24	up.
25	M. CHRISTIAN ROCK: Nous allons commencer

1	la journée de bonne manière aujourd'hui. On va demander à
2	nos aînés, Monsieur Vincent et Madame Elaine Kicknosway,
3	Reta Gordon et Madame Barbara Dumont-Hill.
4	ELDER RETA GORDON: Good morning everyone,
5	bonjour à tous. Oh, I think we have a few more people
6	today. Great.
7	Today, when I got up, I do what I do every
8	morning. I look outside and see what the weather is like,
9	and it wasn't snowing so I thanked God. I thank him every
10	morning for letting me get out of bed unaided at my age.
11	I never thought I would live to this old age. So I'm
12	still living, I'm going to celebrate, I'm going to
13	celebrate what an unbelievable life I've had so far.
14	Today is going to be one of the best days
15	of my life ever. I'm going to walk through this day with
16	my head held high and a happy heart. I'm going to share
17	my joy with others. I'm going to give a smile and a
18	compliment to someone I don't even know. I'll give a hug
19	to someone who seems down and tell them how much I
20	appreciate them just for being out, because you can tell
21	when people are sad.
22	Today is a day I'm not going to worry about
23	what I don't have, just be thankful for everything the
24	Creator has given me. He's given me family, he's given me

a roof over my head, food on my table, shoes on my feet,

25

1 and clothes to keep me warm.

Today when I go outside, and I will run into homeless people, I, and I ask all of you, don't look down on everyone and anyone because that could be you, that could be me. We just thank God that it's not. And never look down on anyone unless you're looking down to give them a hand up.

And tonight, before I go to bed, I do what I do any night that there is a moon and stars, and I go outside and I just marvel at the peace that surrounds us and the quietness. And I know we owe our peace in this country to God and to our veterans. Never forget your veterans. If you see a veteran, thank him for serving. If you see someone in uniform, thank them for serving. And every day I say a prayer for our young men and women who are fighting in war torn countries. May the Creator send down his angels, keep them safe until they return home.

While I'm outside, if there's stars, I pick out the brightest star, and that's my late husband, and I tell him how my day went and tell him things like I used to when I'd go out and come home. And he'd say, "well, what did you do, what did you see?" So I have a lot to share with him.

And then I go upstairs and I get into bed

and I know I'm going to sleep peacefully because there's police officers out there looking after me and EMTs and firefighters. And then I put my head down on my pillow and I sleep the contented -- sleep like a contented child because I know tomorrow is going to be one of the best days of my life ever.

And at this time, I ask the Creator to grant each and every one of you here many, many, many years of the best days of your life ever. God bless. Have a great day. Be kind to everyone you meet but be kind to yourself. Amen. Thank you, merci, marsi, qujannamiik.

MS. ELAINE KICKNOSWAY: Good morning.

Bonjour, aanii, tansi, kwe kwe, (speaking Indigenous language). I give thanks for today. Watch over our hearts. I give thanks for the four directions. I give thanks for the speakers, the water that we're drinking, and the tear bags that are here, the Kleenex to hold the water. I give thanks for the voices. I give thanks for the memory. I give thanks for the medicines that are here and the people that carry the medicine and the drum and the songs and all those wonderful things throughout the day so that we come back together and wish each other a good day. Miigwetch.

MR. VINCENT KICKNOSWAY: Boozhoo. Ahneen.

1	I give greetings and thanksgivings to all,
2	to all the women, to Mother Earth, who we stand upon. We
3	are so grateful. We acknowledge our grandmother, (Native
4	name) who too watches over us. It's the femininity of
5	(Native word), of life, that we look upon and we ask that
6	at this time to feel within our own hearts and within our
7	minds that our spirit will be lifted when we hear the
8	voices of our women as they speak, for it is us who are
9	us as men who must recognize the equality of what life
10	means for us.
11	And as we acknowledge all of life's
12	creations that the Creator made available, we are so
13	grateful with that in mind.
14	I ask, look to your left and give that
15	person a good morning. Shake their hand. Miigwetch.
16	Look to your right and also likewise share
17	a good morning and wish them a fair day. Miigwetch.
18	ELDER BARBARA DUMONT-HILL: (Speaking in
19	Anishnaabe). Hello, everyone. I hope you're all living
20	your life in a good way. (Speaking in Anishnaabe).
21	Today I welcome you all in our beautiful
22	unceded, unsurrendered Algonquin Anishinaabe territory.
23	You know, every morning I normally wake up
24	and hear the geese. And even though I'm here in my home
25	territory I'm staying at this hotel I didn't hear

25	MS. BARBARA DUMONT-HILL: Maybe somebody
24	(LAUGHTER/RIRES)
23	a goose call but I won't do that to you.
22	geese are calling, it's not I was going to try to make
21	And I was told by the Cree that when the
20	behind.
19	have ability to create change and to not leave anyone
18	So we all have the ability to lead. We all
17	forward and becomes the lead goose.
16	tired, it can move back a bit and the next one steps
15	of each V, it's not the only leader because when it's
14	And those geese, you know, that lead goose
13	leave anyone behind.
12	an important message that is for us, that we are never to
11	because they don't want to leave anyone behind. And what
10	geese will come down with it from each V all around it
9	earth, put its feet on the earth and rest, that other
8	cannot fly any longer and it has to come down to the
7	flying in their V-formations, if a goose is not well or
6	And the geese you know, when they're
5	birds. Those geese are very special.
4	just dumb birds that poop a lot, but they're not just dumb
3	hear those geese a lot of people think that they're
2	sadness inside of me because I was taught that when we
1	the geese this morning and that left a little bit of

MS. BARBARA DUMONT-HILL: Maybe somebody

1	with more talent than me can make a goose call. But
2	they're not just making that honk. They are yelling out,
3	"I'm here. I'm here and I won't leave anyone
4	behind."
5	So I'm wary grataful for this day I'm

So I'm very grateful for this day. I'm grateful for the spirit of the women that are here. I'm grateful for all the sacred medicines for these drummers, for the Commission, for their staff, for everyone who is here in hope of creating the change that won't leave anyone behind any more.

I'm grateful for our Grandfather Sun who shares his light with us each day and our Grandmother Moon who lights up our night sky and breaks down our seasons for us.

I'm grateful for our sacred Mother Earth who provides everything we need to live our life in a good way.

I'm grateful for the sacred water, the blood of our Mother Earth that quenches our thirst and brings life into the world and reminds us that women are sacred.

I'm grateful for the sacred air, the breath of (Native name), for the winged, the four-legged, the swimmers, and the crawlers, for the trees, the plants, the roots, the medicines that grow here on Great Turtle Island

1	that have always shared their bounty with us and add
2	beauty to our life each day.
3	I'm grateful for all the ancestors who
4	created a good path for us to follow and those seven
5	generations of ancestors that we all have a responsibility
6	to leave a good path for.
7	I'm grateful for all the people who do live
8	their life in the good way, who care and respect our
9	Mother Earth, who respect all women, all human beings.
10	And I ask the Creator to touch each one of
11	you today to bless you with good health and wisdom for
12	you, for your children, your grandchildren, your great-
13	grandchildren, that we all understand we all belong to one
14	Creator, we all have responsibility to respect all of Her
15	creation.
16	So for each one of us, I say chi-miigwetch
17	and have a wonderful day. Thank you.
18	MS. CHRISTINE SIMARD-CHICAGO: Miigwetch.
19	So now we'll start with our opening drum song with our
20	Eagle River drummers.
21	M. CHRISTIAN ROCK: Merci beaucoup. On va
22	maintenant passer à la chanson d'ouverture de la session,
23	avec les joueurs de tambour de Eagle River. Messieurs?
24	(DRUMS AND SONGS/TAMBOUR ET CHANTS)
25	MS. CHRISTINE SIMARD-CHICAGO: Miigwetch.

1	Now we'll have the lighting of the quilliq with Eeelee
2	Higgins.
3	Just a quick note. There are translators
4	available in the back because it will be performed in
5	Inuktitut. But for those that don't we have also our
6	friend here, Barb, that will help with translation.
7	M. CHRISTIAN ROCK: Nous allons maintenant
8	procéder avec l'allumage du quilliq. Vous allez pouvoir
9	vous procurer les équipements pour la traduction
10	simultanée tout au cours de la journée. À ce moment-c, ma
11	collègue Barbara Sevigny va pouvoir traduire de
12	l'inuktitut à l'anglais. Merci.
13	MS. EELEE HIGGINS: (Speaking Inuktitut)
14	MS. BARBARA SEVIGNY: (Translating for Ms.
15	Higgins) I would like to say thank you for having been
16	invited to participate in this event.
17	Yesterday she realized she didn't share
18	much about the story behind the quilliq so she'll be
19	sharing that today.
20	With the quilliq it's been able to help the
21	Inuits. Her mother used to use the quilliq while she was
22	growing up. At times when her mother wasn't watching she
23	would play with the quilliq. She knew it was the only
24	quilliq that her mother had but she wanted to learn how
25	and that's why she would go play with it when her mother

1 wasn't watching.

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This quilliq was used to make food, even more so for making bannock and to dry the traditional clothing. Although it's not a big fire, it did help to keep everybody warm. Her husband brought the -- it's what we call the (Inuktitut word) tool to maintain the quilliq; her husband brought it here. She likes to use it; it helps light the quilliq.

Back then when they were living in the camps her name was Unga (ph) at the time. When she went to school she discovered that her name was Eelee. Back then when she would ask her boss when she started working at the school what they were called, the traditional names, the Inuktitut names that are given to us is very meaningful for us. It's who we were named that is very dear to us. She wanted to provide that information for everybody for you to know.

There are some people that still call her Unga by her traditional name and she very much appreciated when her friends from many years ago that use her traditional name -- she very much appreciates that.

22 Thank you.

23 MS. CHRISTINE SIMARD-CHICAGO: Miiqwetch.

Just a couple of housekeeping notes. Like 25 I said, we have translators in the back for folks to use.

1	In the Quebec Room we have healing through beading with
2	Gerry Pagnin and smudging is also available in the Quebec
3	Room as well.
4	INTERLOCUTRICE NON IDENTIFIÉE: Il y a du
5	perlage et la guérison par le perlage et il y a également
6	le
7	M. CHRISTIAN ROCK: Donc, à l'arrière de
8	la sale, vous avez les équipements de traduction
9	simultanée. Dans la salle Québec, vous allez pouvoir
10	profiter du smudging, si vous en avez besoin. Et il y a un
11	atelier sur le perlage qui va se dérouler tout au cours de
12	la journée. Merci.
13	MS. CHRISTINE SIMARD-CHICAGO: All right.
13 14	MS. CHRISTINE SIMARD-CHICAGO: All right. Have a good day, everyone.
14	Have a good day, everyone.
14 15	Have a good day, everyone. Upon recessing at 8:51 a.m./ L'audience est suspendue
141516	Have a good day, everyone. Upon recessing at 8:51 a.m./ L'audience est suspendue à 08h51
14151617	Have a good day, everyone. Upon recessing at 8:51 a.m./ L'audience est suspendue à 08h51 Upon resuming at 8:56 a.m. /L'audience est reprise à
14 15 16 17 18	Have a good day, everyone. Upon recessing at 8:51 a.m./ L'audience est suspendue à 08h51 Upon resuming at 8:56 a.m. /L'audience est reprise à 08h56
14 15 16 17 18	Have a good day, everyone. Upon recessing at 8:51 a.m./ L'audience est suspendue à 08h51 Upon resuming at 8:56 a.m. /L'audience est reprise à 08h56 MS. VIOLET FORD: Chief Commissioner and
14 15 16 17 18 19 20	Have a good day, everyone. Upon recessing at 8:51 a.m./ L'audience est suspendue à 08h51 Upon resuming at 8:56 a.m. /L'audience est reprise à 08h56 MS. VIOLET FORD: Chief Commissioner and Commissioners, my name is Violet Ford. I'm one of the
14 15 16 17 18 19 20 21	Have a good day, everyone. Upon recessing at 8:51 a.m./ L'audience est suspendue à 08h51 Upon resuming at 8:56 a.m. /L'audience est reprise à 08h56 MS. VIOLET FORD: Chief Commissioner and Commissioners, my name is Violet Ford. I'm one of the Commission counsel and next to me to my right is Christa

Canada. So you have 40 minutes.

25

---SUBMISSIONS BY/REPRÉSENTATIONS PAR MS. ANNE TURLEY:

MS. ANNE TURLEY: Thank you. Good morning, Chief Commissioner, Commissioners, Elders, grandmothers, members of the National Family Advisory Circle, families and survivors, Commission counsel and staff, and fellow Parties with Standing.

My name is Anne Turley and I have represented the Government of Canada throughout these proceedings. I would like to recognize the unceded and unsurrendered traditional territory of the Algonquin and Anishinabe people that we are gathered on today. I would like to thank the Elders for the prayers, the drummers, and the lighting of the quilliq this morning for starting us off in a good way. I would like to personally thank Elder Barbara Dumont-Hill for smudging me this morning to ground me.

Over the past year and a half we've had the opportunity to listen to and hear directly from families and survivors of violence, knowledge keepers, their truths and lived experiences about what needs to be done going forward.

To borrow the words of Elder Dumont-Hill it has been both a heart-wrenching and a heart-warming journey. It has been heart-wrenching to hear about the lived experiences of violence, exclusion and racism across

1	Canada. It has been heart-warming to witness the
2	strength, courage, and resilience of those who shared
3	their lived experiences with us. Their truths and
4	experiences needed to be shared. But more importantly,
5	they needed to be heard and honoured by governments and
6	indeed, all Canadians.

We heard from amazing, strong, Indigenous women warriors, in family, institutional and expert hearings alike. We have heard from survivors who are devoting their lives now to helping others. They work tirelessly on the front lines day after day, be it in the Downtown Eastside, addictions counselling, shelters, group homes, child advocacy or within the correctional system. These strong Indigenous women leaders need to be celebrated and honoured.

Similarly, we have heard from strong,
Indigenous women who are working within institutions,
including governments and police agencies to create and
effect change from the inside.

We heard from Dr. Valérie Gideon, Senior
Assistant Deputy Minister of the First Nations Inuit
Health Branch of Indigenous Services Canada. We heard
from Yvonne Niego, Deputy Minister of Family Services in
Nunavut. We heard from Alana Morrison, Detective
Constable of Nishnawbe Aski Police Service; Acting

1	Inspector Dee Stewart, Officer-in-Charge of Indigenous
2	policing for the R.C.M.P.; and Deputy Commissioner Brenda
3	Butterworth-Carr, Commanding Officer of R.C.M.P. E
1	Division

We must also hold up our hands to the strong Indigenous women working within the Commission, Commissioners, counsel, elders, grandmothers, medicine keepers, and other staff, and finally, the Parties with Standing, representatives and counsel.

It has been tremendous to see so many women representatives, especially young Indigenous women advocating for change.

As Commissioner Audette aptly noted: "J'ai toujours, toujours aimé travailler pour les femmes et avec les femmes et d'autant plus qu'avocate, survivante, femme impliquée sur le terrain. Toujours fière de voir les femmes bouger les choses."

Representing the Government of Canada has meant representing various federal departments and agencies who are working to end violence against

Indigenous women and girls. In my allotted time today, I will not have sufficient time to address the various programs, policies, and initiatives. Our written submissions will provide some further detail, as do the numerous Rule 33 Submissions that we filed with the

1 Inquiry.

While we refer to promising practices and more recent changes in approach, it is fully recognized that more work needs to be done. Canada continues to work on efforts to address violence against Indigenous women and girls and we look forward to receiving the Commissioners' recommendations for concrete and effective action, going forward.

Today, I will focus my submissions on the following areas. First, Canada's respectful engagement, participation, and commitment to this historic National Inquiry. Second, recent actions in areas such as recognition of rights, greater Indigenous control, working in partnership, commemoration, closing gaps in services, and responses to violence.

Now turning to Canada's respectful engagement. In October 2015, the government made a commitment to end the national tragedy of missing and murdered Indigenous women and girls, beginning with the creation of this National Inquiry. The prime minister said at the time that it was long overdue, that survivors and families needed an opportunity to be heard and to begin to heal.

Since then, Canada has been committed to and engaged in this historic Inquiry at every stage. From

1	the very first family hearings in Whitehorse in May 2017
2	to the last family hearings in Richmond, B.C. in April
3	2018, myself and/or members of my team have been present.
4	We fully participated in ceremony and tradition and
5	listened to and heard families and survivors share their
6	truths in both public and confidential hearings. It was
7	important to hear firsthand the lived experiences and the
8	ideas for change.
9	We were welcomed at the confidential
10	hearings and participated in sharing circles when quite
11	rightly, survivors and family members could have said,
12	"No, we don't want a government representative present."
13	We are grateful to all the survivors and
14	the families for allowing us to hear their truths.
15	As Commission counsel Christa Big Canoe
16	said in Calgary in her closing submissions, she is forever
17	changed. I think it is fair to say that anyone who has
18	participated in this process with an open heart and an
19	open mind is forever changed for the better.
20	We were privileged to participate in
21	ceremonies such as sacred fires, pipe ceremonies, and
22	feasts, and we witnessed firsthand the importance and the
23	healing of such tradition and ceremony.
24	In Membertou, Nova Scotia last October, we
25	attended an early-morning sacred fire in a beautiful tipi

on Mi'kmaq territory. A family member was there who was
to share her truth that morning. She was unsure, she was
nervous and upset, and didn't know if she could continue.
She gained strength, however, from the teachings of the
elders, the songs, the drum, and the offering of tobacco
that morning. She did ultimately testify.

An important part of Canada's commitment and engagement has been having Elder Barbara Dumont-Hill, her support, her guidance, and her advice. She has been an integral part of our team and ensured our respectful engagement. I'm eternally grateful for her wisdom, her grace, and her advice. In addition to supporting my team, Elder Dumont-Hill provided support to families and survivors at family hearings as well as the federal government witnesses during the institutional hearings.

Another key part of Canada's commitment to this Inquiry and to ensuring the success was proposing federal government witnesses at each institutional and/or institutional and knowledge-keeper hearings. It was important to do so to ensure that Parties with Standing and the Commissioners could hear, test, and probe the direct evidence of government officials about policies, practices, and programs.

Ultimately, seven witnesses from Canada testified, three witnesses in May 2018 as part of the

government services hearings in Calgary. We heard from
John Phelps, Chief Prosecutor of the Yukon region for the
Public Prosecution Service of Canada. He spoke about the
Crown witness coordinator program. It was implemented to
bridge the cultural gap between prosecutors in the north
and victims and witnesses with whom they worked, and
between traditions deeply rooted in the common law and
traditional Inuit and Indigenous legal culture.

You heard from Naomi Giff-MacKinnon, a

Senior Policy Advisor in the Policy Centre on Victim

Issues with Justice Canada. She spoke about the new

Family Information Liaison Units, FILUs. It's the new

service for families of missing and murdered Indigenous

women and girls to help them gather any information they

need from organizations such as coroners, prosecutors, and

police.

Valérie Gideon, Senior Assistant Deputy
Minister of the First Nations Inuit Health Branch
testified about the health and mental wellness initiatives
that FNIHB funds related to violence against Indigenous
women and girls such as mental wellness teams, the Hope
for Wellness line, and the Indian Residential Schools
Resolution Health Support Program.

She also addressed challenges such as the shortage of primary care nurses in remote communities,

1 after care, and culturally safe spaces in hospitals and 2 health institutions.

Three witnesses testified at the Police
Policies and Practices hearing in Regina in June of 2018.
RCMP Commissioner Brenda Lucki spoke to RCMP recruitment,
training, and policing in 600 Indigenous communities. She
stressed the importance of collaboration and partnerships
with Indigenous organizations, police, communities, and
people in order to improve and enhance the delivery of
culturally competent police services across this country.

Acting Inspector Dee Stewart has spent her career developing positive relationships between the RCMP and Indigenous communities. She spoke to various programs, the Aboriginal Canoe Journeys Program, the Ageless Wisdom Program, and the Aboriginal pre-cadet training program. Deputy Commissioner Brenda Butterworth-Carr spoke to the operational side, and in particular, missing persons, sudden death and homicide investigations, and what is being done to improve the quality of such investigations and, more importantly, to improve communications with families.

Assistant Commissioner Joanne Crampton testified in October of this year in Newfoundland at the hearing on human trafficking, sexual exploitation and sexual violence. She spoke to RCMP's anti-human

1	trafficking efforts, the raising of awareness within
2	Indigenous communities about human trafficking through
3	different means, such as the "Love Bomb" play and the "I
4	Am Not For Sale" human trafficking campaign. She also
5	identified challenges such as the need for better data
6	collection and reporting, more education and awareness and
7	better coordination between police services across Canada.
8	All of these witnesses testified candidly
9	and did not only speak to promising practices, but also
10	outlined challenges, how they are being addressed moving
11	forward. They all acknowledged that more work needs to be
12	done. The challenges identified by these witnesses may
13	help inform the Commissioners' recommendations in their
14	final report.
15	As Dr. Gideon said, there is a "significant
16	growing momentum to effect change", but at the same time,
17	she did not want to minimise the experiences individuals
18	and communities were still having with respect to
19	services.
20	Commissioner Lucki preceded her testimony
21	with an apology to families, and I will only quote part of
22	it.
23	"I'm sorry that for too many of you
24	the RCMP was not the police service
25	that it needed to be during this

1	terrible time in your life. It is
2	very clear to me that the RCMP could
3	have done better and we will do
4	better. You are entitled to nothing
5	less than our best work in your
6	communities. I believe it's never too
7	late to do the right thing, and I want
8	this apology to be just one step in
9	the RCMP's commitment to
10	reconciliation." (As read)
11	But the Commissioner also recognised that
12	actions will speak louder than words, and she said,
13	"You don't have to trust me now
14	because they're just words. Trust me
15	when they're actions." (As read)
16	She further stated that a main focus of her
17	five-year plan was culture change and the need to build
18	stronger bonds and relationships between the RCMP and
19	Indigenous communities.
20	Each one of Canada's witnesses remarked
21	that testifying as part of this inquiry and hearing
22	program ideas from other witnesses and ideas for change
23	from parties with standing and the Commissioners through
24	their questions gave them insight for further
25	consideration as Canada continues to work to reduce

1 violence against Indigenous women and girls.

Understandably, not all of the witness that
Canada proposed could be chosen to testify. In order to
ensure that the Commissioners have all of the relevant
evidence, we have filed 12 different submissions under
Rule 33 of the Inquiry's legal path, from federal
government departments and agencies such as Canada
Mortgage and Housing Corporation, Correctional Service of
Canada, Employment and Social Development Canada, Health
Canada, Indigenous Services Canada, Justice Canada, Public
Health Agency of Canada, Public Safety Canada and Status
of Women.

Canada participated in this inquiry fully and was not simply on a watching brief. Demonstrating commitment and engagement in this inquiry meant ensuring the Commissioners have what they need to make recommendations for concrete and effective action going forward.

At the Quebec City hearings on oversight and accountability in the criminal justice system, the Chief Commissioner and Commissioners expressed deep regret about not being able to hear directly from Indigenous women in correctional facilities. Canada is pleased to be able to facilitate the Commissioners' visits with women in both correctional facilities and healing lodges so that

1	they may hear their truth and lived experiences firsthand.
2	I'm going to turn now to recent actions.
3	I'm going to focus on some specific areas, but I do note
4	that our written submissions provide more comprehensive
5	detail.
6	Recognition of Right. The work of
7	governments in supporting the recognition and
8	implementation of Indigenous rights is critical to
9	advancing fundamental change in the conditions underlying
10	violence against Indigenous women and girls.
11	The Minister of Crown Indigenous Relations
12	and Northern Affairs has said,
13	"This is what recognition of rights,
14	self-determination and reconciliation
15	are all about. Together we are
16	working to a future in which healthy,
17	prosperous, self-determining and self-
18	governing Indigenous nations are
19	driving a better future for Canada and
20	all Canadians." (As read)
21	In May of 2016 Canada announced its full
22	support for the UN Declaration on the Rights of Indigenous
23	Peoples and committed to its full and effective
24	implementation in accordance with the Canadian
25	Constitution.

1	To this end, the following first steps,
2	which are consistent with the UN Declaration, which
3	contemplates that implementation may be achieved through
4	various legislative and/or policy measures have been taken
5	and will be built on going forward.
6	Earlier this year, the government fully
7	supported Bill C262, an Act to ensure that the laws of
8	Canada are in harmony with the UN Declaration.
9	In July of 2017, the principles respecting
10	the government of Canada's relationship with Indigenous
11	peoples were released. These principles are grounded in
12	Section 35 of the Constitution and the UN Declaration.
13	They emphasise that Indigenous rights and perspectives
14	must be incorporated in all aspects of the relationship
15	between Canada and Indigenous peoples as part of Canada's
16	work to decolonise federal law, policies, systems and
17	practices.
18	Towards greater Indigenous control: Canada
19	is working with First Nations, Métis and Inuit to advance
20	a new fiscal relationship enabling longer term funding and
21	planning approaches in communities, and increasing First
22	Nations, Inuit and Métis control of the delivery of
23	services and programs.
24	I'd like to highlight three examples of
25	some initial work in this area. First, Indigenous

Services Canada is working with First Nation partners on the creation of new 10-year grants to up to with a goal of providing these grants up to 100 First Nations by April $1^{\rm st}$ of 2019. This will result in reducing the administrative burden and reporting burdens in a number of ways, including reduced administrative and reporting frequency and elimination of compliance-based reporting for programs in a 10-year grant.

Second, Employment and Social Development

Canada worked with and incorporated the views of First

Nations, Inuit and Métis during the conception, design and implementation of programs regarding the new Indigenous skills and employment training program. This process is an initial step leading to the transfer of administrative responsibilities over Indigenous labour market development.

The most recent step taken by Canada was on November 30th of this year. The Minister of Indigenous Services Canada announced the government's plan to codevelop federal legislation on Indigenous child and family services with the AFN, ITK and Métis National Council. This will be introduced in the House of Commons in early 2019. The legislation will focus on supports for Indigenous families to raise their children in their homelands and Nations and to increase efforts to prevent

1	child apprehension.				
2	Minister Philpott said the following on				
3	November 30 th :				
4	"For a century now, based on				
5	discriminatory policies of government,				
6	we've been taking children away from				
7	their families. It started with				
8	residential schools, it continued with				
9	the Sixties Scoop, and it continues				
10	today."				
11	This legislation marks a turning point to				
12	say, no more.				
13	Working in partnerships: we have heard				
14	through the hearings the importance of collaborating and				
15	working together. Many federal government departments and				
16	agencies are working more closely with Indigenous peoples				
17	and communities to ensure that the needs of Indigenous				
18	individuals can be better met and that no further harm is				
19	done.				
20	Canada acknowledges that more work needs to				
21	be done on this front, whether it be within government, to				
22	ensure that Canada takes a cross-sectoral approach to				
23	issues, such as human trafficking and gender-based				
24	violence, or between federal, provincial, and territorial				
25	governments, with Indigenous governments, Indigenous				

1	communities, Indigenous organizations and Indigenous
2	people. Working in partnership together and collaborating
3	is vital.
4	As Diane Redsky said in October in the
5	hearings in Newfoundland, there must be meaningful
6	participation and engagement. It can't be, what she
7	referred to as "tokenism" engagement or simply ticking a
8	box. Rather, there must be meaningful engagement and
9	consultation with Indigenous people, organizations and
10	communities.
11	Canada recognizes that it is only by
12	working together that we will make real, sustained change.
13	All of Canada's witnesses spoke to the importance of
14	working in partnerships and steps that are being taken to
15	increase and strengthen relationships, and I would
16	highlight two recent examples.
17	In May of this year Status of Women Canada
18	established the Indigenous Women's Circle to discuss ways
19	of addressing systemic inequalities that have a
20	disproportionate effect on Indigenous women and girls.
21	Eighteen (18) members of the circle include First Nations,
22	Inuit, and Métis youth and Elders from across the country.
23	Second, RCMP Circle of Change you heard
24	Commissioner Lucki testify on this committee which was
25	created in 2016 to provide input to the RCMP on efforts to

reduce and address violence against Indigenous women and girls. It is comprised of 12 Indigenous individuals from different fields. In fact, both Diane Redsky and Elder Dumont-Hill are both on that committee. We heard about the meaningful input they have provided to date, including changes to the missing persons' intake and risk assessment form, changes to the missing persons' investigation course, changes to the Heritage Room at the RCMP Training Academy in Regina.

Commemorations: in response to the interim report, Canada announced that a commemoration fund will be established at Status of Women to honour the lives and legacies of missing and murdered Indigenous women and girls, including LGBTQ2S individuals. It will support Indigenous organizations at the national, regional, and local levels, including women's organizations, to develop and implement commemorative events. As recognized in the interim report, public commemoration is a powerful way to honour truths, support healing, create awareness and advance reconciliation.

Turning now to closing gaps in services; we have heard evidence throughout the hearings about the need to improve services and close gaps, be it child welfare and support for families, education, employment, housing.

We have also heard about amazing community-based and led

initiatives that are making the difference in lives of

Indigenous women and girls across this country. Our

written closing submissions provide examples of promising

practices in these areas across the country.

While it is true that one size did not fit all, because each community is unique and has different needs, history, and traditions, seeing what works in one community can be useful and may provide insight into actions that may be taken across the country and may inform the Commissioners' recommendations in the final report.

In order to close gaps in services and outcomes there must be a greater understanding of the differential impact of law, policies, and programs, and I highlight two steps that have recently been taken by Canada to address this need for greater understanding. First, the development of a new federal anti-racism strategy; second, gender-based analysis plus. In Budget 2018 no budget decision was taken without being informed by gender-based analysis.

Today I will provide some highlights of recent actions, including in response to the interim report and evidence heard at Inquiry hearings. Canada took heed to the Commissioners' comments and remarks made throughout the hearings that governments need not wait

1	until	the	final	report	to	start	taking	action.

Child welfare; work is ongoing for a full scale reform of the First Nations Child and Family Services Program. As just mentioned, new co-developed legislation has been announced concerning child welfare.

As part of Budget 2018 Indigenous Services

Canada has a new dedicated stream of funding for community

well-being and jurisdictional initiatives to support

communities in developing and delivering prevention

services. Some of these projects are mentioned in our

written submissions.

Health and mental wellness; I'd like highlight two things that have occurred since the testimony of Dr. Valérie Gideon. On Jordan's Principle, as of September 2018 Inuit children can now access the health, social, and educational services and support they need, while Canada works with ITK. Inuit organizations such as Pauktuutit and provinces and territory to develop a long-term Inuit specific approach.

Second, in response to the Inquiry's interim report recommendation, to better address the needs of survivors and family members, health and cultural supports for those affected by missing and murdered Indigenous women and girls, and access to traditional healing services have been expanded.

1	Education: Canada is working with the AFN,
2	ITK, and Métis National Council on two education
3	initiatives. On September $17^{\rm th}$, 2018 leaders and
4	ministers jointly co-released a co-developed Indigenous
5	early learning and childcare framework. All Indigenous
6	children under this framework will have the opportunity to
7	experience high quality, culturally rooted, early learning
8	and childcare programming. As part of Budget 2018, a
9	review is being conducted on federal supports for post-
10	secondary education for Indigenous students.
11	I'm going to turn now to responses to
12	violence. The Commission has heard about many promising
13	practices in response to violence, in terms of community
14	safety, policing, criminal justice system, human
15	trafficking, shelters and victim supports. Again, in the
16	interest of time, I will simply highlight some recent
17	actions, but I refer you to our written submissions.
18	In terms of community safety, Canada is
19	supporting Indigenous communities as they identify
20	solutions to address their own community challenges and
21	increase community safety. Public Safety Canada's
22	Aboriginal Community Safety Planning Initiative is
23	supporting communities to develop community driven safety
24	plans that are customized and address the unique
25	circumstances of each community. To date, 46 communities

1	have a community safety plan, and a pilot project over
2	3 years was conducted with 5 of those communities. A
3	report will be released in January 2019.

Policing: Throughout the hearings we have heard evidence about the lack of trust of police and the serious consequences, including the fear of reporting and underreporting. Indeed, a whole week was devoted to examining police practices in Regina in June.

Since the testimony of the RCMP witnesses in June, I can advise of the following steps that have been taken as a direct result of evidence heard and questions asked. In September of 2018, a national working group on reconciliation was struck to ensure that the Commissioners' apology was put into action. It is led by an Indigenous inspector and an Indigenous external advisor has been engaged to assist.

In keeping with the Commissioners' commitment to culture change, the mission of this working group on reconciliation is to create and sustain a robust culture of reconciliation that prioritizes the education and awareness of all employees, fostering a change in culture of the RCMP to attain and foster trust with Indigenous clients, partners, communities, people and employees.

Between September to December of 2018, the

1	RUMP contact for Filu's has travelled across the country
2	undertaking outreach, both internal and external with
3	provinces and territories, partners and Indigenous
4	organizations to discuss the way forward, how to improve
5	relationships between the RCMP and families.
6	National family guides are in progress.
7	You heard Deputy Commissioner Butterworth-Carr who spoke
8	about the B.C. family guide. Now there is going to be a
9	consistent national guide, one for a family guide for
10	homicides and one for missing persons. Finally, language
11	preference was added to the family communications schedule
12	as a direct result of questions asked of Deputy
13	Commissioner Butterworth-Carr.
14	The criminal justice system: Canada is
15	continuing its comprehensive review of the criminal
16	justice system. Between January 2016 and January 2018,
17	roundtables were held across the country, including
18	engagement with Indigenous organization, and a final
19	report is to be released later this winter. Also of
20	relevance, in October 2018 Bill C-83, an Act to amend the
21	Corrections and Conditional Release Act, was tabled in
22	Parliament. This bill includes the following proposed
23	changes:
24	First, the elimination of segregation and

introduction of a new correction model. Second, the

25

1	obligation for the Correctional Service of Canada to
2	consider systemic and background factors unique to
3	Indigenous offenders in all decision-making.
4	Human trafficking and sexual exploitation:
5	During her testimony in October 2018, Assistant
6	Commissioner Joanne Crampton spoke to the creation of a
7	national human trafficking hotline. Since her appearance,
8	a contribution agreement with the Canadian Centre to end
9	Human Trafficking was signed. That centre is now working
10	on the design, development, and implementation phase with
11	the goal being to have the hotline operational in the
12	first half of 2019.
13	Victims services and supports: You heard
14	from Naomi Giff-MacKinnon about the FILU initiative.
15	Since her testimony, and as part of Canada's response to
16	the interim report, additional funding was given to extend
17	the FILU's to March 31st of 2020.
18	In conclusion, a remark that the Chief
19	Commissioner made at the end of the week on policing in
20	Regina in June struck me then, and while it was made in
21	that context, I believe it is relevant to the entire
22	Inquiry process, and it is about hope.
23	Speaking about the RCMP Commissioner's
24	apology, the Chief Commissioner had this to say:
25	"I hope that's a sign that we're

1	moving forward and a sign of positive
2	change, because when we spend so much
3	time in the world of questions that
4	have gone unanswered and what appears
5	to be negligence and hate, sometimes
6	we lose track of the opportunity to
7	move forward with hope. So I am
8	encouraging everyone to move ahead
9	after this week with more hope than
10	when you started this week."
11	Certainly, in establishing this Inquiry,
12	Canada's intent was to provide the forum for survivors and
13	families to share their truths, for experts and knowledge
14	keepers to share their knowledge, and for organizations
15	and institutions, including governments, to share
16	promising practices and to address challenges and gaps.
17	To assist the Commissioners with making recommendations
18	for concrete and effective action going forward. With
19	hope for a better tomorrow for all Indigenous peoples and
20	communities and for all of Canada. We look forward to
21	receiving those recommendations.
22	It has been a privilege to play but a small
23	part in this Inquiry process, and we'd like to thank Chief
24	Commissioner Buller, Commissioner Audette,
25	Commissioner Eyolfson, and Commissioner Robinson, and all

1	the Commission staff for the time that you have devoted
2	the past two years plus to this historic National Inquiry.
3	Time away from your own families and loved ones to ensure
4	a brighter future for all Indigenous people.
5	But most importantly, thank you to the
6	families and survivors for sharing your truths and opening
7	up Canadians' eyes to the realities of your lived
8	experiences. Thank you.
9	(APPLAUSE/APPLAUDISSEMENTS)
10	MS. CHRISTA BIG CANOE: Do the
11	Commissioners have questions?
12	COMMISSIONER QAJAQ ROBINSON: Good morning,
13	Anne.
14	MS. ANNE TURLEY: Good morning.
15	COMMISSIONER QAJAQ ROBINSON: Thank you for
16	your presentation. I have a couple of questions; two
17	themes. One on causation, and the other on
18	implementation, and you've probably heard me ask these
19	questions.
20	I'll start on the issue of causation. As
21	you know, our terms of reference ask us to look and report
22	on the cause of the violence that Indigenous women and
23	girls, Trans and Two-Spirited are experiencing. And
24	perhaps this is something you'll touch on in your written
25	submissions, but in our interim report, keeping with other

1	findings of previous inquiries and reports, the main cause
2	that has been identified and that we endorse and that
3	we've heard from families across the country is that it's
4	colonization. And the legacy of colonization, which we
5	heard from multiple witnesses as not just the legacy or
6	the aftershocks of it but the ongoing elements of
7	colonization within the foundation of this country's laws,
8	policies. I think it was the testimony of Cindy
9	Blackstock that really drilled down that.
10	And I'm wondering what Canada's position is
11	on that finding? That not only is colonization the cause
12	of the violence, but ongoing colonial instruments through
13	laws, legislation, and policies and practices that
14	perpetuate it.
15	MS. ANNE TURLEY: Certainly. I mean,
16	Canada has acknowledged both the historic and the
17	contemporary effects of colonization, and our Minister of
18	Justice said this, and I'll quote her:
19	"We must first acknowledge and act on
20	the understanding that the current
21	circumstances faced by Indigenous
22	people are inseparable from the
23	historic and contemporary impacts of
24	colonialism and the denial of
25	Indigenous rights." (As read)

1	So absolutely.
2	COMMISSIONER QAJAQ ROBINSON: On the
3	question of implementation. I'll be blunt, and you've
4	heard it from the families; is this report going to sit or
5	the shelf?
6	MS. ANNE TURLEY: So I'll answer that with
7	another Minister's quote, because they have more power
8	than me. Minister Bennett herself said "no-one wants this
9	report to be put on a shelf, including the Prime Minister.
10	This is a serious undertaking". And what I can tell you
11	is since the pre-Inquiry stage, Canada has had
12	interdepartmental committees, of all the affected Federal
13	departments and agencies, engaged. And it's within this
14	process that all recommendations will be reviewed in
15	detail and considered.
16	COMMISSIONER QAJAQ ROBINSON: Is there
17	contemplation of a mechanism whereby not only Indigenous
18	women and girls, trans, and two-spirited can see the
19	process of implementation but also the rest of the
20	country; a mechanism for implementation and monitoring?
21	MS. ANNE TURLEY: I don't know if there's a
22	formal mechanism but I am sure that as the final report is
23	received and considered, there will be reports and
24	progress reported on by the different Federal departments
25	tasked with responding.

1	COMMISSIONER QAJAQ ROBINSON: Those are all
2	my questions. Thank you. And I look forward to your
3	written submissions.
4	COMMISSIONER BRIAN EYOLFSON: Thank you for
5	your submissions, Ms. Turley.
6	One of the recommendations in our interim
7	report was the full compliance with the Canadian Human
8	Rights Tribunal decision in the Caring Society case. I'm
9	wondering if you can comment. We've heard evidence of, I
10	think, five non-compliance orders; if you can comment on
11	Canada's intention with respect to complying with that
12	Tribunal decision.
13	MS. ANNE TURLEY: What I can say is that
14	Canada's position is that it is now in full compliance and
15	that it has been working with the parties to the complaint
16	on compliance issues through the Consultation Committee,
17	which was set up for that very purpose.
18	COMMISSIONER BRIAN EYOLFSON: Okay, thank
19	you. Those are all my questions.
20	CHIEF COMMISSIONER MARION BULLER: I might
21	have missed part of your testimony about the community
22	safety plans that you referred to, and there's an
23	assessment being done?
24	MS. ANNE TURLEY: Yeah, so and it will
25	be in the Public Safety of Canada's Rule 33 submission

1	because there was not a witness on that. But it is
2	there is right now a pilot project that's been going on
3	for three years, that has ended, with 5 of the 46
4	communities that have a community safety plan. And that
5	should be in the I think it was in early 2019 that a
6	report will be released, so prior to your report.
7	CHIEF COMMISSIONER MARION BULLER: Okay.
8	Thank you. And there'll be reference to it in your
9	Section 33 submissions?
10	MS. ANNE TURLEY: Yes. There was a Section
11	33 submission filed on behalf of Public Service sorry;
12	Public Safety Canada, and it references not only the
13	Community Safety Planning but also First Nation Policing
14	Program.
15	CHIEF COMMISSIONER MARION BULLER: Okay,
16	thank you.
17	Those are my questions. I want to thank
18	you and your team for really taking an active involvement,
19	not just a watching brief, as you said, which would have
20	been very easy for the Government of Canada to do.
21	So I want to thank you and your team for
22	all of your work.
23	Thank you.
24	MS. ANNE TURLEY: Thank you very much.
25	(SHORT PAUSE/COURTE PAUSE)

1	MS. CHRISTA BIG CANOE: The next party we
2	would like to call to the podium is Amnesty International,
3	and the representative is Jacqueline Hanson.
4	SUBMISSIONS BY/REPRÉSENTATIONS PAR MS. JACQUELINE
5	HANSEN:
6	MS. JACQUELINE HANSEN: Good morning. It's
7	an honour to be able to appear before you this morning on
8	unceded Algonquin territory.
9	My name is Jackie Hansen and I'm the gender
10	rights campaigner with Amnesty International Canada.
11	You've already had the opportunity to hear
12	from us in Quebec City; at the combined expert and
13	institutional hearing on criminal justice, oversight, and
14	accountability, we were called as a witness. At that time
15	our research was entered into evidence. And we have
16	already made our written submission, submitted a summary
17	of the remarks we're delivering today, and submitted a
18	two-page summary of our recommendations.
19	All this is to say I will be brief this
20	morning.
21	Our written submission, which I hope you
22	will have had a chance to look at, contains information
23	drawn from our research and our participation as a party
24	to this Inquiry. It lays out a set of recommendations
25	that we hope you will seriously consider as you prepare

1 the National Inquiry's final report.

This morning I'll provide an overview of a

few of the key issues and the recommendations that are

included in our written submission.

As you know, Amnesty International is an international non-governmental organization with extensive experience in research and advocacy, and the promotion of human rights. And we have long been an active civil society partner in research and advocacy, addressing the national crisis of violence against First Nations, Inuit, and Métis women, girls, and two-spirit people.

We recognize the volume of testimony, and the plethora of recommendations before this Inquiry. As you move forward with preparing the final report, we hope that the guiding criteria for which recommendations you include in your final report will not be how many times a particular recommendation was made in testimony or in a written submission. What we hope and we trust will be the guiding criteria for what recommendations you include in your final report is which recommendations will best ensure that the human rights of Indigenous women, girls, and two-spirit people are respected, protected, and upheld.

Testimony before this Inquiry has confirmed what Amnesty International has experienced over two

	decades of advocating alongside Indigenous advocates; the
2	knowledge and expertise on the root causes of violence
3	against Indigenous women, girls, and two-spirit people,
1	and the solutions to prevent and address this violence and
5	support survivors, exists within communities.

This Inquiry has a historic opportunity to make recommendations to government that take a human-rights-based approach by prioritizing investment in this expertise that is within communities.

By recommending that government commit to adequate, sustained core funding to Indigenous women's organizations, to frontline service providers, and to grassroots advocates to develop and to carry out culturally specific programming -- and we really want to emphasize that this funding to this expertise within communities needs to come before new funding is allocated to government or policing.

So we're calling on you to make a recommendation to turn existing funding structures on their head, to do this differently.

We would also call upon you to make a recommendation that any new funding for policing must proactively demonstrate exactly how it will lead to reversing the pattern of under-protection or over-policing of Indigenous peoples in Canada, which has been a

1 crosscutting theme through so much of the testimony before 2 this Inquiry.

Recognizing the diversity of experiences that Indigenous women, girls, and two-spirit people have had with discrimination, marginalization, and violence, recommendations regarding policy and programming responses should take into account the need for a really broad spectrum of initiatives and solutions that help meet the needs of all Indigenous women, girls, and two-spirit people.

As has been said so many times in testimony before this Inquiry; people need programming that meets them where they're at.

The Federal government's response to ending the national crisis of missing and murdered Indigenous women, girls, and two-spirit people has been piecemeal at best. The Inquiry has an opportunity to prioritize a recommendation for a comprehensive, whole-of-government, measurable response to this violence.

Canada recognizes the importance of the international legal obligation to adopt a national action plan on gender-based violence, and Canada has actually promoted such plans internationally, which is shocking because Canada has failed to do so domestically; has failed to do so within Canada.

The Inquiry should recommend that the
Federal government, as a matter of urgent priority, work
with Indigenous women, representative organizations, and
provincial and territorial officials to develop a
comprehensive, measurable, well-resourced, time bound,
national action plan to address all forms of violence
against Indigenous women, girls, and two-spirit people in
Canada. And this should include commitments to address
the violence based on the basis of the full realization of
the rights of Indigenous peoples as set out in
International human rights law, including the UN
Declaration on the Rights of Indigenous Peoples.
Amnesty International emphasizes the need
for a human rights-based approach in order to fully
address the scale and scope of violence against Indigenous
women, girls, and two-spirit people in Canada. A human

address the scale and scope of violence against Indigenous women, girls, and two-spirit people in Canada. A human rights-based approach centres the needs, the voices, and the expertise of Indigenous women, girls, and two-spirit people as rights holders in order to fully address systemic and root causes of the extreme and pervasive violence that they face.

As noted by the UN special rapporteur on violence against women, gaps in incorporation and implementation of the human rights framework result in insufficient human rights-based approaches in law and in

1	policy which in turn lead to insufficient services for
2	those impacted by gender-based violence.
3	Amnesty International's research has
4	demonstrated how violations of economic, social, and
5	cultural rights are inextricably bound to the continued
6	cycle of violence against Indigenous women, girls, and
7	two-spirit people, and in fact, perpetuate the cycle.
8	Deep inequalities in living conditions and
9	access to government services have pushed many Indigenous
10	women, girls, and two-spirit people into situations that
11	carry heightened risk of violence such as overcrowded
12	housing, homelessness, and commercial sex.
13	These same inequalities deny Indigenous
14	women, girls, and two-spirit people access to the
15	necessary support and emergency services such as shelters,
16	that prevent them from escaping violence.
17	At the same time, it is clear that some
18	men, influenced by dehumanizing attitudes towards
19	Indigenous peoples in general and Indigenous women, girls,
20	and two-spirit people in particular, target Indigenous
21	women, girls, and two-spirit people for crimes of hatred
22	and extreme violence.
23	Failure to publicly condemn, properly
24	investigate, and punish such acts normalize the violence

and encourage perpetrators to believe that they can act

25

1 with impunity.

Intersectional discrimination lies at the heart of all of these concerns. Amnesty International's research has highlighted how Indigenous women in Canada face discrimination on numerous fronts, from gender and Indigenous identity to other socio-economic factors that compound this discrimination such as poverty, ill health, or involvement in commercial sex.

Amnesty International's case study on resource development in northeast British Columbia, published in the report "Out of Sight, Out of Mind", documented how the promotion of intensive resourcedevelopment activities on the traditional territories of Indigenous peoples, often without the consent of affected communities or adequate consideration of human rights impacts, increases the risk of violence to Indigenous women, girls, and two-spirit people.

This compounding of risk results from numerous factors, but most directly from the dangerous pattern of antisocial behaviour among transient workers, commonly referred to as "blowing off steam", and often characterized by heavy drug and alcohol use in off-hours from shifts and frequently leading to violence.

Additionally, resources and services for survivors of violence are limited by loss of lands

necessary for culturally-based healing and wellness
activities, as well as by the influx of large numbers of
transient workers, who severely strain local social and
emergency services.

Further, as high resource sector wages drive up the costs of local essentials such as food and housing, those without access to this income, which includes the majority of Indigenous women and girls, face increased food and housing insecurity, which then exacerbates the risk of exposure to violence.

The current regulatory framework for resource development projects in Canada doesn't adequately assess or mitigate these risks, and even proposed legislation such as Bill C69, which is the Senate right now, wouldn't cover all projects, nor would it address all impacts such as impacts that are assumed to be known and manageable and which are routinely excluded from review.

When measuring state compliance with rights obligations, the human rights standard of due diligence offers an essential framework for ascertaining what constitutes effective rights fulfillment. Due diligence, the state responsibility to take every reasonable precaution to prevent human rights violations, has a specific characterization in the context of violence against women that is now so well established and so

1	widely	accepted	that	it's	considered	a	matter	of
2	interna	ational c	ustoma	ary la	aw.			

The requirement of due diligence is even greater where, as in the case of Indigenous peoples in Canada, government actions have already harmed groups or individuals or put them in situations of heightened risk of further human rights violations.

In decisions potentially affecting the rights of Indigenous peoples, governments in Canada need to take into account the lasting harm created by colonial policies and practiCes.

Accurate and comprehensive information on the rates of violence faced by Indigenous women, girls, and two-spirit people is essential to developing effective prevention strategies. It is also essential to meet the due diligence standard. Canada has failed to assemble adequate data as required by human rights law and this has hampered the effectiveness of policy planning and investigations. This lack of data has serious consequences for allocation of resources necessary to address the violence and it hinders government's ability to measure the impact of initiatives meant to combat violence against Indigenous women, girls, and two-spirit people.

Effective independent civilian oversight is

an indispensable part of policing in all circumstances and is all the more necessary in a context of well-established racial bias that has denied Indigenous women, girls, and two-spirit people the protection they are owed.

As has been confirmed in numerous public inquiries, the systemic racism that permeates Canadian society has also permeated Canadian police services resulting in Indigenous peoples being denied equal protection of the law and creating a wide gulf of mistrust between police and Indigenous peoples and the communities they serve.

Effective oversight is needed to bridge this divide and to ensure that survivors can safely report such crimes. Such mechanisms must be accessible to impacted individuals and communities. And we've heard this issue around accessibility come up numerous times during the Inquiry.

Amnesty International supports the report of the -- supports the interim report of the National Inquiry in its call for the creation of a national task force able to re-examine or even re-open past investigations where there's reasons to believe that the death or disappearance of an Indigenous woman, girl, or two-spirit person has not been properly investigated, including cases where an Indigenous woman, girl, or two-

spirit person died under suspicious circumstances.

Any comprehensive response to violence against Indigenous women, girls, and two-spirit people must acknowledge and respect the spectrum of experiences with and views on commercial sex. A human rights-based approach to state policies surrounding the commercial sex trade that is charter compliant and meets Canada's international human rights obligations to protect the rights of sex workers would include repealing the Protection of Communities and Exploited Persons Act as well as the application of existing criminal laws including laws regarding the sexual exploitation of children.

To conclude, our expectations are great and they have to be. They really can't not be. We expect nothing less than bold, actionable recommendations in the Inquiry's final report that will be centred on the voices of survivors and their families, and that will best ensure that the human rights of Indigenous women, girls, and two-spirit people are respected, protected, and upheld.

And we also expect bold and strong and swift government action to implement these actions because comprehensive action has been delayed for far too long and that needs to end now.

Thank you so much to the survivors, to the

1	family members, to all the organizations and individuals,
2	Commissioners staff who have poured their heart and soul
3	into this process for so long. Thank you so much.
4	Meegwetch.
5	(APPLAUSE/APPLAUDISSEMENTS)
6	MS. VIOLET FORD: Do you have any
7	questions, Commissioners?
8	COMMISSIONER QAJAQ ROBINSON: Thank you. I
9	have a couple of questions.
10	First, a point of clarification on the
11	issue around commercial sex. In your material, and I'm
12	reading from what you've provided
13	MS. JACQUELINE HANSEN: M'hm.
14	COMMISSIONER QAJAQ ROBINSON: calling
15	on the repealing the Protection of Communities and
16	Exploited Persons Act and the application of existing
17	criminal laws, including laws regarding sexual
18	exploitation.
19	Are you calling on the repealing of the
20	entire legislation or repealing apart and implementation
21	of one?
22	MS. JACQUELINE HANSEN: No, we're calling
23	for the repeat of Bill C-36, so the PCE the yeah.
24	So we're calling for repeal of the entire bill and for
25	COMMISSIONER QAJAQ ROBINSON: Including the

child sexual exploitation?

MS. JACQUELINE HANSEN: Well, we want to make sure that laws that are around sexual assault, around trafficking, and around sexual exploitation of children, for example, that those are implemented. But everything surrounding criminalization of the purchase of consensual adult sex and anything around -- through parties, for example, around communication, advertising, also want to make sure that that is repealed.

The research that Amnesty has done in a variety of country contexts looking at different criminalization regimes has shown us that criminalization actually heightens the risk that sex workers will experience discrimination and violence. So when we look at our own policies really centred on the human rights of sex workers, and our research has found that the best way to protect sex workers is to have a decriminalized legal regime for sex workers, including purchase and sale of consensual adult sex.

We -- but we -- under consensual -- you know, sexual exploitation of children is not consensual adult sex. Anything where there is not consent is not consensual adult sex. So I want to make that very, very clear. We make to make sure in those cases where there is violence, where there is coercion, where there is

trafficking, where there is children involved that
criminal law is applied.

things that we have heard from a number of witnesses, I'll

-- it comes to mind predominantly Diane Redsky's testimony
in St. John's speaks to -- and this is my interpretation,
I'm not going to be quoting her -- but on the idea of
consent, or as we try to interpret consent, it's not so
straightforward when we live in a society where race and
gender-based violence and discrimination is dominant and
where Indigenous women, many of whom shared with us in
private, not necessarily publicly, that they had no
meaningful choice.

So that the idea of consent, when you are forced down this path because there is no services in your community because there is no viable social income because you live on reserves that have been set up in areas that have no economic base intentionally, that how can we have a society that decriminalizes their exploitation when they're also being -- when the circumstances that they are in have been created by the State?

MS. JACQUELINE HANSEN: Absolutely. And as Amnesty, our policy position also says that no one would be involved in commercial sex because they believe that they have no other choice. And so it's really about

1	looking at that other piece, which is about making sure
2	that economic, social, and cultural rights are fulfilled.
3	So I would agree with you, and we also
4	included that in our written submissions. So it's all
5	inextricably connected.
6	COMMISSIONER QAJAQ ROBINSON: The final
7	question I Have is with respect to the your proposal
8	that this be looked at through a human rights lens or the
9	human rights framework.
10	MS. JACQUELINE HANSEN: M'hm.
11	COMMISSIONER QAJAQ ROBINSON: And I'm
12	wondering if you've thought about the inclusion of or how
13	that works with the application of Indigenous laws and a
14	lens that recognizes Indigenous ways of knowing and being?
15	MS. JACQUELINE HANSEN: M'hm.
16	COMMISSIONER QAJAQ ROBINSON: I think we
17	can all agree that the vast majority, all human rights
18	legislation and international instruments, other than
19	UNDRIP, have not been developed by Indigenous people and
20	have not contemplated Indigenous laws. And I say laws
21	plural because there are many nations with different laws.
22	How do we reconcile that some human rights
23	frameworks may actually conflict directly with Indigenous
24	laws?
25	MS. JACQUELINE HANSEN: Wow, that's not an

1	easy question to answer, is it?
2	I mean, we certainly want to make sure that
3	Canada is upholding all of its international human rights
4	obligations. And so for example, we want to make sure
5	that actions are being taken that are promoting equality.
6	We also want to make sure that Indigenous knowledge and
7	laws are being respected and implemented. So it's all
8	about looking at ways to integrate and looking at the
9	balance.
10	I don't think there is an easy answer to
11	your question. I don't think there's a quick answer to
12	your question. But I think it's about balancing and it's
13	about really having a look at the core of human rights law
14	and really looking at how to implement both.
15	COMMISSIONER QAJAQ ROBINSON: Thank you.
16	COMMISSIONER BRIAN EYOLFSON: Thank you
17	very much for your submissions. I think I just have one
18	follow up question.
19	One of the things we've heard come up from
20	time to time in our hearings is a lack of political will
21	around the implementation of recommendations. And I
22	noticed in your submissions and recommendations you refer
23	to a perceived lack of political will around those
24	recommendations.
25	I'm wondering if you can just expand upon

1	that a little bit?
2	MS. JACQUELINE HANSEN: M'hm. I mean, we
3	have throughout this Inquiry been calling on government to
4	take action now and not to delay action. And we
5	repeatedly hear things from government saying we are doing
6	just that, and yet, what we experience is not that. What
7	we experience is we still don't have adequate data
8	collection. Like come on now. You know?
9	And so we hear some things and we hear some
10	nice words, but we don't see them always matched or
11	regularly matched by the sort of action that's needed. Or
12	we see some action, but it's really piecemeal, and really
13	piecemeal actions are not what's needed. You know, we
14	need something that is really comprehensive. And so
15	political will is needed to really develop a comprehensive
16	response.
17	So we're not denying that there has been
18	some action, there absolutely has been, we heard that this
19	morning, but more and better is needed and political will,
20	real political will, just not nice words but really
21	implementation that is measurable is what's needed.
22	COMMISSIONER BRIAN EYOLFSON: Thank you
23	very much.
24	MS. JACQUELINE HANSEN: You're welcome.
25	CHIEF COMMISSIONER MARION BULLER:

1	Ms. Hansen, I have I'm trying to rationalize something
2	that you two things that you said. First of all, at
3	the beginning you said it's important that as a priority
4	we turn funding models on their head so that there is
5	investment in local communities.
6	MS. JACQUELINE HANSEN: M'hm.
7	CHIEF COMMISSIONER MARION BULLER: At the
8	same time, you're recommending a national action plan.
9	How do I rationalize those two concepts?
10	MS. JACQUELINE HANSEN: I actually think
11	that they can go quite nicely together. I mean, no
12	national action plan should be developed without civil
13	society. The experts who are working in this field need
14	to be part of that process. And when we're talking about
15	a national action plan, we're talking about not the
16	federal strategy that's out there, we're talking national
17	action plan. So including the federal government,
18	provincial, and territorial governments, local
19	governments, First Nations, civil society, all have a role
20	to play. And this is what we need to end up with a
21	comprehensive response.
22	Having a comprehensive response can
23	actually open up more vehicles and more doors to flip that
24	funding models. Because what we see right now are
25	discrete piecemeal funding initiatives through different

1	ministries, some provincial, some at the federal level,
2	but what we really need it's off of little bits of
3	funding here and there, and for organizations particularly
4	for a lot of frontline organizations that have been
5	decimated by funding cuts and are operating on shoestring
6	budgets, it's really hard to meet all of those funding
7	requirements. So and for various little bits of money
8	here and there.
9	So actually having a comprehensive national
10	action plan may open up opportunities to streamline
11	opportunities for funding and think about how to channel
12	funding in different ways to more efficiently, more
13	effectively get it to this expertise that's at the
14	community level.
15	So I don't see them as oppositional; I
16	actually see them as very much being part of the same
17	thing, a more efficient process, an impactful process.
18	CHIEF COMMISSIONER MARION BULLER: Thank
19	you. That was the only thing I wanted to clarify.
20	Ms. Hansen, I want to thank you very much
21	for all the hard work you've done while you're working
22	with us. It's been a delight. Thank you.
23	MS. JACQUELINE HANSEN: Thank you.
24	CHIEF COMMISSIONER MARION BULLER: We are
25	suggesting a break for 20 minutes.

1	I know we're ahead of schedule. If the
2	parties who are in the next series of time slots - if
3	they're ready to start early, we will. We will take a 20-
4	minute break but perhaps you can give us an update as to
5	whether or not those parties are ready to start early.
6	
7	Upon recessing at 10:11 a.m./ L'audience est suspendue
8	à 10h11
9	Upon resuming at 10:32 a.m./L'audience est reprise à
10	10h32
11	MS. CHRISTINE SIMARD-CHICAGO: I just wanted
12	to let everyone know that we do have translation services
13	and the next party will be speaking in Inuktitut. So I'm
14	going to ask everyone to take the time to sign out a
15	headset and the radio so that they can actually hear and
16	understand the submissions.
17	Upon recessing at 10:33 a.m./ L'audience est suspendue
18	à 10h33
19	Upon resuming at 10:37 a.m./L'audience est reprise à
20	10h37
21	MS. VIOLET FORD: We are about to start.
22	And the next Parties with Standing that we would like to
23	call to the podium are as follows: Pauktuutit, the Inuit
24	Women of Canada, AnânauKatiget Tumingit Regional Inuit
25	Women's Association, and Saturviit, Inuit Women's

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1	Association of Nunavik, Ottawa Inuit Children's
2	Association and the Manitoba Inuit Association. And they
3	will be all represented by Rebecca Kudloo.
4	SUBMISSIONS BY/REPRÉSENTATIONS PAR MS. REBECCA
5	KUDLOO:
6	MS. REBECCA KUDLOO: Shall I start now?
7	Ullakuut. Good morning. I will briefly
8	speak in Inuktitut. I think we have the translation.
9	(Speaking in Inuktitut).
10	I am going to start by presenting a short
11	video by Uviluk Corey (ph) who is from Cambridge Bay,
12	Nunavut, and I ask the technician to play the video at
13 14	this time. (VIDEO PRESENTATION/PRÉSENTATION VIDÉO)
15	MS. REBECCA KUDLOO: Before and during
	MS. REBECCA KUDLOO: Before and during the work of the Inquiry, Pauktuutit, Saturviit Inuit
15	
15 16	the work of the Inquiry, Pauktuutit, Saturviit Inuit
15 16 17	the work of the Inquiry, Pauktuutit, Saturviit Inuit Women's Association, and Manitoba Inuit Association held
15 16 17 18	the work of the Inquiry, Pauktuutit, Saturviit Inuit Women's Association, and Manitoba Inuit Association held meetings about the crisis of violence against Inuit women.
15 16 17 18	the work of the Inquiry, Pauktuutit, Saturviit Inuit Women's Association, and Manitoba Inuit Association held meetings about the crisis of violence against Inuit women. During these gatherings, we remembered those who we have
15 16 17 18 19	the work of the Inquiry, Pauktuutit, Saturviit Inuit Women's Association, and Manitoba Inuit Association held meetings about the crisis of violence against Inuit women. During these gatherings, we remembered those who we have lost by violence by lighting purple candles. This has
115 116 117 118 119 120 221	the work of the Inquiry, Pauktuutit, Saturviit Inuit Women's Association, and Manitoba Inuit Association held meetings about the crisis of violence against Inuit women. During these gatherings, we remembered those who we have lost by violence by lighting purple candles. This has become an important symbol for the murdered and missing.
115 116 117 118 119 120 220	the work of the Inquiry, Pauktuutit, Saturviit Inuit Women's Association, and Manitoba Inuit Association held meetings about the crisis of violence against Inuit women. During these gatherings, we remembered those who we have lost by violence by lighting purple candles. This has become an important symbol for the murdered and missing. Representatives from our standing
115 116 117 118 119 120 221 221 222	the work of the Inquiry, Pauktuutit, Saturviit Inuit Women's Association, and Manitoba Inuit Association held meetings about the crisis of violence against Inuit women. During these gatherings, we remembered those who we have lost by violence by lighting purple candles. This has become an important symbol for the murdered and missing. Representatives from our standing partners are here with me, Elder Sarah Ponniuk

1	Centre; and Jeannie Nayoumealuk of Saturviit Inuit Women's
2	Association.
3	We also acknowledge Rachel Dutton of
4	Manitoba Inuit Association who is unfortunately not able
5	to be here with us today.
6	Several of Pauktuutit's board members
7	are here; Anita Pokiak who represents western Arctic and
8	the aunt of the young woman who made the video you just
9	saw; Parniga Akeeagok who represents Iqaluit; and Martha
10	Flaherty who represents urban Inuit.
11	We'll continue our presentation by
12	lighting these candles with a minute of silence.
13	(Ceremony/La cérémonie)
	(Ceremony/La cérémonie) As you know, this submission is being made
13	-
13 14	As you know, this submission is being made
13 14 15	As you know, this submission is being made by a group of five Inuit women's organizations. I am
13 14 15 16	As you know, this submission is being made by a group of five Inuit women's organizations. I am honoured to be making this oral submission on behalf of
13 14 15 16 17	As you know, this submission is being made by a group of five Inuit women's organizations. I am honoured to be making this oral submission on behalf of Pauktuutit, Saturviit Inuit Women's Association and Ottawa
13 14 15 16 17	As you know, this submission is being made by a group of five Inuit women's organizations. I am honoured to be making this oral submission on behalf of Pauktuutit, Saturviit Inuit Women's Association and Ottawa Inuit Children's Centre.
13 14 15 16 17 18	As you know, this submission is being made by a group of five Inuit women's organizations. I am honoured to be making this oral submission on behalf of Pauktuutit, Saturviit Inuit Women's Association and Ottawa Inuit Children's Centre. (Speaking in Inuktitut).
13 14 15 16 17 18 19 20	As you know, this submission is being made by a group of five Inuit women's organizations. I am honoured to be making this oral submission on behalf of Pauktuutit, Saturviit Inuit Women's Association and Ottawa Inuit Children's Centre. (Speaking in Inuktitut). Our submission is about the victims and
13 14 15 16 17 18 19 20 21	As you know, this submission is being made by a group of five Inuit women's organizations. I am honoured to be making this oral submission on behalf of Pauktuutit, Saturviit Inuit Women's Association and Ottawa Inuit Children's Centre. (Speaking in Inuktitut). Our submission is about the victims and families of missing and murdered Inuit women. But before

speak. There are a few reasons for this, but we want to

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1	remind the Commissioners that we strongly advise that the
2	Inquiry visit at least one community in each of the four
3	Inuit regions.

I also thank the National Family Advisory Council for their advice and for ensuring that families were heard.

And I also thank our legal counsel, Beth Symes, who has been with us from the beginning of the Inquiry for giving so much of her time, more than we asked for. She listened carefully during the community hearings and was a big part of writing our recommendations.

The story from each family is unique, but by looking at the stories overall, there are many common threads. Abusers are often survivors of childhood trauma, physical abuse, sexual abuse, and witnessing domestic abuse and addiction within their homes.

Several abusers were already known for being dangerous or have already been convicted of violent crimes.

Inuit women have no shelter to go to for help or to escape escalating domestic violence. Inuit women who are in danger don't know their options or rights. Inuit women must be able to trust police before they will report violence. There is a fear of reluctance during reporting domestic violence because living in a

1	small community makes it harder. Women fear that their
2	children will be taken away into care.
3	Victims do not talk about escalating abuse
4	because of fear or shame. Women fear their abusers, and
5	things like protective orders are just a piece of paper.
6	Families talked about suicide by the women
7	who were abused, their abuser, or their surviving family
8	members.
9	Attempts to find protection by the women in
10	danger and by their families failed because of poor or
11	slow police services, a lack of shelters, and other
12	reasons.
13	Some families talked about how they found
14	out that their daughter, sister, or mother had been killed
15	in ways that were cruel and traumatizing.
16	Families have to be the first to know what
17	has happened and what is happening and they have to be
18	told the whole truth. Some loved ones found out through
19	the news or social media. The media shouldn't know more
20	than the families.
21	Healing is needed for us to tackle things
22	like child abuse, addiction, suicide and poverty, mental
23	health and violence. If people don't heal from trauma
24	like physical and sexual abuse in childhood, violence and
25	fear continues and frequently repeats over generations.

1	Several abusers were victims of abuse
2	themselves and this enforces that Inuit-specific healing
3	programs for men and boys are desperately needed for Inuit
4	women and girls to be safe.

Our recommendations began from what we heard from families. Despite how hard it was emotionally, the lack of long-term supports, the lengthy travel, and the financial cost for some, and other barriers they faced, families came forward to tell their stories.

We know that it was hard for them and for those who wished to speak but were unable to. We know that the process was difficult for families, and we want you to know that we heard you, and we tried to represent you as best we could. We also have a message for all Inuit who have been or are being physically, sexually, or emotionally abused. You are not to blame.

Before I talk about our recommendations, I want you to know that we respect our First Nations and Métis friends. We share concerns about safety of Indigenous women and girls, and this includes LGBTQ2S people. When we speak about Inuit women and girls, we are not lessening the truth and experiences or needs of the First Nations and Métis. I think we — they will agree with us that culturally specific solutions are needed and have the best outcomes. Our written submission includes

seven recommendations. I will not explain all of them today, but we'll talk about them in general. They will be put in our website, so people can read them. Our recommendations will come as no surprise to you. Inuit have known for a long time what the issues are and what is needed to be done. Our communities cannot wait any longer for this knowledge and research to become action.

Recommendation 1: Counting Inuit. Data collection is important because governments use it to decide how and where to spend money on education, housing, health care, and social services. We want all levels of government to immediately collect data about Inuit separately from Métis and First Nations, and count Inuit in urban centres accurately. Inuit are getting lost in the much larger number of First Nations people, and this means we do not get the services we need.

Recommendation 2: All Inuit women and girls has the right to feel and be safe. Part of this means that family violence should not continue to be hidden and not talked about because of embarrassment or shame. Inuit women and girls, men and boys, should be encouraged to talk about family violence and get counselling. Violence and sexual abuse must not be normalized as part of Inuit culture. Emphasis needs to be put on preventing family violence, teaching about healthy relationships, and

parenting for all Inuit children and youth. Inuit focused
healing programs and services in Inuktitut in every
community for people who are abused as children and ending
inter-generational trauma by healing programming,
supported by the renewal of the Aboriginal Healing
Foundation, and as recommended in your -- in your Interim
Report.

Recommendation 3: The root causes of Inuit family violence must be addressed. This means a realistic plan to end the housing crisis must be made and it must be put into action. Quick and easy access to ongoing healing programs and services when they are needed. Eliminating poverty. Being able to get high quality education, including a university in Inuit Nunangat, so people who want to continue their education do not have to relocate to the south and so things that are important to Inuit are taught and learned. There must be meaningful work for everyone. Every community having Inuit specific health and addiction services and having midwifery care for every community that uses the Inuit health model that was developed in Nunavik.

Recommendation 4: When family violence happens. Research shows that Inuit women and girls in Inuit Nunangat and urban centres have the highest rates of violence in Canada. We are 14 times more likely to

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experience violence, and ten times more likely to be sexually assaulted. More than 70 percent of our 51 Inuit communities across Inuit Nunangat do not have a safe shelter for women and their children. This means that Inuit women and families have nowhere to escape violence and abuse. Travelling to another community to seek safety is not an option for most Inuit women. A plane ticket can cost thousands of dollars, which is out of reach for most, particularly in times of crisis. And for those who flee without proper supports, they are vulnerable and can be exposed to additional safety risks. The federal government only provides funding for safe shelters on reserves. Inuit communities are not reserves, so Inuit women in the Artic are disallowed from getting this funding. We recommend shelters or safe houses funded by Indigenous services open in every community where one is needed immediately. And that Inuit southern organizations be funded to provide Inuit specific shelters or safe shelters in urban centres like Montreal, Ottawa, Winnipeg, St. John's, and Edmonton.

Radical changes to the criminal justice system is needed. The police must have a relationship of mutual trust and respect with the community. RCMP officers often do not stay longer than two years. This means that the community has to restart building trust

1	with new officers often. We recommend that police
2	services within Inuit Nunangat focus on proactive or
3	preventative policing instead of reacting to violence.
4	Police must get involved before violence increases. This
5	includes investigating when family members, neighbours, or
6	others report suspected or known abuse. They must send a
7	message that violence is not tolerated. We also recommend
8	that police reflect the diverse diversity in the
9	community and speak the language of the community. Also,
10	strong incentive to encourage officers to stay for a
11	minimum of five years should be created and used. This
12	includes making any necessary changes to policies that you
13	find how long an officer is on assigned if needed. And
14	we recommend that police, Crown attorneys, defence
15	lawyers, and court staff, justice of the peace, and judges
16	have to take Inuit developed, Inuit delivered cultural
17	education. It is irresponsible to put someone with so
18	much authority and responsibility in our communities
19	without first sharing our strength, family structures,
20	beliefs, and history. They must also learn how to
21	widespread domestic violence may be within the community,
22	and how childhood abuse impacts individuals and families.
23	As mentioned earlier, emergency protective
24	orders are seen as only a piece of paper. This is not

enough. They need to be enforced to make Inuit women and

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Submissions Kudloo/Pauktuutit et al.

children safer. For their safety and well-being, Inuit women and their children must not have to wait for justice. More court dates in each community are needed, so that trials happen in a reasonable amount of time and so that criminal charges are not dismissed.

We recommend that the impacts of Gladue principles in sentencings be looked at. Abusers are being released into small communities after short sentences and without healing programs. This means more assaults and women and girls live in fear.

Recommendation 5: The child welfare system is failing Inuit women and their families. The current system is not working and it's harming Inuit children. We are anxious to learn the details about the very recently announced child welfare legislation and that the Government of Canada will introduce in the new year.

We cannot just hope that child welfare services will protect Inuit children and youth, they must enhance family and community unity. We think child protection and what families need to keep their children and ensure that Inuit children receive no less than the same standard of healthcare as any child in Canada. We also want all Inuit children to be placed with Inuit families in their communities, be it in Inuit Nunangat or the south, and that they stay connected to their extended

1 family, their language, and their culture.

The system must relocate children as little as possible and work to reduce Inuit child and youth suicides. It must include Inuit specific programs to help children when they leave the system. And we need funding for Inuit organizations in the south to speak for our Inuit children in provincial care.

Recommendation 6: Urban Inuit. Over 27 percent of Inuit live outside Inuit Nunangat and this number is growing. More Inuit women and girls in urban centres mean we need more culturally relevant services and representation in the south. Inuit specific services must be available to all Inuit living outside of Inuit

Nunangat. Services that are made by or for First Nations people do not work and do not have meaning for us. We see provincial Inuit organizations being the voice of Inuit living in the south be in charge of services existing and to create Inuit to government relationships and that they support — are supported by provincial and territorial governments.

When Inuit from the north move south it is a big change, and it's often because they have to, not because they want to. They leave for different reasons.

Some of this can be called forced relocation. Some leave because they are fleeing violence and there isn't space in

Submissions Kudloo/Pauktuutit et al.

an emergency shelter or there's no shelter at all. There
is simply no housing available or they can't get the
education or healthcare they need and because there isn't
employment for them.

Also issues Inuit women face in the communities do not stop when they move south. Economic, health, or family problems and responsibility continue and are made worse by the stress and hardship of leaving home.

Recommendation 7: Canada and the provincial and territorial governments must be held accountable to implement these recommendations. We are calling for federal, provincial, and territorial governments to have action plans for each of our recommendations within a year and sufficiently fund an independent ombudsman to oversee and report annually on how all the recommendations are being implemented.

We ask the Inquiry to recommend to the Government of Canada that it meets its responsibilities and commitments, including the Prime Minister's commitment to gender equality for all women and girls in Canada and to do it in culturally appropriate ways, to do it from a place of reconciliation.

For changes to work they must be done by considering the whole not just the pieces, everything, housing, justice, poverty, education, food security,

1	health, is connected. It must be done for the long-term
2	health and safety of Inuit women and girls. And these
3	changes must not be at risk because of changing political
4	interests. Healthy families and healthy communities must
5	be a goal.

The cycle of child abuse, partner violence, and family dysfunction that contributes to violence towards Inuit women and girls must be broken, and to make that change all of us have work to do. It doesn't end once a final report from the Inquiry is released.

We are offering our help. After the Government of Canada reviews the recommendations from us, other Inuit organizations, and the final report from the Inquiry we want them to consult with Inuit to set out priorities and timeframes. We can help and we welcome and encourage any chance to work with others to improve the lives of women and girls.

For many years our organization

Pauktuutit, Inuit Women of Canada, Saturviit, Inuit

Women's Organization, Ottawa Inuit Children's Centre, and

AnânauKatiget Tumingit Regional Inuit Women's Association

and Manitoba Inuit Association have been listening to what

Inuit women from Inuvialuit, Nunavik, Nunatsiavut, and

Nunavut regions and those outside of Inuit Nunangat have

to say. That work will continue. Inuit women can count

Submissions Kudloo/Pauktuutit et al.

on us to support them, to represent them, to work with
them, and to advocate for them, and we'll continue to work
so that our knowledge, world view, and concerns are
respected and protected.

When we think about murdered and missing women, we know that without services that make sense to Inuit women and girls are at greater risk of sexual exploitation and violence we will continue to repeat that. Inuit design, Inuit specific solutions are the answers. We already know that current police and government methods are not working or not doing enough. The proof of this are the shocking rates of sexual abuse and raising rates of violence in Inuit communities versus the dropping crime rates in non-Inuit communities.

There have been successful community-based healing programs in Inuit Nunangat. The Aboriginal Healing Foundation, before it was forced to close in 2014, funded innovative and successful programming for Inuit. And because of dedication, determination and resourcefulness there are healing programs that are making a difference. Despite a lack of resources, they are finding a way to help Inuit, and they can be looked at as models for other communities to adopt.

We have talked a lot about healing services. I'm going to now speak briefly about those who

1 spoke to this Inquiry.

We heard from some people that they tried to access follow-up support services but their calls were not returned, and we are telling you that support and counselling must be available for them when they need it to prevent more trauma. This means support immediately after they've given their stories or years later.

To all levels and departments of government, we must get rid of barriers. We must work together quickly and not be slowed down by bureaucracy or politics. How many women, Inuit women and girls have been hurt during the term of the inquiry? How many more Inuit women and girls will be harmed and killed waiting for help to come?

We are thinking about and our concern about the woman and girls who are and who will be unsafe in sometimes life-threatening situations.

We know that not all the questions will be answered and not all solutions will be found because of this inquiry. And like many others, we will be closely watching the remaining of this Inquiry's work and the release of your final report. We will also hold the government accountable for the work and change that must come from this Inquiry.

The Inquiry has asked for Inuit advice,

needs and recommendations. We	e ask you to think about the
many failures that families sp	poke of and the resulting
tragic outcomes and to take the	ne advice that has been given
because it has come at a very	, very high cost.

It is now your responsibility to take that knowledge as it had been given and strongly direct government to make systemic changes now and for the longterm. We also ask that that data and information shared by the organisations and institutions be fully studied and that research results be shared.

Home should be a place of safety, a place of love and family and refuge, but for so many years we've known that home is the most dangerous place for any Inuk woman and her children.

The Inquiry has heard from families of the fear and violence our women faced in the past and live with now. This must change and that means we must change.

Inuit are strong. We come from strong ancestors. We come from strong culture and having strong values and some of our strength comes from always being able to adapt. Right now we need to grow and change, but not be silent when a (sic) Inuk woman and her children are in danger. To live our beliefs and our children are loved and protected and now the community comes together to care for one another. "We" means everyone, individuals,

Submissions Kudloo/Pauktuutit et al.

1	community, governments, institutions and Canada.
2	Inuit must speak up when they know a woman
3	is being abused or threatened. We cannot be silent. The
4	entire community is affected. And Inuit-specific
5	education and prevention programs are the only things that
6	work and they are desperately needed now.
7	Government and institutions must act to
8	prevent Inuit women and their children, including funding
9	emergency shelters in all 51 communities in Inuit
10	Nunangat, funding Inuit-based healing programs and funding
11	affordable and healthy housing for Inuit in the north as
12	well as urban centres.
13	The cycle of abuse and violence toward
14	Inuit women and girls got to stop. We cannot wait any
15	longer. (Speaking in Inuit language).
16	Thank you for listening.
17	(APPLAUSE)
18	MS. VIOLET FORD: The Commissioners have
19	any questions?
20	COMMISSIONER QAJAQ ROBINSON: (Speaking
21	Inuktitut).
22	I don't have any questions, but I'd like to
23	express my thanks, especially to you and to your fellow
24	board members. Thank you so much.

I'd like to express my gratitude since the

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initiation of the Inquiry, for your support expressing how
we could proceed and how we could assist and you have made
yourselves available and ensured that you were there to be
support for families who were testifying, presenting Inuit
with scarves made by Inuit, your support and your
welcoming presence and we've made efforts to ensure Inuitspecific approaches.

I agree with you we've heard across the country in Inuvik, Yellowknife, Rankin, St. John's, Happy Valley Goose Bay, Iqaluit, Inuit presence culture has to be given value as well as through funds to ensure in the 20s, 30s and 40s the non-Inuit approaches were being enforced into the Inuit society. And we heard from Elisapi Davidee in Iqaluit and we recognise what you've presented to us.

Thank you so much for your submissions.

Thank you to your lawyer that signs. She ensured that the hardest and most integral important submissions were provided during the hearing. It's a hard topic, but with our perseverance we can persevere. Thank you so much for your contributions.

COMMISSIONER BRIAN EYOLFSON: I don't have any questions. I just want to say thank you, President Kudloo, for your submissions today and I just want to acknowledge everyone that's with you and thank you all for

1	coming here today. Nakurmik.
2	CHIEF COMMISSIONER MARION BULLER: Ms.
3	Kudloo, I have a question regarding five-year the five-
4	year rotation that you were suggesting. When we've heard
5	from families and survivors, they've mentioned that the
6	turnover in teachers and nurses, other medical care
7	providers, causes them equal difficulty in establishing
8	trust. So would you carry that recommendation forward to
9	include teachers and healthcare providers as well to have
10	a five-year minimum?
11	MS. REBECCA KUDLOO: I know that there's a
11 12	MS. REBECCA KUDLOO: I know that there's a lot of turnover in the staff that come up north, but what
12	lot of turnover in the staff that come up north, but what
12 13	lot of turnover in the staff that come up north, but what we're recommending, especially when it comes to social
12 13 14	lot of turnover in the staff that come up north, but what we're recommending, especially when it comes to social workers, mental health workers, because a trust between
12 13 14 15	lot of turnover in the staff that come up north, but what we're recommending, especially when it comes to social workers, mental health workers, because a trust between the client and the therapist is so important to be
12 13 14 15 16	lot of turnover in the staff that come up north, but what we're recommending, especially when it comes to social workers, mental health workers, because a trust between the client and the therapist is so important to be established and to be long-term, it should also go to
12 13 14 15 16	lot of turnover in the staff that come up north, but what we're recommending, especially when it comes to social workers, mental health workers, because a trust between the client and the therapist is so important to be established and to be long-term, it should also go to those departments or people.

21 What I also encourage in my communities 22 that we start to train our people to sit in those 23 positions, especially when it comes to healing. It's 24 important to combine the Inuit ways and the traditional 25 methods of therapy that really works in a small community

Submissions Kudloo/Pauktuutit et

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1	because it's really hard to bring therapists with all
2	these degrees to come up and stay.
3	CHIEF COMMISSIONER MARION BULLER: M'hm.
4	Okay. Thank you.
5	MS. REBECCA KUDLOO: Thank you.
6	CHIEF COMMISSIONER MARION BULLER: I want
7	to thank you, your lawyer, Ms. Symes, your board of
8	directors, your colleagues who are here today, and the
9	other Inuit Women's Associations who have been joining us
10	throughout the hearings. It's been a fabulous learning
11	opportunity for all of us, and we're very grateful for the
12	advice that we've received in communities and in other
13	ways as well.
14	So thank you very much. It's been a real
15	honour to work with you and your lawyer, Ms. Symes. And
16	my one word, nakurmiik.
17	MS. REBECCA KUDLOO: Qujannamiik.
18	(APPLAUSE/APPLAUDISSEMENTS)
19	MS. CHRISTA BIG CANOE: Chief Commissioner
20	and Commissioners, before we invite the next party up if I
21	may just address a housekeeping issue.
22	And I don't see the representative for
23	Amnesty International in the room anymore, but this
24	morning there was a 5-page executive summary that I was

going to ask be put on to the record, and we also just had

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Submissions Kudloo/Pauktuutit et

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1	one now that is entitled, Oral Submissions of Rebecca
2	Kudloo. So if we could have those both made exhibits.
3	Maybe the Amnesty International first because that party
4	was up first.
5	CHIEF COMMISSIONER MARION BULLER: Yeah.
6	Exhibit 4 please.
7	EXHIBIT NO./PIÈCE NO. 4:
8	Bilingual executive summary of oral
9	submissions (13 pages)
10	Submitted by: Jacqueline Hansen,
11	Counsel for Amnesty International
12	Canada
13	MS. CHRISTA BIG CANOE: And then the Oral
14	Submissions of Rebecca Kudlik, if that could be Kudloo
15	Oh, I'm sorry. Is that okay with you?
16	CHIEF COMMISSIONER MARION BULLER:
17	Including the
18	MS. CHRISTA BIG CANOE: Yes. Thank you.
19	So
20	CHIEF COMMISSIONER MARION BULLER: the
21	video?
22	MS. CHRISTA BIG CANOE: And then as a
23	separate exhibit, could I have the video as an exhibit?
24	CHIEF COMMISSIONER MARION BULLER: Okay.
25	The oral submissions will be Evhibit 5 and the wideo will

1	be Exhibit 6 please.
2	EXHIBIT NO./PIÈCE NO. 5:
3	Oral submissions notes (nine
4	pages)
5	Submitted by: Rebecca Kudloo,
6	Representative for Pauktuutit
7	Inuit Women of Canada, Saturviit
8	Inuit Women's Association,
9	AnânauKatiget Tumingit Regional
10	Inuit Women's Association and
11	Ottawa Inuit Children's Centre &
12	Manitoba Inuit Association as a
13	collective single party
14	EXHIBIT NO./PIÈCE NO. 6:
15	Video by Skye Uvliq, .MOV file
16	format, 15 MB, (1 minute 30
17	seconds)
18	Submitted by: Rebecca Kudloo,
19	Representative for Pauktuutit
20	Inuit Women of Canada, Saturviit
21	Inuit Women's Association,
22	AnânauKatiget Tumingit Regional
23	Inuit Women's Association and
24	Ottawa Inuit Children's Centre &
25	Manitoba Inuit Association as a

1	collective single party
2	MS. CHRISTINE SIMARD-CHICAGO: Okay. The
3	next Party with Standing that we will be requesting to the
4	podium are the Canadian Feminists Alliance for
5	International Actions and Partners Canada Without Poverty,
6	and the representatives are Shelagh Day and Dr. Palmater.
7	If you could step to the podium, please, thank you.
8	(A SHORT PAUSE/COURTE PAUSE)
9	SUBMISSIONS BY/REPRÉSENTATIONS PAR DR.PAMELA PALMATER:
10	DR. PAMELA PALMATER: (Speaking Indigenous
11	language) Pam Palmater. I am from the sovereign Mi'kmaq
12	Nation on unceded Mi'kma'ki territory in the Atlantic
13	Provinces. It's a privilege to be here on the unceded
14	sovereign territory of the Algonquin Nation.
15	I want to thank the Elders for opening this
16	in a good way, honour the medicines that are here, and
17	thank you to Maggie Cywink and all of the families who
18	have been advocating to get us to this place.
19	I'm speaking today as the Chair in
20	Indigenous Governance at Ryerson University on behalf of
21	our partners, The Canadian Feminist Alliance for
22	International Action and Canada Without Poverty.
23	Together, we are standing as a group to appear before you
24	and deliver our oral submissions, which will be followed
25	up with our written submissions.

1	we also wish to thank all of the indigenous
2	women and girls and their large community of human rights
3	allies for their time, energy, hard work, and persistence
4	to actually get an inquiry. It was a significant feat,
5	and we honour and acknowledge the commitment of those
6	women to protecting and advancing core fundamental and
7	basic human rights of Indigenous women and girls to live a
8	life that is free from racism, sexism, and violent
9	misogyny.
10	However, we cannot just pay lip service to
11	Indigenous women and girls and families. They actually
12	have a legal fundamental right to the truth in law. The
13	right to truth is actually recognized by all major
14	international and regional human rights systems, the
15	United Nations, Interamerican, European, and African
16	systems. It's a legal right.
17	Families of victims of violence have a
18	right to:
19	"know the truth regarding the
20	circumstances ofenforced
21	disappearance[s], the [ongoing]
22	progress and results of [any]
23	investigation[s] and [to know] the
24	fate of [their] disappeared person."
25	And as part of that right to truth, states

1	have a legal duty of due diligence to fully investigate
2	and publicize all of those findings to publicly
3	acknowledge the wrongdoing and commemorate events and to
4	provide reparations for victims, move beyond commemoration
5	and put try to put people in the place where they would
6	have been.
7	As the United Nations Secretary General Ban
8	Ki-Moon explained:
9	"Knowing the truth offers individual
10	victims and their relatives a way to
11	gain [some] closure, [to] restore
12	[some element of]dignity and
13	[heal]."
14	But getting to the truth of the victims and
15	the families is not just a legal obligation, it is a
16	fundamental part of all of our human dignity.
17	And what is the truth of murdered and
18	missing Indigenous women and girls? Well, the truth is
19	Canada is in the midst of a full-blown human rights crisis
20	of its own making.
21	Over time, colonized or settler governments
22	have literally built an infrastructure of violence that is
23	maintained and sustained by laws and policies. It is a
24	complex and interconnected system of laws, practices,
25	policies, actions, and omissions that put us in this

crisis. It treats First Nation, Métis and Inuit women as
lesser human beings who are sexualized, racialized and
treated as disposable. The message that Canadian society
gets is that Indigenous women lives are far less valuable
and it's all because of their gender and indigeneity.

And this infrastructure of violence didn't evolve naturally. It's not an inevitable result of the meeting of two cultures, it was created and maintained by colonial governments and all of their agencies, and it is reinforced in every aspect of society.

And that is very clear. It was to clear the Plains, so to speak, to take our lands and resources while facilitating settlement and trade for their economic benefit. And our women and girls have paid the price.

The infrastructure of violence remains firmly in place today and manifests itself in high rates of violence, exploitation, rapes, disappearances, murders, all experienced by Indigenous women and girls and even babies.

And although all governments in Canada have agreed to the National Inquiry, and they have agreed that there is a crisis to be addressed, every several federal, provincial, and municipal government are still active perpetrators and perpetuators of the violence. And it doesn't matter how many programs they list, or how many

initiatives they list, they have not taken the steps to end violence against Indigenous women that is imbedded in their systems.

Of the known murdered and missing

Indigenous women just from the RCMP review, we know that
there is 16 percent represented nationally, but in
provinces like Manitoba and Saskatchewan the rates are 49
and 55 percent. It shouldn't shock anyone in this room
that those are the same two provinces that have the
highest rates of kids in care, the highest rates of
Indigenous women and girls in prison, the highest rates of
police shootings of Indigenous people, and some of the
highest rates of unfounded sexual assault cases. These
things cannot be treated as individual issues.

More often than not these numbers while shocking don't tell the whole story because Indigenous women and girls simply don't bring all of their claims forward. This is something we know. And of those that do to police forces, of those that do make it past the barrier of police who are resistant to investigate, they have patchy and inconsistent data which makes it very difficult if not impossible for us to understand the true scope. We're essentially just seeing the tip of the iceberg. All indications are that the numbers are markedly higher than what is being reported here.

Colonization and the current colonial
government's and structures, which are admittedly self-
admittedly racist and sexist have combined to form a
lethal form of misogyny that targets Indigenous women and
girls in horrific ways.

And there's a horror circle underpinning to this crisis; that is incredibility important to know. But this isn't a legacy, this isn't the aftermath, this isn't just trailing effects; this is what's happening today, just under different names.

And these historical and current practices include the treatment of Indigenous women as sexualized commodities by European settlers, Indian Agents, and the police; the legalized construction of First Nation women as property of men through the *Indian Act*, who could not transmit status in their own right; the expulsion of First Nation women and children from their own communities because of state-imposed gender discrimination; the theft of lands and resources; forced relocations; disassociation from our traditional cultures, languages, and the removal of our voice in politics and decision-making processes.

The history of removing Indigenous children from their mothers and families to put them in residential schools, or scooping them for adoptions, created the situation that we have today; the current practice of

1	apprehending babies from Indigenous mothers, or removing
2	them from their mothers at birth to put them in non-
3	Indigenous foster homes without consideration for not just
4	the impact on the child but the mother; and there is no
5	worse form of violence that you could do to an Indigenous
6	woman than to rip her children from her.
7	Forcibly and coercively sterilizing
8	Indigenous women in order just to access their kids in
9	foster care; the under-protection and over-policing of
10	Indigenous women and girls; sexualized violence by people
11	in police and corrections who, when in custody, Indigenous
12	women and girls are raped, beaten, harassed, and
13	denigrated by state enforcement officials.
14	The failure of the justice system to punish
15	all of these perpetrators of violence, unless they are a
16	famous serial killer, but we have very few punishments for
17	doctors, lawyers, teachers, social workers, next door
18	neighbours and police officers.
19	And this government-created crisis includes
20	crisis-level socioeconomic conditions which act as an
21	effective blockade from Indigenous women and girls being

able to escape violence. It leaves them with no options.

Canada's numerous and infamous world-wide human rights

And all of this has been created under

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laws.

1	Few countries could actually claim that
2	they have more human rights protections than Canada, yet
3	we have this crisis of murdered and missing Indigenous
4	women.
5	Over the last 70 years, Canada has put in a
6	framework of numerous rights and rules, human rights
7	and Indigenous rights, which are human rights; they exist
8	in every jurisdiction. You can't discriminate on the
9	basis of race and gender in anything. You have the
10	Charter right to equality, life, and security of the
11	person, and even our Constitutional Aboriginal and Treaty
12	rights are guaranteed equally between male and female
13	people. In theory only.
14	In practice, those laws are not enforced.
15	This framework of rights includes international and
16	regional human rights treaties and agreements that Canada
17	has been ratifying since the end of the Second World War.
18	Numerous human rights have been set out in the Universal
19	Declaration of Human Rights that guarantees basic human
20	rights to freedom, equality; the dignity and rights, life,
21	liberty, and security of the person; a standard of
22	adequate living for health and wellbeing; medical care and
23	necessary social services. And these rights are
24	internationally understood to be indivisible,

interdependent, and interrelated.

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1	They've been further elaborated in numerous
2	international conventions, including the Covenant on Civil
3	and Political Rights; economic, social, and cultural
4	rights; the elimination of all forms of discrimination
5	against women; and the rights of the child and persons
6	with disabilities.
7	Canada is also bound by the Inter-American
8	Declaration on the Rights of Man and the Charter of the
9	Organization of American States; we could go on and on and
10	on. These are things that Canada has signed on to and
11	committed to. And most recently, Canada has said that it
12	offers full support for the United Nations Declaration on
13	the rights of Indigenous People.
14	And so the important thing about UNDRIP is
15	that UNDRIP, the very first provisions of UNDRIP
16	incorporate and implement all of those international human
17	rights obligations into UNDRIP, and that was a choice made
18	by Indigenous people who were the ones that drafted
19	UNDRIP, to make sure that they, as individuals and
20	collectives, get the benefit of all of those international
21	human rights protections.
22	That's important. The other things that's
23	important in UNDRIP is that the state has a legal
24	obligation to protect Indigenous women and girls from all
25	forms of violence and discrimination. And Canada has told

1	the world at the UN General Assembly that, "The world
2	expects Canada to adhere to UNDRIP and human rights
3	standards, and we expect that we'll do that, too."
4	Well, what we expect is more than nice
5	words, more than a counting of programs and initiatives
6	and promising practices. We expect nothing less than the
7	full compliance with the human rights protections for
8	Indigenous women and girls that we chose to be part of
9	when we included those in UNDRIP.
10	After all, this isn't about politics, it's
11	not about ideologies, political parties, or popular
12	opinion; this isn't an issue as to whether every single
13	Canadian agrees that Indigenous women and girls have human
14	rights. This is the law, and the issue is about whether
15	or not Canada is abiding by the law. And our lives depend
16	on it.
17	And here's the thing: Canada already knows
18	all of the problems and they know all of the solutions.
19	To not act, to my mind, is a crime.
20	International human rights bodies have been
21	calling on Canada to act on this crisis for more than 25
22	years. It's not like we just found out about this in the
23	last couple of days. But despite all of Canada's good
24	words and despite all of the ceremonies they participate
25	in, they have done very little to substantively stop the

violence against Indigenous women and girls. Most of their initiatives are after the fact.

The 2006 report of the Special Rapporteur on Violence Against Women said Canada has legal due diligence that requires governments to prevent violence in the first place; protect women and girls from violence that may be ongoing; punish those who perpetrate the violence; and make reparations, make amends for what has happened to Indigenous women and girls.

In other words, if there is a specific group of women and girls that are known to be at risk to violence, like Indigenous women and girls, Canada has a legal obligation to set up effective mechanisms to prevent further harm going forward. And we know throughout this National Inquiry how many of our Indigenous women and girls have gone murdered and missing, exploited, in prison, or in foster care, just while we're talking about this.

After FAFIA and NWAC requested thematic briefings at the IACHR, they launched an investigation into murdered and missing Indigenous women and found that we can't cherry pick recommendations; you have to have a comprehensive, holistic approach, and that you will never be able to address violence unless you address all of the root causes of it. This includes past and present

institutional, structural, and legal inequalities faced by Indigenous women; the dispossession of our lands; and the devastating social and economic marginalization through effective measures to combat poverty. Nothing less will address this violence.

In 2015, CEDAW issued a report finding that Canada had committed grave human rights violations against Indigenous women and girls. Canada, not Mexico, not the other countries that people look to when you talk about disappearances of Native women, but Canada because it failed to establish legal protection of their rights; failed to refrain from engaging in ongoing acts of discrimination; and failed to take every appropriate measure to eliminate discrimination against Indigenous women.

The CEDAW Committee also found that Canada has engaged in systemic, multiple, and longstanding violations of all of the human rights of Indigenous women, and has breached all of its obligations in international law. There is not a single human rights obligation that Canada has not breached when it comes to Indigenous women and girls. And that's quite a record.

Even here at home, Canada's own Auditor-General found that, consistently, Canada fails to implement the recommendations that would make the most profound differences and improvements in First Nations
lives. Instead, they cherry pick. Let's have a new
computer program. Let's do some new reporting. But they
continually fail to improve their lives.

There's a recurring theme here, in our submission. Canada not only created this crisis but it continues to get worse because of Canada's ongoing failures. It is making policy and legal choices not to act, when they know they have to. The crisis of Murdered and Missing has always been about Canada's failures. It has never been about any inherent vulnerabilities on the part of Indigenous women.

Indigenous women and girls are strong, resilient, and powerful people. We are grounded in the love and wisdom and beauty of our cultures and our ancestors, with the heart of our nations. And while many have tried to lay the blame on the victims for engaging in so-called high-risk lifestyles we know from the statistics that the highest risk to an Indigenous woman or girl is being born female and being born Indigenous. That's the high-risk lifestyle they have.

And this crisis stems from Canada's racism, sexism, and discrimination against Indigenous women which directly causes their disadvantage and marginalization.

Canada has sent a clear message to everyone in society

1	that Indigenous women and girls are less worthy. And
2	society has heard the message. Perpetrators of violence
3	target Indigenous women and girls for three reasons: they
4	are Indigenous, they are female, and they can.
5	They have a near 100 percent impunity rate
6	for things like human traffickers and that is on Canada.
7	That is not on us. Nothing about this crisis is our
8	fault. None of it. And I think that needs to be very
9	clear to Canada.
10	But the impact of Canada's failures is
11	significant and profound. And we don't have the time to
12	go through all of it but we have some examples.
13	Sex discrimination in the <i>Indian Act</i> has
14	been with us since 1876 which has targeted Indigenous
15	women for exclusion from their communities, including
16	their descendants, and treated them as second-class
17	citizens.
18	The 1985 Consignment of Indigenous women
19	who married out to Section 61C instead of men under

The 1985 Consignment of Indigenous women who married out to Section 61C instead of men under Section 61A has considered them as lesser Indians, lesser parents, and denied them the full social standing in their own communities.

The exclusion from status has obviously excluded them from federal programs and services as well as First Nation programs and services, but it's about more

than just that. Lack of access to their territories, lack
of access to their elders, language programs, being able
to go to school on reserve -- all of those things because
of status.

The Government of Canada has amended the Indian Act three times because Indigenous women have taken Canada to court and won every single time on gender discrimination and they keep being told to remove it, and they refused to.

The most recent amendment until Bill S3 was the Trudeau government's opportunity to live up to all of their promises that they made to us in the history to finally remove gender discrimination under the *Indian Act*. And their response to us was "someday"; that's why we're here today with Murdered and Missing Indigenous Women because our rights are "maybe someday".

In the 2014 report on Murdered and Missing Indigenous Women by the IACHR they found that *Indian Act* sex discrimination is a root cause of high levels of violence against First Nations women on reserves but also in society. The committee also found that the *Indian Act* has been enforcing, reinforcing, and maintaining gender discrimination against women and girls for more than 100 years with no signs of stopping.

They recommended that sex discrimination be

1	eliminated from the <i>Indian Act</i> many times over. Even the
2	United Nations is aware of this and Canada has not acted.
3	But the violence will never stop until we are treated as
4	equal human beings. And it's pretty simple and it's
5	pretty fundamental. And it is a minimum threshold for
6	trying to eliminate violence.

But because of all of this, Canada has also created gross socioeconomic conditions at rates much higher than the Canadian population, and grossly disproportionate to Canada's wealth. It's one of the wealthiest countries in the world, but its Indigenous wealth that we don't have access to.

A shocking one in four Indigenous children live in poverty; 60 percent of First Nations kids living on reserve live in poverty but in provinces like Manitoba, that's a staggering 76 percent. Instead of improving, poverty rates continue to grow worse for Fist Nations children year after year. And it's directly related to the poverty of their Indigenous mothers.

A third of Indigenous children live in homes headed by single Indigenous mothers and statistically they're more likely to be poor. They suffer from high rates of lack of access to water; there's more than 174 drinking water advisories as of May 2018 despite all of the promises to remove them.

Twenty-eight (28) percent live in
overcrowded housing; 43 percent are in need of major
repair; 15 percent should be condemned. And upwards of 90
percent of all of the homeless people that live on the
streets are Indigenous people, many of them Indigenous
women and children who don't dare ask for help or their
children will be taken from them.

In terms of health, Indigenous women and girls had the highest rates of mortality in Canada, six times the national average. And they have the highest rates of heart disease and stroke when in Canada the rates of heart disease and stroke are actually declining.

If we acted today, if Canada meant any of its fluffy words and we did all of this today, it would take 28 years to close the education gap, 63 years to close the income gap. So to say this urgent is an understatement. Indigenous people suffer 10 times higher he suicide rate but Indigenous women specifically have the highest rate of suicide attempts. And the number of kids in care have even higher suicide attempts.

And this crisis level impoverishment of
Indigenous women and girls is linked to their historic and
ongoing dispossession from their lands and resources and
ongoing breaches of their Aboriginal and treaty rights and
title despite the fact that they have constitutionally

1	protected treaty rights to fully funded education, health
2	care, and even critical provisions like food, clothing,
3	and income supports.
4	Treaty 6 specifically provides emergency
5	relief in times of poverty and we've been in times of
6	poverty since contact now.
7	Treaties 1 and 2, the Treaty Commissioner
8	promised that the Crown would provide through the
9	treaties, a future of promise top live in comfort and live
10	and prosper and provide just like the White man for all
11	future generations. We are nowhere near that. And
12	despite the many calls by First Nations, under their
13	treaties for aid in this urgent situation none has come,
14	especially when it comes to Indigenous women and girls.
15	And the former special rapporteur for
16	Indigenous peoples, James Anaya, said very specifically in
17	2014:
18	"It is difficult to reconcile Canada's
19	well-developed legal framework and
20	general prosperity with the human
21	rights problems faced by Indigenous
22	peoples in Canada that have reached
23	crisis proportions."
24	Year after year after year people who study
25	what's happening in Canada note that it's a crisis but no

1	crisis level action is taken. It's the same old programs
2	and initiatives. Poverty and marginalization prevent
3	Indigenous women and girls escape from violence. Nothing
4	short of a radical and targeted intervention that is
5	crisis level is needed to address the socioeconomic
6	conditions for Indigenous women and girls.

But all of it is tied together. If we look at how socioeconomic conditions feed - literally feed the child welfare system, and the child welfare system is itself a pipeline to murdered and missing Indigenous women and girls, then we know just how critical it is, with every policy decision Canada is killing our people.

Indigenous kids in foster care experience higher rates of sexual and physical abuse. It's a direct line to youth corrections, increased risks of sexual exploitation, human trafficking, and sexualized violence in general.

We know that Indigenous women and girls make up no less than 50 percent of all human trafficking victims nationally, and those rates increase when you look at it on a provincial basis.

And the police have long recognized that human traffickers target fostered children and group homes. Yet where is the corresponding emergency action to provide protection. Indigenous children in foster care are more likely to end up in youth corrections than they

are to complete high school. This not only diminishes
their life chances through no fault of their own, but it
also diminishes the life chances of Momma because little
concern is ever given for Indigenous mothers in these
situations.

Indigenous mothers who lose their children are far more likely to suffer from anxiety, depression, substance abuse, and suicide. There is an insidious link between child apprehensions and forcing coerced sterilization of Indigenous women. At every turn, Canada's targeting of Indigenous women targets our lifequiving abilities and our bodies.

Governments in all jurisdictions, every single one, are guilty of discriminating against

Indigenous women and girls and committing this violence by removing thousands of children from mothers, families, and communities; underfunding child welfare services on reserves; using funding formulas that incentivise removing children; failing to provide adequate prevention and supportive services to Indigenous families and to

Indigenous kids in care; providing higher rates of financial and other supports to non-Native foster parents than to the actual parents to whom these children are a part of; no equivalent amount of funding or supports for Indigenous birth mothers, grandmothers, aunties, cousins,

1 community people that take in foster children;
2 apprehending babies at birth instead of taking care of
3 their babies.

How can you presumed to be guilty? A fundamental aspect of our law is innocent until proven guilty. You hardly have committed a crime by having a child, but for Indigenous women and girls, the Canadian state determines whether or not we're worthy enough to have children. They force and coerce and bully Indigenous women into sterilizations. They treat Indigenous mothers whose children have been taken away in discriminatory, denigrating, and disrespectful ways to such an extent that many Indigenous mothers won't even fight because they are treated so horribly by the system.

Failing to protect Indigenous girls in state care from physical and sexual abuse; failing to protect Indigenous girls from police intervention, police arrests, and incarcerations; and allowing state care, foster care in group homes to function as a conduit for Indigenous girls into prostitution, sexual exploitation, child porn trading, sex trafficking, disappearances, incarceration, torture, and death, all funded by the state.

This is nothing short of genocide when considered under these standards of the UN Convention on

I	the Prevention and Punishment of the Crime of Genocide.
2	But it gets even worse because who do you
3	call? Who do you call? And the last people I would call
4	would be the police forces in this country. There is a
5	long and documented history of racism and abuse towards
6	Indigenous peoples, not just in the justice system, not
7	just systemically, but by individual men.
8	In 1989 the Royal Commission on Donald
9	Marshall prosecution said that the justice system failed
10	Marshall at every turn because he was Native.
11	The Aboriginal Justice Inquiry said,
12	"The justice system has failed
13	Manitoba's Aboriginal people on a
14	massive scale."
15	Helen Betty Osborne was abducted, beaten,
16	and murdered because she was Indigenous and a woman, and
17	because they could.
18	The 2004 Saskatchewan report says that
19	racism in policing is a major obstacle to healthy
20	relations with First Nations.
21	The Ipperwash Inquiry said cultural
22	insensitivity and racism is not restricted to a few bad
23	apples, that it is widespread in the Ontario Provincial
24	Police.
25	But here's the thing. Racism in policing

1	towards Indigenous women and girls creates problems, not
2	just of over-policing and under-policing, so higher rates
3	of arrests, incarceration, excessive use of force,
4	disproportionate numbers of deaths in police custody, but
5	they also fail to come when called in emergencies or
6	domestic violence. They fail to open up investigations or
7	they do incomplete or incompetent police investigations.

Of all the people killed by police in Saskatchewan, 63 percent are Indigenous, yet they only represent 15 percent of the population. The number is 58 in Manitoba. In provinces like Quebec and Nova Scotia, Indigenous peoples killed by police are 10 times their proportion of the population.

But for Indigenous women and girls, racism in policing is compounded by sex discrimination and how sexual violence against women is viewed and treated by police officers just in general. We know that in Canada, more than 20 percent of all sexual assault claims are dismissed as unfounded or baseless. Seven provinces or territories have unfounded rapes between 25 percent or 32 percent. Some cities have unfounded rapes of 51 percent.

However, for Indigenous women and girls, this intersection between racial and sexual discrimination combines to form a unique form of racially targeted and sexually violent misogyny against Indigenous women and

1	girls committed by police officers.
2	Not only are Indigenous women and girls
3	less likely to have their claims of sexual assault taken
4	seriously by police, but they have the unfair and added
5	fear of police committing sexualized acts of violence
6	against them themselves.
7	Police as perps are nothing new. Human
8	Rights Watch has issued several reports already in Canada
9	and Indigenous women have testified that they don't trust
10	the police because "They either rape you or arrest you."
11	What does that say about Canada? The fact
12	that a police supervisor permitted a police officer to
13	take an Indigenous woman home who he had arrested and put
14	in prison for drunkenness, because his boss said, and I
15	quote,
16	"You arrested her. You can do
17	whatever the fuck you want to do with
18	her."
19	That is the state of policing in Canada.
20	We would like to say it is one or two bad apples, one or
21	two serial killers or monsters, but it is not.
22	Human rights reports and others have tried
23	to bring action against abusive police practices, but the
24	police forces more often than not, rally together behind
25	the thin blue line. They, their police chiefs, police

1	unions, and local politicians a) deny it's a problem, and
2	when confronted with very specific allegations like the
3	ones in B.C. with numerous RCMP officers raping Indigenous
4	women and girls, the head of the RCMP emails their entire
5	fleet or whatever you call them,
6	"My message to you today is don't be
7	worried about it. I got your back.
8	Keep doing the great work you're
9	doing."
10	That's horrendous. This brotherly
11	solidarity works to ensure that there is no accountability
12	for sexualized violence committed by police officers
13	against Indigenous women and girls.
14	And there are thousands of cases of police
15	sexualized violence against women in general including
16	their own colleagues, which has resulted in class actions,
17	but also against Indigenous women and girls, including
18	using their database to find, locate, and stalk
19	individuals; physical assaults; sexual assaults; sexual
20	exploitation of young girls; actually engaging in human
21	trafficking; and in the trade and manufacture and
22	distribution of child porn.
23	These are our police forces. And these
24	reports explode the myth that we are dealing with a few
25	bad apples, but it is something far more prevalent. It

1	should be no surprise then that Indigenous women and girls
2	are also over-incarcerated.
3	They are, in fact, the fastest growing
4	prison populations. They are primarily incarcerated for
5	crimes of poverty or defending themselves from violence.
6	And they pose the least amount of safety risk to Canadian
7	society.
8	Right now, 40 percent of all women in
9	federal prisons are Indigenous. In provincial prisons,
10	that number goes over 60 percent.
11	Most shockingly is, Indigenous girls
12	represent 53 percent of all intakes into youth
13	corrections, but in Saskatchewan, that number is 98
14	percent. They expect in six months for it to be 100
15	percent. How much higher do you go than 100 percent?
16	When do we call that an emergency?
17	And where do all of these Indigenous women
18	and girls come from? Well, the ones in prison, 91 percent
19	have suffered sexualized violence, a fifth came from
20	residential schools, and more than two thirds came from
21	foster care. We don't have to be mathematicians to know
22	what that formula is.
23	So we have many recommendations in our
24	written submissions about all of these other issues. But
25	the one that we're going to focus on today is a national

action plan to end violence against Indigenous women and
girls. We believe that in addition to all of our other
recommendations on these specific issues, that Canada must
engage in a coordinated, strategic, national response that
matches the scope and severity of the human rights
violations perpetrated against Indigenous women and girls,
and that this response must, at its heart, address all of
the root causes on an emergency level.

This National Action Plan must be based in human rights and incorporate international human rights standards, which include Indigenous rights. This plan must ensure a maximum available resources dedicated to enhancing current programs and services and establishing new ones. It must set measurable goals for improvements in all socio-economic indicators and justice system indicators, and, most importantly, violence indicators.

Clear timelines must be attached to all of these goals. We cannot have a National Action Plan that is about objectives and aspirations. There must be measurable progress.

It must account for differences in realities between First Nations' women living on and off reserves, Métis and Inuit women. And because the federal government is the national government, they should use funding transfers to provinces and territories, which are

1	legally conditional on the implementation of all of these
2	plan elements and their legal commitment to engage in
3	coordinated strategies, public reporting and monitoring.
4	It must also include substantial needs and
5	Indigenous rights-based funding to Indigenous women's
6	service groups and their home communities and governments
7	to implement human rights in their own communities and
8	address these issues, including Indigenous rights, and be
9	full partners in any solutions at the national and
10	regional level. No tables, no advisory groups, no
11	consultants, no research assistants, but Indigenous women
12	need to be at the table in equal partnership making the
13	decisions.
14	The funding must be conditional on detailed
15	reporting, evidence of substantive reduction in violence,
16	and improvement of the conditions of Indigenous women and
17	girls. You don't do that, you don't get the funding.
18	Right now at Indian Affairs they
19	fundamentally breach their only mandate every year, yet
20	they still get paid to do the same thing. Their mandate
21	is to improve the socio and economic conditions and they
22	have failed that every year since existence. We need to
23	do things radically and fundamentally different.
24	The federal government must develop a
25	mechanism for coordination and collaboration between all

of the provinces, territories, municipal governments where relevant, but most importantly, Indigenous women, their organisations and their home communities to identify what they need in their own words.

Canada has to take a leadership role and not use the Constitutional division of powers as an excuse not to act, because if there has ever been a national emergency in this country, the crisis of murdered and missing Indigenous women is one of them.

Indigenous women know best what is needed to end violence against them. And the key principle of this approach is to put Indigenous women's verses first. They must be in all leadership and decision making. This plan must be proactive, have an independent review mechanism to make sure that it's monitored, evaluated and adjusted. It must ensure complete and full and equal participation by Indigenous women in their organisations, and include a rights-claiming mechanism, somewhere where Indigenous women can go and address all of the human rights and Indigenous rights that aren't being addressed that is accessible.

While we have many other recommendations, nothing short of a comprehensive, radical National Action Plan, which is specifically focussed on Indigenous women and girls, not a generic national plan on gender or a

1	generic one on Indigenous peoples will be the only way to
2	address longstanding, deep rooted racism, sexualised
3	violence against Indigenous women and girls.
4	What's happening in this country is nothing
5	short of genocide in every aspect of the definition, from
6	killing Indigenous women and girls, to creating physical
7	harm, preventing births, transferring children and
8	creating the conditions of life that would destroy them as
9	a people. Canada has numerous legal obligations to stop
10	this. And that's our respectful submission.
11	(APPLAUSE)
12	MS. CHRISTA BIG CANOE: Commissioners, do
13	you have any questions?
14	COMMISSIONER QAJAQ ROBINSON: Thank you,
15	Dr. Palmater, for your submissions as well as your
16	colleagues.
17	I have two questions, first with respect to
18	your assertion that what we're dealing with here is
19	genocide. How important is it that we make that finding?
20	DR. PAMELA PALMATER: It would be one of
21	the most critical findings you could make because it would
22	dispel the myth that we're acting with good intentions,
23	but oops, things are just going wrong. If Canada didn't
24	know what the problem was, if they had no idea what the
25	solutions were, that would be one thing, but it is the

1	state who has created and maintained it and falls to act,
2	that is a consciousness of mind and that changes
3	everything, not just us and Canada and the international
4	community, but in society to know that this isn't us.
5	This isn't our fault. We are not defective. This is
6	something that Canada is doing to us and it's killing our
7	people.
8	COMMISSIONER QAJAQ ROBINSON: Thank you.
9	With respect to the 10^{th} point on the
10	National Action Plan, a rights claiming mechanism, one of
11	the parties with standing, Inuit Tapiriit, has suggested
12	that the establishment of an Indigenous Rights I think
13	Commission or Indigenous Human Rights Commission and
14	Tribunal is required.
15	Is that something that you've they've
16	submitted a proposal to the government with respect to the
17	implementation of UNDRIP and that was a key element in
18	their proposal. I'm not sure you're familiar with it, but
19	it outlined the need for that and it resonate that
20	submission resonated with your submission and I was
21	wondering if you had thoughts on the establishment of such
22	a body.
23	DR. PAMELA PALMATER: Well, the one thing
24	about our National Action Plan is that we are also
25	advocating that it be flexible enough to adjust for

1	regional or provincial differences and also differences
2	between the needs of First Nations women, Métis women and
3	Inuit women. Métis don't have the same statistics as
4	Indigenous women for or First Nation women, and the
5	Inuit have very acute and unique circumstances in the
6	north, not necessarily replicated in the south.
7	So I think, you know, the Inuit women would
8	advance that particular thing, but our National Action
9	Plan is more than a Human Rights Commission where you
10	claim your rights. It's also this national monitoring
11	body, reporting body, very comprehensive about all of
12	Canada's international human rights obligations and
13	Indigenous rights obligations; whereas, tribunals tend to
14	be provincially or regionally focussed, and that might
15	work very well for the Inuit, but we're thinking about
16	something much larger scale.
17	COMMISSIONER QADAQ ROBINSON: I believe the
18	proposal is a National Tribunal as well.
19	DR. PAMELA PALMATER: Okay.
20	COMMISSIONER QADAQ ROBINSON: Because you
21	asked you stated very eloquently and we've heard it
22	everywhere, who do you call? Where's the recourse? Where
23	is the recourse?
24	So I look forward to reading more about the
25	rights claiming mechanisms in your submission and thank

1	you very much.
2	DR. PAMELA PALMATER: Thanks.
3	COMMISSIONER BRIAN EYOLFSON: Dr. Palmater,
4	I don't have any further questions at this point. I just
5	want to say thank you very much for your submissions and I
6	want to acknowledge your colleagues that are with you as
7	well today. Thank you. Miigwech.
8	DR. PAMELA PALMATER: Thank you.
9	CHIEF COMMISSIONER MARION BULLER: I too
10	want to thank you, but first, to thank you on behalf of
11	Commissioner Audette who has made it very clear to me that
12	I am to say thank you for your very, very eloquent
13	submissions. She said also she's anxious to read your
14	submissions. She's dictating to me right now.
15	DR. PAMELA PALMATER: Oh, okay.
16	(LAUGHTER)
17	DR. PAMELA PALMATER: Via text.
18	CHIEF COMMISSIONER MARION BULLER: And I'm
19	translating at the same time.
20	Yeah, and she agrees with the need for a
21	comprehensive approach as you've described. And, yes,
22	Michele, it'll make sense.
23	DR. PAMELA PALMATER: Thank you.
24	CHIEF COMMISSIONER MARION BULLER: I want
25	to thank you as well and especially to put this in the

1	state that we're in right now as a crisis that requires an
2	equally critical response
3	DR. PAMELA PALMATER: M'hm.
4	CHIEF COMMISSIONER MARION BULLER:
5	because I'm reminded of how quickly, swiftly and
6	thoroughly governments will respond to snowfalls and ice
7	storms and yet we are where we are. So maybe I should
8	leave it at that. Thank you for putting it in that
9	perspective for us. It's been uplifting to listen to you
10	today. Thank you very much.
11	DR. PAMELA PALMATER: Thank you.
12	CHIEF COMMISSIONER MARION BULLER: Thank
13	you to your colleagues and I look forward to reading your
14	submissions probably many times over.
15	DR. PAMELA PALMATER: Thank you very much.
16	CHIEF COMMISSIONER MARION BULLER: Thank
17	you so much.
18	(APPLAUSE)
19	MS. CHRISTA BIG CANOE: Chief
20	Commissioners, Commissioners, we'd like to request a lunch
21	break at this point. But, again, if I could just address
22	one housekeeping issue. I just want to remind any of the
23	Parties with Standing that have made submissions today
24	that, at the end of the day, we will be having an
25	honouring song. So that if I know some parties have to

1 depart 2 or -- or catch flights, but if you're available at the end 3 of the day, we will be inviting you up for an honour song. 4 And on that note, I'm going to request a one-hour lunch, 5 please. It's -- it's just about ten after twelve right 6 now -- or five after twelve. CHIEF COMMISSIONER MARION BULLER: Will the 7 8 parties for this afternoon be able to start early? 9 MS. CHRISTA BIG CANOE: Yeah. No, we --10 I -- I'm looking at Shelly. Yeah. I see them nodding, 11 yeah. Yeah, definitely the first party up has just 12 indicated to us that they will be available to start at -from -- once lunch -- once we come back from lunch. So if 13 14 I could request lunch, it's -- until 1:10, for one hour? 15 CHIEF COMMISSIONER MARION BULLER: Let's 16 say 1:15, it's an even number. 17 MS. CHRISTA BIG CANOE: Okay. Thank you. 18 CHIEF COMMISSIONER MARION BULLER: One, 19 fifteen. 20 --- Upon recessing at 12:11 p.m. / L'audience est suspendue à 12h11 21 22 --- Upon resuming at 1:26 p.m. /L'audience est reprise à 23 13h26 24 MS. VIOLET FORD: ...going to start. 25 UNIDENTIFIED SPEAKER: Okay. Yeah.

1	MS. VIOLET FORD: But before I begin, I
2	will be asking the Commissioners for an exhibit to be
3	entered from FAFIA, the last Parties with Standing before
4	lunch, of the four-pager.
5	CHIEF COMMISSIONER MARION BULLER: Okay.
6	MS. VIOLET FORD: And the four-pager is
7	Priority Recommendations: A National Action to End
8	Violence Against Indigenous Women and Girls.
9	CHIEF COMMISSIONER MARION BULLER: Yes.
10	Priority Recommendations will four pages will be
11	Exhibit 7, please.
12	EXHIBIT NO./PIÈCE NO. 7:
13	"Priority Recommendations: A
14	National Action Plan to End
15	Violence against Indigenous Women
16	and Girls" (four pages)
17	Submitted by: Dr. Pamela
18	Palmater, Representative for
19	Canadian Feminist Alliance for
20	International Action and Partners
21	- Canada without Poverty and Dr.
22	Pamela Palmater
23	. VIOLET FORD: Thank you.
24	CHIEF COMMISSIONER MARION BULLER: I
25	thought it might have something to do with the blinds.

1	MS. VIOLET FORD: We were going to say that
2	too, but we changed our minds. And next to me is Meredith
3	Porter, she also one of the Commission counsel that will
4	be with us today. So now, we would like to invite up the
5	oops, the Canadian Association of Chiefs of Police,
6	Ashley Smith. Step up to the podium, please. Thank you.
7	Perfect.

---SUBMISSIONS BY/REPRÉSENTATIONS PAR MS. ASHLEY SMITH:

MS. ASHLEY SMITH: Thank you. Good afternoon, Chief Commissioner, Commissioners. As you've just heard, my name is Ashley Smith, and I'm counsel for the Canadian Association of Chiefs of Police. I'd also like to acknowledge that our Executive Director, Bill Moore, and our Government Relations and Strategic Communications Advisor, Tim Smith, are also in attendance today. Before I begin with my submissions, I would like to acknowledge that the land on which we gather is the traditional and unceded territory of the Algonquin Nation.

Commissioners, you have already heard briefly about the Canadian Association of Chiefs of Police when Chief Clive Weighill testified at the Regina hearing in June. However, due to time constraints, Chief Weighill was only able to provide you a very brief overview of the CACP and its work. During my closing submissions today, I'd like to provide you some further information about the

1	CACP and talk to you about three things. Firstly, the
2	CACP and its role. Secondly, some of the CACP's
3	initiatives, including its work regarding missing and
4	murdered Indigenous women and girls, the CACP's 2016
5	Moving Forward Conference, the CACP's executive global
6	studies research program, and the CACP's work with regards
7	to First Nations policing. Lastly, I would like to
8	discuss CACP's recommendations to the National Inquiry.
9	I'll begin with the CACP and its role. The
10	CACP is a non-profit organization, which was founded in
11	1905. It is national in character, but its interests and
12	concerns have relevance to all levels of policing,
13	including federal, provincial, regional, and municipal.
14	It is dedicated to the support and promotion of efficient
15	law enforcement and to the protection and security of the
16	people of Canada. Some of the CACP's goals are advocating
17	for community partnerships and the highest professional
18	and ethical standards within the police community. Our
19	current membership includes Chiefs, Deputy Chiefs,
20	Commissioners, directors from police services all across
21	Canada. The First Nations Chiefs of Police Association,
22	which was established in 1993, is formally recognized by
23	the CACP and also has representation on the CACP Board of
24	Directors. Through its members, the CACP represents in
25	excess of 90 percent of the police community in Canada.

Now, while we have an active role in policing within Canada, it is important to note several things. Firstly, the CACP does not have the authority to bind any police service. Police services across Canada are governed by their respective legislation, Chiefs of Police and, if applicable, Board of Police Commissioners. As well, there is no single policing model across the country, so the CACP is not able to provide education and supports that are applicable to every police service or policing model at all times. Despite these limitations, however, the CACP continues to have a very collaborative and positive working relationship with its members and continues its work towards change and improvements to policing in Canada.

As you're already aware, the CACP was a vocal supporter for the creation of the National Inquiry. Knowing the National Inquiry's importance, and the CACP's desire to continue its support of the National Inquiry, we applied for standing. We were granted national issuespecific standing by the National Inquiry for Part 2, Institutional and Part 3, Expert hearings. As I've already mentioned, the CACP provided a witness to the National Inquiry when former Chief Clive Weighill testified at the Police, Policies, and Practices hearing in Regina. We have also attended seven of the nine

institutional and expert hearings as a Party with

Standing. And we are attending this entire week of

closing submissions. We have been present, we have been

listening, and we know that there is much more work to be

done.

I would like to talk to you, though, about some of the work that the CACP has already done with regards to the issue of missing and murdered Indigenous women and girls. When Chief Weighill testified, he spoke primarily about the CACP's efforts since 2014. However, the CACP has been working on the issue of missing and murdered Indigenous women and girls since at least 2002. This has been, and continues to be, a priority of the CACP. The majority of this work has arisen out of the Policing with Aboriginal Peoples Committee, which was renamed The Policing with First Nations, Métis, and Inuit Peoples Committee in 2013, and will be renamed the Indigenous Policing Committee in 2019. So for simplicity, I will simply refer to it as the committee for the balance of my submissions.

I'd like to briefly tell you about the committee. It's tasked with researching and advising the CACP on matters relating to the provision of policing services to Indigenous peoples and communities. Its members are CACP members from provincial, municipal, First

1	Nations, and federal police services as well as non-police
2	public safety partners, including the Canadian Forces and
3	other government agencies. Members of the committee are
4	from all regions of Canada and are a representative mix of
5	ranks, roles, and demographics.
6	Now, about some of the committee's work.
7	In June 2002, the committee began consulting with national
8	organizations such as the Assembly of First Nations, The
9	Congress of Aboriginal Peoples, the Inuit Women's
10	Association, and the Native Women's Association of Canada
11	on Aboriginal missing person cases. In March 2003, the
12	committee organized and facilitated a conference, which

had over 120 delegates attend with the Ontario First

Aboriginal Persons. The committee then travelled to

Nations Police Commission called Responding to Missing

British Columbia in May 2003 to speak and consult with

communities directly affected by missing person cases and

violence against Aboriginal women. The 2003 CACP annual

conference also featured a presentation regarding police

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response to Aboriginal and marginalized people.

In 2006, the Committee recommended

Resolution number 07-2006 to the CACP, which it passed.

The Resolution asked that all police services in Canada consider adopting the principles incorporated in the

Ontario Provincial Police Lost/Missing Persons Manual, and

1	specifically, with respect to Aboriginal and marginalized
2	people.
3	We have provided the Commission with a copy
4	of this Resolution and its associated commentary pursuant
5	to Rule 33 of the legal path.
6	You'll also note that during the Quebec
7	City hearing regarding oversight and accountability of the
8	criminal justice system, Ms. Ellen Gabriel referenced this
9	Resolution in her testimony.
10	She indicated that he thought the CACP
11	still had to move on this, and there was also cross-
12	examination by Ms. Brass where you heard some police
13	services had instituted some procedures with regards to
14	missing women.
15	For your reference due to time I won't
16	go through that in detail but it is pages 26 and 151 of
17	Volume 4 of the mixed Part 2 and 3 hearing transcripts.
18	As I mentioned earlier, the CACP does not
19	have the ability to force a police service to do anything.
20	We don't say this as an excuse, but it's the reality the
21	CACP faces. However, I do think it important to discuss
22	why the CACP passed this Resolution in the first place.
23	The Resolution was requested by the
24	committee as there was a significant feeling in Aboriginal
25	communities that the police were not doing enough when

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	thev	responded	$\pm \circ$	missina	persons.
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	Further, Canadian po	olice leaders and
Canadians were	concerned about the	number of Aboriginal
women who were	reported missing or	murdered in Canada.

The Committee concluded, based on community reviews of missing person policies, as well as recommendations from various inquiries and reports, that many police policies had a degree of bias, or stereotyping in them which played a role in the nature and degree of police responses to missing person cases involving people from Aboriginal and marginalized groups.

Appropriate and effective protocols were needed so that investigations were sensitive to the concerns and circumstances of Aboriginal and marginalized people who were reported missing.

At the time, the Ontario Provincial Police, or OPP, had produced a Lost/Missing Persons Manual for dealing with missing persons that was based on the principles of cultural sensitivity, respect, compassion, and empathy. This is why the OPP Lost and Missing Persons Manual was identified in the Resolution, and a copy of that manual was provided to all CACP members to access as a resource.

The Committee was committed to creating a more effective police investigative environment around

1	lost or missing Aboriginal or marginalized people, and
2	also raised this resolution with the Minister of Justice
3	at the time.
4	The work of the Committee did not end
5	there. During 2011 to 2012, the Committee met with the
6	Native Women's Association of Canada, learned about the
7	Sister Watch Program, and more about the downtown eastside
8	in Vancouver, B.C.
9	They met with the Aboriginal Front Door
10	Society and endorsed changes to the Canadian Police
11	Information Centre regarding the missing persons'
12	category, among other initiatives.
13	During 2013 to 2014, the Committee
14	continued to educate themselves on missing and murdered
15	Aboriginal women, and received presentations on the OPP's
16	review of historical and current Ontario cases of missing
17	and murdered Aboriginal women and men; human trafficking

As you already know from the testimony of Chief Weighill, the CACP placed even more focus on the issue of missing and murdered Aboriginal women and girls in late 2014 as it was the focus of the 2014 CACP Annual

from a national perspective; the draft Justice Framework

Safety Canada; and the RCMP Operational Overview on

Missing and Murdered Aboriginal Women.

on violence against Aboriginal Women and Girls from Public

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1	General Meeting.
2	The CACP released a statement after the
3	Annual General Meeting, and this was filed as Exhibit 54
4	with the National Inquiry at the police hearing.
5	I will not read the entire statement but
6	simply note that in it the CACP recognized the seriousness
7	and tragedy of murdered and missing Aboriginal women, and
8	that these troubling occurrences were broader than just a
9	police issue but included health, social services,
10	education, Aboriginal people, and all levels of
11	government.
12	The CACP indicated it took this issue very,
13	very seriously and didn't want to see unnecessary delays
14	to concrete action.
15	They called for next steps to be taken and
16	indicated they wanted to work collaboratively with
17	Aboriginal organizations and government. The statement
18	concludes by saying:
19	"Let's roll up our sleeves; let's be
20	collaborative, and let's move ahead."
21	(As read)
22	In September 2014, the CACP met with the
23	Naïve Women's Association of Canada to discuss the issues
24	surrounding missing and murdered Aboriginal women. Both
25	organizations agreed to participate in partnership and to

1 be constructive voices in developing solutions.

As a result of that meeting, a September 30th, 2014 joint statement was released between the CACP and NWAC indicating their agreement to participate in partnership and be constructive voices in developing solutions on the issue of missing and murdered Aboriginal women, and the entirety of the statement can be found at Exhibit 53 from the police hearing.

In June 2015, the CACP in response to the release of the RCMP's Missing and Murdered Aboriginal Women 2015 Update to the National Operation Overview again stressed its commitment to working in partnership and to be constructive voices in developing solutions which lead to improving the path forward of our First nations, Métis, and Inuit peoples.

The CACP encouraged police services to continuously share data, enhance efforts on unresolved cases, focus on prevention efforts, and increase public awareness.

Then-President of the CACP, Clive Weighill, released a statement asking for a collective focus, a will to make change that we may move forward with action. He indicated the CACP would continue its engagement on the issue as the Committee was focusing on prevention and early intervention activities to reduce violence against

I	Aboriginal women, with the goal of promoting positive
2	interactions and relations between Aboriginal women and
3	police.
4	The statement concluded by commending the
5	efforts of the Assembly of First Nations, Native Women's
6	Association of Canada, the Truth and Reconciliation
7	Commission, and the RCMP. The CACP renewed their
8	commitment to work constructively and collaboratively with
9	each of these organizations moving forward. And to see
10	the entirety of Chief Weighill's statement, it is Exhibit
11	54 from the police hearing.
12	Due to time, I'm not able to tell you all
13	the work of the Committee; however, pursuant to Rule 33 we
14	have filed all of the Committee's annual reports from 2009
15	to present, and these are also publically available on the
16	CACP's Web site.
17	I'll simply note that supporting the
18	National Inquiry has been, and continues to be, a priority
19	of the CACP, as is the CACP's work regarding missing and
20	murdered Indigenous women and girls.
21	Next, I would like to tell you a little bit
22	more about the Moving Forward Safer Futures: An Inclusive
23	Dialogue amongst Police, Policy Makers and Canadian
24	Aboriginal Peoples' Conference. It's quite the title.
25	Chief Weighill referenced this during his

1	testimony, and also for simplicity I'll simply call the
2	Moving Forward Conference, "Moving Forward."
3	The conference was held in May 2016 with
4	over 180 delegates attending from across Canada. This was
5	the CACP's first national conference on working with the
6	Indigenous community.
7	We have also now provided you, pursuant to
8	Rule 33, a copy of the entire agenda, as well as an
9	overview of the conference. This will now provide you
10	Commissioners greater detail about the presentation topics
11	and the speaker who presented.
12	We have also previously provided you a
13	media release and an article, which are Exhibits 55 and 56
14	from the police hearing.
15	As you'll note from the conference agenda,
16	Elders, grandmothers, the National Chief of the Assembly
17	of First Nations, the Minister of Public Safety and
18	Emergency Preparedness, the Assistant Deputy Attorney for
19	the Government of Canada, members of healing societies,
20	representatives from Statistics Canada, government policy
21	advisors, chairs of boards of police commissioners,
22	members of community and grassroots organizations,
23	researchers, academics, and members of police services
24	from across the country, including First Nations police

services participated in the Moving Forward Conference.

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The conference focused on the following 2 themes: On-reserve and urban conditions affecting community safety and wellbeing; collaboration among 3 health, social services, education, government, and 5 community; reconciliation, community destiny, and selfdetermination, policy legitimacy, strategies for improved protection of vulnerable persons, missing and murdered 8 Aboriginal women, internal education for police, external 9 education for policymakers and communities most affected 10 by multiple risk factors, and ensuring policing is representative of Aboriginal peoples, recruitment, 12 retention, and self-administered policing, and 13 peacekeeping models.

> I encourage you to review the agenda and the presentations which were offered, but I will note some of them to give you an idea: An Abridged History of First Nations Justice System Relations by Mr. Dan Bellegarde, Chair, Board of Police Commissioners of File Hills First Nations Police Service; Reconciliation and Moving Forward to Safer Futures, by National Chief Perry Bellegarde, Assembly of First Nations; and Effective Partnerships with Police and Community Agencies, by Ms. Sherry Fowler, Head Start team leader, Bent Arrow Traditional Healing Society. These are just a few examples of the presentations from the conference.

1	Colonization, residential schools, the
2	Truth and Reconciliation Commission calls to action,
3	challenges facing the Aboriginal population with regards
4	to incarceration, mental health, victimization, child
5	welfare, living conditions on reserve, reconciliation,
6	First Nations policing, restorative justice, the sexual
7	trafficking of Aboriginal girls, the use of police data
8	for predictive analytics are just a few of the topics that
9	were covered through the presentations of the conference.
10	The information from the Moving Forward
11	Conference was consolidated, and calls to action were
12	released by the CACP. These calls to action can be found
13	at Exhibit 55 from the police hearing.
14	Commissioners, I'd like to take you through
15	the calls of action because we will commend these to you
16	as recommendations, and they are as follows:
17	Number 1, the CACP is encouraging social
18	and justice stakeholders, federal and provincial
19	governments, Indigenous leaders and people to continue to
20	call for immediate action prior to recommendations of the
21	Missing and Murdered Indigenous Women and Girls Inquiry.
22	That governments immediately focus on
23	efforts to improve the quality of lives of Indigenous
24	peoples through investment and basic needs, housing,
25	education, health, and social services in order to ensure

1	healthier communities and reduce victimization.
2	Number 3, alternative approaches are
3	required to reduce the disproportionate representation of
4	Indigenous peoples within the criminal justice system. An
5	active dialogue is required between all stakeholders to
6	address this issue.
7	Number 4, Indigenous people in First
8	Nations community deserve the same quality of policing as
9	people living in municipalities. The First Nations Police
10	Program requires a complete renewal to ensure adequate and
11	consistent funding that no longer be considered a program,
12	but rather reflective of the essential services that First
13	Nations policing provides.
14	Five, police services need to support and
15	encourage the increase of knowledge and involvement
16	related to traditional, spiritual, and cultural teachings.
17	They need to continually provide promote inclusiveness.
18	Elder Annie Johnston had the following simple message:
19	"Keep us safe. Respect our culture
20	and value." (As read)
21	This must be the goal of all police
22	services throughout Canada.
23	Number 6, build programming infrastructure
24	around the Youth Criminal Justice Act to provide
25	addictions assistance, programming, and interventions to

1	prevent youth from getting deeper involved in the criminal
2	justice system.
3	Number 7, the fundamentals of policing need
4	to be enhanced. The development of relationships,
5	especially with Indigenous youth, is essential to us
6	working together to find solutions. It is about learning,
7	listening, connecting, commitment, and empowerment.
8	And lastly, Number 8, police and Indigenous
9	leaders must continue working with other justice partners
10	to advance culturally responsive, restorative, and
11	community justice solutions.
12	These calls to action address many of the
13	concerns which have been raised, not only during the
14	course of the National Inquiry, but at previous inquiries
15	and commissions, as outlined in the master list of
16	previous recommendations. The CACP continues to support
17	and advocate for the calls to action which arose from the
18	Moving Forward Conference.
19	Next, I'd like to briefly expand upon the
20	information provided to you by Chief Weighill about the
21	CACP Executive Global Studies Program. It is an annual
22	research-driven executive development program based upon
23	experiential program-based learning and research model
24	that combines classroom sessions, independent online

study, and computer-mediated conferencing with

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international field research, and looks at a variety of
operational and management aspects of policing and justice
administration.

To date, over 150 police executives have completed the Global Field Research Studies in 35 countries around the world on topics determined by the CACP board of directors. I won't have time to take you into any great detail about the Global Studies Program you'll find more information in our written submissions, and we have filed, pursuant to Rule 33, two of the cohorts' reports, which I will discuss briefly.

The 2017 Global Studies Cohort Research

Public Trust. It found that police had an overly positive

perception of how the public trusts them, so police at all

levels need to listen more closely to each and every

community they serve.

Calls to action for Canadian policing were provided to assist in building public trust, including but not limited to engagement with community, providing meaningful and important information in a timely manner to the public, visible accountability in all aspects of service deliver, and member conduct. I have been advised that the relationships among Canadian police agencies and Indigenous communities featured heavily in the research team's deliberations.

1	The 2017 Conorts findings were presented as
2	well at the CACP annual conference in Montreal in
3	July 2017.
4	The 2018 Global Studies Cohort focused on
5	the topic of equity, inclusion, and fundamental respect in
6	diverse policing organizations, as well as the impact
7	these may have on the wellness of members, internal talent
8	management, and keeping communities safe with the
9	continuing trust and consent of Canadians.
10	Police leaders from across the country are
11	recognizing that police services are becoming less
12	reflective of the rapidly changing communities and
13	attracting new talent is also becoming increasingly
14	difficult.
15	The 2018 Cohort found that exclusionary
16	behaviour had a direct impact on staff morale and mental
17	health, professionalism and workplace safety, in both
18	Canadian and international police services. Police
19	services were challenged by the 2018 Cohort to change
20	assimilative policing culture, widen the path to talent as
21	broadly and rapidly as possible to attract a generation of
22	diversely talented police professionals, and to have
23	courageous leaders prepared to challenge personal and
24	organizational core beliefs, values, and traditions.
25	The results and calls to action of the

1	2018	Cohorts	rese	arch	was	presented	at	the	August	2018
2	CACP	AAGM (p	h) in	Hal	ifax					

The Global Studies Program is not the only research initiatives that the CACP has been involved in.

The CACP's Crime Prevention and Community Safety and Well-Being Committee helped lead the national framework for collaborative police action on intimate partner violence. The purpose of the national framework is to provide police services across Canada with leading practices to address intimate partner violence that can be used among police agencies and with community partners.

A copy of the national framework has been provided to you, Commissioners, pursuant to Rule 33, if you would like to review it in more detail.

The CACP also has a representative serving on the expert panel guiding the Council of Canadian Academia's work on -- Academy's -- pardon me -- work on policing in Indigenous communities. The project is looking at the challenges police services in Indigenous communities may face, including remoteness, limited action -- access to social services, and scarce resources. It's looking at opportunities to strengthen community ties, improve safety outcomes, and enhance the cultural responsiveness of policing in these communities, as well as looking at the present and future role of police

1	services on reserves, in self-governing First Nations, and
2	in Inuit communities.
3	This project is still in progress, and upon
4	conclusion a report will be published regarding the
5	results of this research.
6	The CACP continues and remains committed to
7	seek out further research opportunities and collaborations
8	to improve and advance policing in a positive way.
9	I'd like to discuss as well the CACP's work
10	with First Nations policing. We've heard a lot about
11	First Nations policing throughout the entirety of the
12	National Inquiry, and the CACP has been working over the
13	last two years to have the importance of First Nations
14	policing recognized and for them to be provided with the
15	proper support and funding it requires.
16	In 2008 the CACP passed Resolution 2008-04
17	which states:
18	"The CACP urges the federal government
19	to ensure its policy, support,
20	community vision, and to commit to and
21	maintain support for the provision of
22	First Nations policing that is
23	adequately funded for sustainability."
24	In support of this resolution, the CACP
25	sent letters to the Ministers of Public Safety and the

1	Ministers of Justice and Attorney General. CACP
2	representatives met with government officials on numerous
3	occasions in 2009, 2011, 2012. On March $4^{\rm th}$, 2013 Public
4	Safety Canada announced a five year commitment to the
5	First Nations Policing Program, a freeze on funding for
6	2013 to 2014 and very minimal increases for the remaining
7	four years. As a result renewed focus occurred on this
8	issue and the First Nations 2008 policing resolution was
9	incorporated in Resolution 2013-04, which reads:
10	"The CACP urges the federal government
11	to acknowledge First Nations and Inuit
12	policing as an essential service and
13	through its policies to commit to and
14	maintain appropriate levels of
15	support, funding flexibility, and
16	predictability to ensure the long-term
17	sustainability of effective,
18	professional and culturally responsive
19	policing services for First Nations
20	and Inuit communities."
21	The 2013 resolution continues to be an
22	active resolution of the CACP and remains part of the
23	committee's priorities. We've provided a copy of these
24	resolutions to you as well as their status updates
25	pursuant to Rule 33.

1	I'd now like to move to my final point,
2	which is the CACP's recommendations for the National
3	Inquiry. The CACP acknowledges the term many
4	recommendations that could be made regarding police, and
5	the recommendations we provide are not meant to be
6	exclusive of others. Our recommendations are not novel.
7	Many have been suggested by other witnesses and parties or
8	have, in some form, been highlighted in past inquiries, as
9	evidenced by the master list of previous recommendations.
10	However, the CACP continues its work to encourage police
11	services across Canada, if they have not already done so,
12	to undertake these recommendations and calls to action.
13	The CACP previously provided four
14	recommendations to the National Inquiry through the
15	testimony of Chief Weighill and these are in Exhibit 77
16	from the police hearing. For those that were not present
17	during Chief Weighill testimony I will briefly identify
18	those four recommendations.
19	Firstly, that universal programs need to be
20	implemented, allowing the police and courts to divert
21	youth by providing educational, addiction, and/or healthy
22	lifestyle alternatives rather than correctional custody
23	remedies in an effort to lessen the overrepresentation of
24	Indigenous persons in our correctional facilities.
25	Number two, the federal government needs to

1	provide leadership to reduce vulnerability by bringing
2	together all levels of government, Indigenous leaders, and
3	persons with lived experience to develop and fund a
4	coordinated effort to reduce poverty, homelessness,
5	addictions and racism within our communities.
6	Number three, funding from the federal
7	government for infrastructure, education, and health for
8	Indigenous persons living on their respective First Nation
9	need to be expanded to include Indigenous persons living
10	in urban or other areas away from their respective First
11	Nation.
12	And four, all police services must have a
13	robust educational plan for their staff, civilian and
14	sworn, to ensure they understand and recognize Indigenous
15	history, culture, and the challenges facing Indigenous
16	persons in contemporary society.
17	I've already discussed with you the calls
18	to action from the 2016 Moving Forward Conference. I will
19	not go through those again. And I've already noted that
20	they are listed as well in Exhibit 55 from the police
21	hearing.
22	We would also like to recommend the
23	resolutions that we have brought forward and lobbied the
24	government regarding, which I just previously discussed,
25	the first being police services creating a policy manual

regarding missing persons that features cultural

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2	sensitivity, respect, compassion, and empathy.
3	However, we would expand upon this initial
4	resolution of the CACP to recommend that if any police
5	service does not have a policy regarding how missing
6	person reports and investigations should be handled, a
7	policy should be put into place immediately. The policy
8	should be culturally competent and trauma informed with an
9	emphasis on regular contact with the families and loved
10	ones of the missing person. As well, if any police
11	service prescribes to a 24-hour waiting period to report
12	missing persons that that practice be abolished
13	immediately.
14	Now, the evidence before the Inquiry from
15	Chief Weighill, Chief Smyth of the Winnipeg Police
16	Service, and several RCMP witnesses is that the 24-hour
17	waiting period is not their practice. Chief Weighill even
18	described this as a thing of the past. So the CACP only
19	provides this recommendation out of an abundance of
20	caution not out of the belief that this practice is an
21	accepted or regular practice across Canada.
22	Then there's our resolution regarding First
23	Nations policing, which was that the federal government

acknowledge First Nations and Inuit policing as an

essential service and through its policies to commit to

1	and maintain appropriate levels of support, funding
2	flexibility, and predictability to ensure the long-term
3	sustainability of effective professional and culturally
4	responsive policing services for First Nations and Inuit
5	communities.
6	However, the CACP would expand upon their
7	initial resolution to also recommend more resources and
8	funding not only be provided to policing in the north but
9	towards the improvement and creation of social agencies
10	and victim resources in the north.
11	The CACP also has several other
12	recommendations regarding training, recruitment, and
13	independent civilian oversight of police.
14	Firstly, with regards to training, the
15	importance of training has already been addressed in Chief
16	Weighill's initial recommendations and the calls to action
17	from the Moving Forward Conference where it speaks to the
18	importance of training for police regarding Indigenous
19	culture and history.
20	The CACP supports that that training be
21	mandatory for all sworn and civilian members of police
22	services. As well, that the following training, if it is
23	not already being provided, occur, training to the
24	specific Indigenous groups in the area of a specific
25	police service, including but not limited to their culture

and language, training about the National Inquiry and its recommendations, and training on trauma informed practices when interviewing and dealing with victims, although I do acknowledge that that particular training may not be completely applicable to all civilian members of a police service and it would have to be provided to those that it was applicable to.

With regards to recruitment, that efforts continue to improve recruitment practices, to increase the number of Indigenous police officers across Canada, and lastly independent civilian oversight of police. If it is not already occurring that independent civilian oversight of police occur in all jurisdictions of Canada.

The CACP is dedicated to supporting and promoting the protection and security of the people of Canada. It takes its goals of advocating for community partnerships in the highest professional and ethical standards with the police community, among other goals, very seriously. The CACP would not be meeting its mandate if it did not continue to advocate and work for change and improvements to policing.

The CACP continues its support of the National Inquiry, as it has for many years. The CACP has a plan and the National Inquiry's report will not be gathering dust on our shelf.

1	The Committee is ready to review the
2	National Inquiry's report and recommendations in great
3	detail. The Committee will then provide recommendations
4	to the CACP Board of Directors regarding how the CACP can
5	assist police services across Canada with supports and
6	education to aid in their understanding and implementation
7	of the National Inquiry's recommendations.
8	The CACP also remains committed to
9	continuing to strengthen its relationships with the
10	Indigenous community and Indigenous partners.
11	Lastly, the CACP would like to thank the
12	Commissioners, Elders, grandmothers, members of the
13	National Family Advisory Circle, all of the families,
14	loved ones, survivors, and witnesses who shared their
15	truth, the National Inquiry staff, those who participated
16	in and attended the hearings, whether in person or online,
17	and the parties with standing.
18	Commissioners, thank you, and that
19	concludes my closing submissions on behalf of the CACP and
20	I would be happy to answer any questions you may have.
21	(APPLAUSE)
22	MS. VIOLET FORD: Do you have any
23	questions, Commissioners, Chief Commissioner?
24	COMMISSIONER QAJAQ ROBINSON: Thank you,
25	Counsel, for your presentation and submissions.

1	I have one question about the need and the
2	recommendation or resolution about the necessity of
3	civilian oversights in all jurisdictions.
4	Some of the concerns that we've heard is
5	civilian oversights being civilian oversight bodies
6	being built up basically of retired cops. Does the CACP
7	have thoughts and recommendations on how these bodies
8	should be constituted?
9	MS. ASHLEY SMITH: I don't currently have
10	instructions on that; however, I'm happy to provide that
11	in the written submissions after speaking with my client.
12	COMMISSIONER QADAQ ROBINSON: Thank you.
13	Those are all my questions. Thank you again.
14	COMMISSIONER BRIAN EYOLFSON: I don't have
15	any additional questions. I just want to thank you very
16	much for your submissions today. Thanks.
17	CHIEF COMMISSIONER MARION BULLER: I don't
18	have any questions either, but I want to thank you for
19	your very compelling submissions today. I look forward to
20	reading the written submissions as well and thank you for
21	the hard work you've done on behalf of your client. It's
22	been a great help for us as well.
23	MS. ASHLEY SMITH: Thank you.
24	CHIEF COMMISSIONER MARION BULLER: Thank
25	you.

1	MS. VIOLET FORD: With that, we would like
2	to call up the next party with standing, the Canadian
3	Association of Police Governance and First Nations Police
4	Governance Council. Loretta Pete-Lambert, come to the
5	podium.
6	SUBMISSIONS BY/REPRÉSENTATIONS PAR MS. LORETTA PETE-
7	<u>LAMBERT:</u>
8	MS. LORETTA PETE-LAMBERT: Hello. Good
9	afternoon. My name is, an announced, Loretta Pete-
10	Lambert. I'm from Saskatchewan in the Treaty 6 territory.
11	And behind me is my support here. Dan Belgard, he's from
12	the Treaty 4 territory, same place in Saskatchewan.
13	We come to you today and are very honoured
14	to be standing and sitting on unceded land of the
15	Algonquin, a true blessing to be able to stand again in
16	front of you, Commissioners.
17	I was privy to the hearings in Calgary and
18	was quite impressed by the statements given by people and
19	the focus on ceremony. And today I offer you my warrior
20	cape I call it, as a symbol for the women that have gone
21	before us and the girls that have been lost.
22	This afternoon I am making a presentation
23	on behalf of the First Peoples First Nations Police
24	Governance Council. And this afternoon when I make
25	reference to it I'll just call it "Council" rather than

1 saying the complete term for it.

Mr. Belgard that sits behind me is one of
the chairs of the self-administered council, governance
council, and he has the lived experience of this kind of a
governance council. I'm just a legal counsel who came
into the scene.

As you are aware, one of our most prestigious women of the law, Ms. Michelle Brass, got appointed to a provincial judge position in Saskatchewan, for which I am very proud of, and I therefore replaced her on this task.

So this afternoon what I'd like to provide is a background as to the council. You have heard this submission prior. You've heard about the First Nations Police Governance Council. It's part of the Canadian Association of Police Governance and you just heard their presentation by Ashley, my learned friend.

So the Council represents those First

Nations that have established their own Indigenous police services and put in place governance mechanisms for that service.

This is referred to as a self-administered Indigenous police service that operates independently and they are governed -- the system is governed by the own people through a police or peacekeeper's service board.

1	The council represents those First Nations
2	that have entered into an agreement with the provincial
3	government under the First People's Police Program, which
4	is called the FNPP, and a provincial public service
5	ministry for such arrangements. So there's arrangements
6	set out to ensure that this program exists.
7	This program is a federal government policy
8	and is not affected by the provincial legislations as
9	other police services in Canada.
10	The File Hills First Nations Police
11	Governance operates under the Saskatchewan Police Act and
12	there are other agreements in other parts of Canada that
13	have this kind of an agreement.
14	Today we advocate for the creation and
15	action of own legislation to support these self-governance
16	agreements. Self-administered means that there would be
17	an administration done by the local people in the
18	governance of the system.
19	On August 17, 2017 the Council was granted
20	party status with standing and it has been permitted to
21	make submissions before the Commissioners. And we do that
22	today.
23	And then on June 25, 2018 the Council made
24	a submission to the Inquiry with recommendations. And
25	today we will be asking that pursuant to Rule 33 that we

1	submit	the	incl	Lusio	ons	of	this	rec	comn	nendat	cior	ı int	o yo	ur
2	report	and	ask	you	to	ind	clude	it	in	your	suk	miss	sion.	
3				The	fir	nal	submi	İssi	Lon	that	we	are	subm	itt

The final submission that we are submitting in the next week or in the next four days builds upon these recommendations and expands on the recommendations. So that will be your reading on our submission.

It is the view of the Council and also the Canadian Association of Police Governance that there is a link between the issues that the Commission is addressing today and the notion of First Nations Police Governance.

Indigenous women and girls is one that involves the whole community. When a tragic event happens such as what we're here for today and what you're investigating is not a simply -- it's not a simple police matter. Although all police services need to take these disappearances seriously and respectfully, we believe that the loss of one woman or girl, for whatever reason, is not acceptable.

However, there is a cyclical relationship of these losses to underlying issue of safety within a First Nation community. Only a community that works towards a holistic view of that public safety, not one driven by a response to incidences alone, but to effect collaborative efforts of the people, the Elders within that community, the administrators, and their own police

1	working together can hope to ensure that the measures that
2	would prevent these losses were caught well before they
3	occurred.
4	Further, only in a community that has
5	control of its own tools to work collectively can there be
6	a response when such a loss takes place.
7	We therefore are putting forward a number
8	of observations and recommendations about police
9	governance and models of safety, community safety, that we
10	believe would improve the overall capacity of First
11	Nations to take control of their safety. We'd prevent
12	further tragedies from happening and set them on a path to
13	self-determination.
14	Because of the relationship with other
15	police practices in larger urban cities, we also want to
16	make some recommendations for improving the practice of
17	municipal board governance affecting police legislation.
18	A little more background on the Indigenous
19	Police Governance. The Council focuses on the issue of
20	police governance. They are the governors of the police
21	and their respective nations.
22	"Governance", in this instance, as it
23	applies to all police governance in Canada, are regulated
24	through provincial regulations. The governance in this
25	instance serves to provide direction to the police and

1	peacekeeper activities on behalf of the individual or
2	collective First Nations.
3	This governance takes the form of setting
4	out strategic direction for the services. It creates
5	policies for the operation of the service, it hires the
6	police executives, it monitors the delivery of the
7	services and holds the service to account for results.
8	Like most oversight bodies, its role is to
9	ensure the delivery of good police services. It is also
10	to ensure that police services are delivered without
11	operational, political interference, serving as a buffer
12	between the lawmakers and the police.
13	Individual Indigenous people boards ensure
14	community involvement and that community values are
15	reflected in the police services being provided for their
16	nations or nations and territories.
17	The Council is cognizant of the important
18	work that is being implemented by the MMIWG Commission -
19	you the commissioners - the loss of one woman, as stated
20	before, or girl, or man, or boy, from our individual
21	respective communities, is one too many.

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The fact that this remains prevalent in our

communities underscores the need for First Nations police

and peacekeeping services in our communities and those

services would be based on the holistic model of First

2	With the introduction of the self-
3	administered First Nations police services and the
4	peacekeeping services to Indigenous communities, they have
5	been able to address some of the deep distrust that is
5	entrenched in Indigenous communities.

Indigenous approaches and concepts to policing have always been introduced through Indigenous involvement even in municipal police boards. This kind of — with some kind — with more resourcing provided, albeit at a rate that is insufficient to meet the standards and requirements for police services in other parts of the country, this more resourcing can progress to success.

Research has shown as well that First

Nations that adopt a self-administered model have a police service that's highly active in the community. Engaging in activities where they provide engagement for positive, preventative and problem-solving activities, such as -- some of the activities that local police services have engaged in are things like local sports, or just talk-shows, or attending school functions; all positive presence in the communities.

First Nations police services have also provided leadership in the creation of integrated approaches, such as the introduction of the Social

1	Navigator initiatives, community programs, targeting
2	gangs, focusing on the need of Elders and culturally
3	affirming problem-solving activities.
4	An increased and expanded First Nations
5	police and peacekeeping services throughout the
6	communities in Canada, will assist in addressing
7	particular policing concern raised in the Commission's
8	hearing.
9	The purpose of the Council's submission
10	here today is to ensure that its recommendations are made
11	by the Commission for important steps to be taken towards
12	rebuilding the flawed system of policing that contributes
13	to the profound risks faced by Indigenous women and girls.
14	These systemic flaws in the current justice
15	system, have led to some of the tragic incidences that are
16	the core subject before the Commission today.
17	A First Nations policing approach such as
18	the self-administered approach, leads to greater self-
19	determination and therefore greater self-responsibility by
20	communities. These are initiatives that can address the
21	flaws in the current justice system.
22	If the recommendations are made in the
23	following for the following needs to be met, the
24	Council believes that First Nations will be equipped to
25	assist with the issues that contribute to whether First

1	Nations women, girls and males, are at risk.
2	Some of the needs include the provision of
3	resources for the prevention of public safety
4	preventative elements of public safety, pardon me, the
5	adoption of more culturally sensitive means of policing,
6	the improved governance that truly reflects the Indigenous
7	values of community engagement and the adoption a holistic
8	community safety model with adequate capacity in terms of
9	skills, depth and funding.
10	The Committee is mandated to work with
11	First Nations communities towards a holistic view of
12	public safety through effective collaborative efforts of
13	the local people, their Elders, their administrators and
14	their own police, all working together to ensure that
15	measures are in place to prevent the loss of another
16	member of the community.
17	A system driven by after-the-fact responses
18	to incidences is ineffective. A system is needed that has
19	pre-existing mechanisms for better addressing why women

In other words, Indigenous police services must be equipped properly and be able to act proactively rather than merely reacting to a specific situation.

and girls are first put at risk.

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One key aspect of this is to have a police force that Indigenous community members can trust.

1 Another mechanism is to have the community directly 2 involved in its own policing.

The governance model in place in self-administered agreements provides the basis for building this trust throughout the engagement of citizens in actual governance and in their interaction with the community to be responsive to its needs.

So to that end, the First Nations Police Governance Council makes the following recommendation in these areas and the recommendation: first one, because communities will only be safer and women less vulnerable with community based holistic solutions.

We need a model of First Nations policing that needs to be there and adopted. This model must be built on -- it could be built on the pre-colonial method of community safety which centered on prevention, full community support, the application of values of earth and spirit, to ensure that all community members feel part of the process of helping those at risk to avoid error and to those who have erred on the part of restoring social harmony.

This is not an unrealistic aspiration. It is clear that many of the incidences of murdered and missing women and girls may have been avoided with stronger community support, but communities need to be

equipped to be able to support police in place, but a part of a larger system. So too does a community culture based on self-determination, rather than on powerlessness and loss of hope.

Governance, the second recommendation.

Governance, the effective control through resourcing resources, direction setting and accountability, can only be achieved when First Nations assume that role as those that have adopted the self-administered model under the First Nation police policy have found that it works.

Governance is needed to remove the colonial relationship inherent in the current First Nation police policy.

The Council strongly believes that there are -- there is a great difference between a self-directed governance model operating through a police board directing police or peacekeeper services and the community consultation committees and advising external police agencies such as the RCMP which take their direction from a national entity, so there's a disjoint there in terms of governance.

The federal government First Nations police program should be radically altered to incentivize the adoption of First Nations of their own police services, either individually or collectively. That means not just creating an option as the current police programs offer,

but helping First Nations build towards self-determination

in this area.

This would include special interests incentives for First Nations, either individually or groups, to create their own policing services. This would mean First Nations would assume the governance roles and take control. It would also mean special funding to equip the First Nations to do so.

The current policy, as well as built on an inadequate and colonial basis of funding, the contribution agreement, and the individual project control system that ensures continued bureaucratic oversight of First Nations, the very processes in place create disincentives for action towards the supposed goal of self-determination.

Third, the First Nations, for their part, must develop a legal framework that includes a governance model that provides leadership to the police service, but also engages the community while ensuring that police services are not subject to any political interference.

This means a model, not just for policing, but inclusion of a First Nations justice system. There would be a means for the adoption of the First Nation law, a means of social control -- maybe dispute resolution models could be used within that justice system -- and of course, sanctions for those who break the First Nations law and

1	some	kind	of r	etributi	on or	re	ehabilitative	processes	could
2	be in	n plac	e to	support	such	a	system.		

3	We have examples of this in our communities
4	at this time. We have Kahnawake, we have Tsuu T'ina in
5	Alberta that have these kind of models in the works.
6	Doing this would take great work and expertise that some
7	First Nations may not have. However, we have models out
8	there that they can, of course, look at their best
9	practices and adopt those practices.

Here, we have a strong potential for organizations such as the First Nations Police Governance Council, if properly supported, to build a shareholder base of expertise that they can offer to other communities.

Another recommendation, policing within

First Nations should be classified as an essential

service. We need it in our communities. It must be

funded then as an equal, fair, and consistent service,

recognizing that the efforts that it achieves as its top

operating system will probably take years to do; however,

it will take years also to overcome years of damage to the

social fibre of those communities without great effort.

In 2018, the federal government announced two funding initiatives: 291 million was earmarked to pay for -- to upgrade the pay levels for First Nations police

officers so they could have pay equity such as with other police services in Canada. Another initiative was the allocation of 88.6 million to upgrade the facilities in First Nations communities. Those are two initiatives that I -- we are thankful for.

While these are welcome, they only serve to bring policing in First Nations to a more equitable basis. The fact remains that crime rates, and more importantly, threats to social, health, and economic wellbeing, all key risks to public safety, are higher in First Nations community than in the rest of Canada.

Another recommendation, governance capacity needs to be built in all First Nations, building on the experience to date shared among them in useful ways. This includes further work through the Canadian Association of Police Governance and the First Nations Police Governance Council. There would be a need for training tools for governance, ways of sharing of stories and experiences, and the representative models of governance to guide chiefs and council in establishing such governance. The federal government should fund the development of these resources.

Another recommendation is police should be encouraged to mandate these police service boards or commissions created under provincial jurisdiction to

1	govern municipal police service to have First Nations
2	representation required where there are significant First
3	Nations population, permanent or transient, in their
4	community.
5	Further, these boards or commissions should
6	be mandated to engage First Nations groups and
7	organizations in their environmental scanning and
8	planning.
9	Where there are First Nations police
10	governance bodies nearby, these municipal boards or
11	commissions should actively engage with them to determine
12	ways to ensure that the transient First Nations people are
13	not lost between the jurisdictions.
14	New models of joint oversight need to be
15	created by large urban police boards working with First
16	Nations beyond their boundaries, but which have a history
17	of their members in moving into the cities and back to
18	improved communication, better support systems that would
19	want to return to their homes or need greater Indigenous
20	support in the city. And certainly, there is a
21	collaborative effort by all boards that would be
22	requested.
23	For example, the Saskatchewan in
24	Saskatoon we have a police commissioner board chair who is
25	an Indigenous person and she's the chair of the board.

1	And we I guess we expect her to advocate for the
2	Indigenous people in the community.
3	To sum up, the police the First Nations
4	policing, governed by First Nations itself, through the
5	adoption of a First Nation-administered model can and does
6	work to integrate their police services with other social
7	and cultural services, all serving the individual Nations
8	as well as the community.
9	This is a formula for safety and more
10	resilient safer and more resilient communities. Police
11	services disconnected from the integration by distance,
12	organizational controls, or constraints coming from
13	distance headquarters, will eventually fail in spite of
14	the very real efforts of officers on the ground.
15	Governance models must develop a formula to
16	have a strategy in place to be able to govern despite the
17	distances, despite the restraints, and self-administered
18	models are the models that we believe will provide that
19	attainment of that goal.
20	Providing that kind of governance for that
21	kind of policing is a special calling, one that provides
22	both support to First Nations policing, but more
23	importantly, it gives direction, policy, and
24	accountability to the community.
25	The current system we have is skewed

1	towards dependence and passivity. Our new model must be
2	built on self-determination, integrated Indigenous justice
3	models, and a focus on prevention and restoration.
4	What I'd like to do now is just go over
5	what our written submission will focus on, and I'll just
6	give you the sort of the highlights of it.
7	And what we will be discussing in the
8	written submission that we will be submitting to you is
9	some of the keys issues we believe exist between the First
10	Nations people governance council, and the Canadian
11	Association of Police Governance.
12	And of course, one of the key issues is the
13	trust of police services. That's an issue, I think,
14	that's going to be discussed in more detail in our
15	submission.
16	And then the other one will be the need for
17	more Indigenous approaches to policing, which will
18	include, of course, the community, and the need for
19	Indigenous involvement in police boards, not only in self-
20	administered, but also in municipal boards. And I just
21	gave an example of one of the involvement of our one of
22	our Saskatchewan First Nations woman is a Chair of the
23	Saskatoon City City Police Board. So that's an
24	incentive.

Another thing would be to give you some of

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1	the resources for indigenous police services and now that
2	exists. That'll be in our written submission. Another
3	thing we will speak on and write upon in our submission is
4	the impacts of Indigenous policing services, how they have
5	been successful in First Nations communities, First
6	Nations policing and how it has been an obligation for
7	them, in terms of treaty, to be able to fulfil the treaty
8	obligations. We will speak on that. We will write on
9	that in our submission. And another thing that'll be
10	written under that will be, how will Indigenous police
11	services exist in comparison to other police services.
12	How do
13	they what's the interplay between the police services
14	out there in the country. The other topic that you will -
15	- be submitted in our written report will be, what is the
16	interface with Indigenous police services and the Canadian
17	police services. How can we achieve diversity with on
18	within those systems. And then, how do we address
19	capacity building for Indigenous communities. And those
20	will be also outlined in our written submission.
21	We also will be asking, as I said before,
22	that the recommendations that were submitted on June 25th
23	be included in our report as we submit to you again, and
24	to implement the policing services, how we're going to
25	implement how we propose there will be an

1	implementation of the Indigenous policing services for all
2	treaty and Indigenous territories and communities. And
3	also, we will be proposing a model, a First Nations
4	justice model, that'll include policing, courts,
5	prosecution, and a defence system governed by Indigenous
6	people. And that's where the the First Nations People
7	Council will be making its presentation around those topic
8	areas. So I know I have ten minutes left, but I will stop
9	now. That's it. Thank you very much.
10	(APPLAUSE)
11	MS. LORETTA PETE-LAMBERT: As I would say
12	in court, barring any questions, that is my submission.
13	MS. MEREDITH PORTER: Thank you. Thank you
14	very much, counsel. Chief Commissioner, Commissioners, do
15	you have any questions?
16	CHIEF COMMISSIONER MARION BULLER:
17	Questions? Comments?
18	MS. MEREDITH PORTER: I can't hear that.
19	COMMISSIONER QAJAQ ROBINSON: Thank you,
20	counsel. I have a couple of questions. One thing we've
21	heard from or a concern we've heard from some families
22	and survivors who, in the course of their experiences,
23	have encountered self-administered police forces, is
24	concerns about I'm hearing myself, over governance
25	issues, quite frankly, where it's either the band council

1	that feels that double role and is also part of the police
2	board. And concerns about good governance when it's a
3	small community, when they're related, potentially, to
4	accuseds, and a distrust in the governance systems that
5	are that were
6	in place at the time or currently are. Can you speak to
7	how what you've proposed in your recommendations would
8	address that concern over nepotism, close, tight
9	relationships, and and the independence and the
10	accountability of the governance bodies?
11	MS. LORETTA PETE-LAMBERT: Understand
12	and I think the person who more more aptly would be
13	able to address that will be Dan Bellegarde, who's behind
14	me. He has the lived experience. I just have the
15	theoretical basis. Thank you. Just a
16	MR. DAN BELLEGARDE: Thank you, Loretta.
17	And good afternoon, Commissioners, ladies and gentlemen.
18	The issue of governance, as you put it, political
19	interference, essentially, in the operations of a police
20	service, is something that not only First Nations have to
21	come to grips with, but every other police service, I
22	would think, in the world. The issue of good governance,
23	of accountability, of civilian oversight, are all part of
24	the mix.
25	What I can give you an example of what

1 we've done in the File Hills First Nations Police Service. 2 We have an agreement with Canada, and Saskatchewan, and our First Nation leadership, to deliver these services. 3 4 We have set out clear terms of reference for the operation 5 of the -- of the Board of Police Commissioners, signed off 6 by all of the Chiefs of the five First Nations that we 7 serve. And these are very clearly set out. We have 8 distinct roles and responsibilities as set out in the 9 Saskatchewan Police Act as well, which govern at large the 10 police service itself. And we have a board, I think, of 11 police Commissioners now that have gotten -- gone through 12 training about roles and responsibilities and the ability 13 to manage the -- the policy framework of the police 14 service. And I think it's something that we do have 15 16 And I think the First Nations Police to work on. 17

to work on. And I think the First Nations Police
Governance Council has received funding from Public Safety
Canada to develop training programs in the area of
governance. And that particular one is on the top of our
list, the relationship between the Board of Police
Commissioners, the Chief of Police, and the First Nations
leadership themselves, that governing level. Then, of
course, the relationships with the community members or
the people that we serve. But it's definitely an aspect
that we are -- are aware of, an aspect that we are taking

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steps, we think, to mitigate as much as possible in all our communities.

I just want to -- to point out that there are, I believe, 38 self-administered policing services in the country and there are only six east of Ontario. The great bulk of them are in Quebec and Ontario. And in Saskatchewan, there's only one. In -- In Alberta, there are three. And British Columbia there is only one. So we are in a drive towards increased self-administered policing services in the west right now.

You've heard from NAN, you've heard from the -- Mike Metatawabee (phonetic), the Chairman of the Police Service Nishnawbe Aski, and they tell you about the -- the operations that they have there, and their governance structure is in place. That has to be unique to that particular geographic area and the people that they serve, and the File Hills First Nations Police Service will have a unique set of circumstances as well to meet the needs of the people that we serve. So we're aware, and we are, I think, taking steps to ensure that that -- that veil between political leadership and operations is kept separate and apart. For one, it's accountable to the other, and the other is accountable to the other as well. So they have a duel accountability, but certainly a -- a separation of roles and

1 responsibilities.

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more question, unless you guys have questions. Do you

4 have a question?

5 CHIEF COMMISSIONER MARION BULLER:

6 (Indiscernible).

COMMISSIONER QAJAQ ROBINSON: Okay. But

8 could I use the time for one more?

9 CHIEF COMMISSIONER MARION BULLER: Go

10 ahead.

sure I'm not using all the time of my friends. One of the concern that we've heard from families and survivors, who -- whose communities are -- are policed by selfadministered forces, is an issue with responses. Now, I -- I very much appreciate your submissions on prevention and relationships, but the sad reality is major crimes are happening in the communities, and the response times and the capacity of self-administered forces to deal with such things like major sexual assaults and murders. And it was quite shocking in our -- during the Regina hearings to talk -- to hear that in northern Quebec, for example, in the Nunavik Territory, that's under their own tripartite police force for major crimes type investigations, they have to wait until officers to fly in. Perhaps, this is

more of a statement as opposed to question, but there are
concerns about the responsive capacity and that the
current funding and tripartite model fails to build the
capacity of self-administered police forces and provide
those key resources sex assault kits, forensic
services, forensic identification teams, you know, all of
those types of investigative methodologies and practices
that are used.

Must the funding and the support of self-administered and self-governed police forces also look to properly support in the responsive aspect of the work?

MR. DAN BELLEGARDE: Yes. We know that there are many different sizes of police services, self-administered policing. The larger ones like Nishnawbe-Aski, for instance, have 150 officers, but they cover a huge territory with fly-in communities.

And they've complained, or rather, they have made representation to both the provincial government, the federal government, and the OPP about their situation for many years, and so has others across the country, of course. And recently, as you have heard, there's been an increase in funding for the next few years, I believe the next five years of \$291 million just to work towards reaching a greater level of manpower and of material and equipment in order to ensure as much as

1	possible that this kind of a situation does not occur,
2	particularly in those isolated communities that are
3	difficult to reach and sometimes have officers waiting
4	perhaps because of weather or other reasons, geography,
5	simple geography where they have other officers on
6	standby.

So there has been a recognition by all parties, including the Public Safety Canada and the provinces that this has to be taken care of, and they try to do it through it additional funding, but also additional manpower coming out in 2019 for 110 additional First Nations police positions coming out to the communities. How those are going to be distributed I'm not sure.

Is that enough? I don't think it is, and I think most of the self-administered policing services will tell you no, it is not. Smaller services like mine haven't got the capacity to provide that specialized service like investigators, forensics, canine units, or if necessary, SWAT teams. And we have MOUs with the surrounding RCMP detachments NF Division in order to provide that to us when a situation occurs. A recent one in my home community was a murder, and we had investigators and forensics in major crimes coming from the RCMP in Yorkton and Regina to assist the File Hills

1 Police Service. 2 So until we reach a level, a critical mass of size and numbers of self-administered policing 3 4 services, we will always have that lack of specialized 5 services to us. Now, if it goes as I think it will, that 6 we have a Treaty 4-wide police service, covering 34 First 7 Nations in Southern Saskatchewan, then we will have the 8 capacity and the numbers and the ability to provide specialized services from within our own self-administered 9 10 or First Nations controlled police services. And until 11 that time we have to rely upon outside expertise to 12 provide that assistance to us. 13 COMMISSIONER QAJAQ ROBINSON: Thank you 14 very much. 15 COMMISSIONER BRIAN EYOLFSON: Thank you 16 both very much for your submissions this afternoon. I 17 look forward to your written submissions. CHIEF COMMISSIONER MARION BULLER: I want 18 19 to thank you as well for your submissions this afternoon. 20 I look forward to your written submissions, especially 21 with respect to treaty obligations. So thank you for 22 including that. That's an area that I hadn't considered, 23 so I look forward to reaching that part in particular. 24 Again, thank you both very much. 25 MR. DAN BELLEGARDE: I -- can I -- I just

1 want to make ---2 CHIEF COMMISSIONER MARION BULLER: MR. DAN BELLEGARDE: --- one closing 3 4 comment. 5 It's about transformational change. And I 6 think -- I give full credit to the federal government, to 7 the provincial governments, to First Nations governments 8 to go about transformational change that they're doing now 9 in the area of health, in the area of education, in the 10 area of child welfare, which they're embarking on now 11 through legislation and through what we have to do in our 12 own communities. 13 But we also need transformational change, 14 and it has been I think clearly spelled out by Dr. Palmater and others, for what we refer to in 15 16 Saskatchewan not as the justice system but as the legal 17 system. Because after Boushie and Sinclair and the Plains 18 (ph), we kind of say well it's so much a justice system, 19 it is a legal system though, and we need transformational 20 change in that legal system. 21 And that means bringing forward under First 22 Nations control, under First Nations self-determination 23 things like Loretta spoke of, a method of social control. 24 I didn't say policing, but social control. A method of 25 dispute resolution. I didn't say courts, but dispute

1	resolution appropriate to us. A method of sanctions and
2	rehabilitation, and I didn't say corrections. Because the
3	words mean a lot, and I think if we change the language,
4	we can change the attitude in what we need.
5	But we need to make that space for First
6	Nations. We need to make that space in order for First
7	Nations to realize our objectives, our aims, our
8	aspirations, and that's what we mean by de-colonization.
9	And are we prepared to go beyond the simple
10	process changes in how we do things and simple system
11	changes in how things are set up to actual structural
12	changes that will mean changes in legislation, changes in
13	inter-governmental relationships, but most of all a
14	recognition of past wrongs and a full implementation of
15	the inherent right to self-determination. And we have
16	obligations and responsibilities to work towards that just
17	as much as Canada and the provinces do.
18	With that, thank you very much,
19	Commissioners.
20	CHIEF COMMISSIONER MARION BULLER: Thank
21	you.
22	(APPLAUSE/APPLAUDISSEMENTS)
23	MS. MEREDITH PORTER: Thank you.
24	Chief Commissioner and Commissioners, we
25	did as you are aware, we had a change in the schedule

1	for this afternoon. We were originally scheduled to be
2	completed hearing from the parties of their submissions
3	today, but we have moved a party for tomorrow morning to
4	this afternoon, the BCGEU. Ms. Stephanie Smith is the
5	representative who will be making the submissions on
6	behalf that party.
7	I will seek your direction. We are
8	scheduled for a break and then hearing from that party and
9	then our closing for today. I'll seek your direction on
10	whether we do take a break or hear from that party, and if
11	we are going to take a break, how long would you like to
12	take.
13	CHIEF COMMISSIONER MARION BULLER: Okay.
14	We'd like to take a break
15	MS. MEREDITH PORTER: Okay.
16	CHIEF COMMISSIONER MARION BULLER:
17	please.
18	MS. MEREDITH PORTER: Thank you.
19	CHIEF COMMISSIONER MARION BULLER: Why
20	don't we make it 20 minutes?
21	MS. MEREDITH PORTER: Twenty (20) minute
22	break? Okay.
23	CHIEF COMMISSIONER MARION BULLER: Really
24	20 minutes.
25	MS. MEREDITH PORTER: Twenty (20) minutes

1	sharp. Thank you.
2	Upon recessing at 2:52 p.m./La séance est suspendue à
3	14h52
4	Upon commencing at 3:16 p.m./La séance est reprise à
5	15h16
6	MR. BRYAN ZANDBERG: If everyone could take
7	their seats, please, we'll get started in a few moments.
8	And a reminder to turn off your cell phones. Thank you.
9	MS. VIOLET FORD:so that we can
10	continue.
11	So Chief Commissioner and Commissioners, we
12	are now calling the BCGEU to the podium. Stephanie Smith.
13	You have 40 minutes.
14	SUBMISSIONS BY/REPRÉSENTATIONS PAR MR. JITESH MISTRY:
15	MR. JITESH MISTRY: Hello, Commissioners.
16	I am obviously not Stephanie Smith. My name is Jitesh
17	Mistry, M-I-S-T-R-Y. I am general counsel to the BCBGEU.
18	Let me first say that we are grateful to be
19	standing here on the unceded territory of the Algonquin
20	people.
21	Although I may answer questions, our oral
22	submissions will be delivered by our elected president,
23	Stephanie Smith on behalf of 77,000 BCGEU members I
24	introduce Stephanie.
25	MS. STEPHANIE SMITH: Thank you. Good

1	afternoon. As you've heard, my name is Stephanie Smith
2	and I am the President of the B.C. Government and Service
3	Employees Union and it is my honour to be here on the
4	unseated traditional territories of the Algonquin people,
5	to provide our submission from our BCGEU offices in
6	Burnaby B.C., which is the unceded territory of the
7	Squamish, Musqueam and Tseil-Waututh First Nations.
8	I'd like to start by thanking the Elders
9	for their prayers and for starting each days' proceeding
10	in a good way.
11	I'd like to thank the Algonquin people for
12	welcoming us to their territory; the Commission for
13	granting the BCGEU's application for standing thank
14	you, the special helpers in their room for their
15	compassion; the National Family Advisory Circle; the
16	families and the survivors for their resilience, their
17	persistence and their strength; and the other parties with

And I'd also like to quickly introduce the people who are here with me today. Jitesh Mistry, whom you've met; valued BCGEU staff, Danielle Marchand and Susan Howatt; and friends and allies of the BCGEU, whose voices resonated for us throughout this process, from the Tseil-Waututh Northern B.C., Gladys Radek, who comes from the heart of the Highway of Tears; Bernie Williams and

standing for sharing their knowledge, wisdom and passion.

1 Ceejai Julian, both of whom are BCGEU members.

Before I share the stories of our members

and deliver their recommendations, I want to tell you why

the BCGEU is the only union in Canada with standing in

this inquiry.

In addition to representing thousands of Indigenous workers, the BCGEU represents tens of thousands of workers who interact daily with Indigenous women, girls, trans and two-spirit people, their families and their communities, while providing programs, delivering services and enacting public policies in practically every sector and every community in British Columbia.

Of the more than 77,000 members of the BCGEU, more than two thirds of those work in broader public service, including members who work in direct government such as social workers; corrections and youth custody officers; sheriffs; employment and financial assistants; as well as childcare and family support workers, including those at the Phil Bouvier Center, which is operated by the Vancouver Native Health Society in Strathcona, one of the most vulnerable neighbourhoods in Canada; legal services and court workers, including Native court workers, who MacKenzie, with the Aboriginal Women's Action Network, credited with teaching her to be
Aboriginal and helping her change how she saw herself and

1	her life; post-secondary instructors and support staff,
2	including the Native Education College, which also figured
3	in Mackenzie's story as the first place where she
4	experienced being part of an Aboriginal community;
5	Aboriginal services, including B.C.'s many vibrant
6	Aboriginal friendship centers; and of course women's
7	services, including transition houses and the Downtown
8	East-Side Women's Center whose "Red Women Rising" made a
9	powerful submission to this Commission in Calgary, where
10	they declared that Indigenous women are not stereotypes,
11	but leaders who will never stop fighting for social
12	justice.
13	This Commission has heard from and about

This Commission has heard from and about BGU members throughout this inquiry. Those members are the bedrock of your union and I'm proud to represent them here today.

But the reason I'm here is not just the composition of the BCGEU's membership, it's because of the vision of our members.

The BCGEU is more than a union. We are part of a movement to create a more just society where all people have access to human rights, including the right to feel and be safe in their communities and their homes, and all people are treated with dignity, respect and fairness. It's that commitment to social justice that brings me here

1	today.
2	My journey to this podium began at the 2014
3	BCGEU Convention. It was the convention at which I was
4	elected as President and it was at that convention, which
5	our members submitted and passed Resolution C-100, which I
6	will read in part for you now.
7	"The BCGEU will work with our partners
8	to create an action plan and to raise
9	awareness of the need for a national
10	public inquiry into the missing and
11	murdered Indigenous women in Canada."
12	(As read)
13	That action plan resulted in, among other
14	things, our application to participate in the Missing
15	Murdered Women's Inquiry when it was first announced in
16	2015.
17	By the time of the BCGEU's next convention
18	in 2017, our application for standing had been submitted.
19	At that convention, our members passed three additional
20	resolutions relevant to the mandate of this inquiry, which
21	I will read in part for you now. Resolution D-237:
22	"This convention calls on the Federal
23	Government to ensure the Missing and
24	Murdered Indigenous Women and Girls
25	Inquiry is extensive, authentic and

1	completed, and calls on the members of
2	our union to develop specific action
3	plans that support any Truth and
4	Reconciliation Commission calls-to-
5	action that are relevant to their
6	sector and urges the BCGEU leadership
7	to request meetings with members
8	organisations in the First Nations
9	Leadership Council and the Metis
10	Nation of B.C. to develop strategic
11	plans to work together to advance the
12	rights of Aboriginal peoples in the
13	workplace and throughout society."
14	(As read)
15	We also had Resolution D-238:
16	"The BCGEU will continue to lobby all
17	levels of government and support
18	current Indigenous advocacy
19	organisations to continue their work
20	in advocating for the families and
21	friends of the Missing and Murdered
22	Indigenous Women and Girls." (As
23	read)
24	And finally, Resolution D-239:
25	"The BCGEU will lobby the government

1	at the federal, provincial,
2	territorial and Aboriginal levels, to
3	action all 94 calls-to-action as
4	stated in the Truth and Reconciliation
5	Commission Report." (As read)
6	I read these resolutions to illustrate the
7	commitment of our members, Indigenous and non-Indigenous
8	alike, to be allies to Indigenous sisters, brothers,
9	friends and neighbours in the national project of
10	decolonization and to walk with them on the path to
11	reconciliation.
12	The goal of the BCGEU's membership is not
13	dissimilar to what the Commission has heard from families,
14	experts and other parties throughout this inquiry.
15	Throughout this submission and our ongoing
16	commitment to decolonization and reconciliation in all
17	aspects of our Union's work, as well as the services
18	provided by our members in their workplaces, the BCGEU is
19	committed to creating a society of equals capable of fully
20	dismantling Canada's colonial legacy and the resulting
21	institution and structures that have marginalized,
22	dehumanized and victimized Indigenous people, particularly
23	women, girls, trans and two-spirit people, and has
24	systemically deprived them of their basic human rights,
25	supports, prosperity, dignity and standing.

1	In the service of that goal, the BCGEU
2	supports the full and immediate implementation of all 94
3	calls-to-action of the Truth and Reconciliation
4	Commission, the full and immediate implementation of all
5	recommendations of the United Nations' declaration on the
6	rights of Indigenous peoples, and I can assure this
7	Commission, the BCGEU will support the full and immediate
8	implementation of any and all actionable recommendations
9	that arise from this inquiry.
10	In the service of that goal, our members
11	called for and guided our Union's participation in this
12	inquiry. That participation and my submissions here
13	today, are rooted in the lived experience of our
14	Indigenous members, as well as the unique perspective and
15	expertise of our members as workers who provide critical
16	services to the Indigenous women and girls, trans and two-
17	spirit peoples.
18	Once we were granted standing to tap into
19	that perspective, our Union held three member consultation
20	conferences in the spring of 2018, in Prince George,
21	Vancouver and Victoria.
22	The consultation process was very carefully
23	planned. It was designed in the spirit of truth telling,
24	and each session started with a traditional welcome by an

Elder. We aimed to make each session a safe environment

25

1	for participation.
2	Our process was trauma-informed because, as
3	noted by the Commission counsel in her review of testimony
4	heard at the opening of Calgary's hearings, truth is not
5	easy to tell and it is not easy to listen to either.
6	We were fortunate to have the gifted Jeremy
7	Jones of the Indian Residential School Survivor Society in
8	attendance to support in the proceedings and to support
9	individual members.
10	All efforts were made to remove barriers
11	and ensure broad participation. Our process was open to
12	all genders in recognition of the vital role of men and
13	boys in ending the cycle of violence and to both
14	Indigenous and non-Indigenous members, because the work of
15	reconciliation and decolonisation is the work of all
16	Canadians.
17	Each session spanned three days to allow
18	for travel time and travel was arranged and funded by our
19	union to support travel from any geographic region.
20	By the time our sessions were complete,
21	more than 100 members had participated, sharing their
22	personal experience, professional expertise and wisdom
23	with this Inquiry. Most of the participants were
24	Indigenous, and an overwhelming proportion were women.
25	They came from a wide range of professional

1	backgrounds across the public service, including child and
2	family development, public safety, environmental and
3	resource management, Aboriginal friendship centres,
4	delegated Aboriginal agencies, transition houses and
5	health authorities.

Throughout our process we remained mindful of the timelines, mandate and processes that are imposed on parties with standing by the Commission, which were and remain a challenge.

Each session was professionally facilitated and the Vancouver session was observed by a graphic recorder whose work is included in our report.

Based on the frontline knowledge and lived experience shared by our members throughout our consultation process, the BCGEU's recommendations cover several areas of public service and fall into two general categories.

The first category is the need to address the systemic barriers that our members identified as having caused and perpetuated the vulnerability of Indigenous women and girls, trans and two-spirit people. Systemic racism rooted in the fact that the institutions that shape Canadian society, from media and Popular Culture, to our education and justice systems, were built on colonial rules and values and inherently dismiss and

1	devalue Indigenous people and their practices.
2	One member noted the Canada Good Guide as
3	an example. Until 2007, the Guide's recommendations were
4	based exclusively on western understanding of nutrition,
5	rendering Indigenous customs and practice invisible.
6	Systemic racism was also noted in the
7	submission of the I'm sorry if I say this incorrectly -
8	- NunatuKavut Community Council at the Calgary hearings.
9	The Council's representative said, "Education is what got
10	us into this mess and education is the only way to get us
11	out", as he called for the decolonisation of the education
12	system, particularly the public school system.
13	The Commission Council also noted the
14	impact of systemic racism. In her review of testimony
15	heard at the Calgary hearing she highlighted the use of
16	population culture as a tool for nation-building and the
17	outcome of that tool that Indigenous are either stereo-
18	typed or, again, rendered invisible.
19	Also noted by our members were the
20	interrelated barriers of lack of infrastructure and
21	services in Indigenous communities, particularly rural and
22	remote communities, and a lack of coordination and
23	integration of the services that do exist.
24	In terms of service gaps, many members

talked about the tragic legacy of Highway 16, B.C.'s

25

infamous Highway of Tears, as an example of how the lack of safe, reliable transportation between remote and rural communities has resulted in scores of disappearances and deaths that have destroyed families and communities.

Other members talked about how lack of transportation options left their clients with no way to seek employment, take advantage of training of education opportunities, or leave abusive relationships and dangerous lifestyles.

One member, who was a social worker, told us, "You cannot have a baby in Burns Lake", referring to the complete lack of primary care services available for women who lack the resource to travel. Maternal care was not the only such service mentioned in our sessions.

Another critical barrier identified by our members was the lack of culturally sensitive structures and approaches in the public service to support Indigenous clients and workers. Several members, particularly those working in Child Protection Family Services and transition houses, talked about how valuable it would be to have Elders on staff or on contract and how local First Nations were willing to work with them and how the barrier to making that work was the hiring policies of the provincial government and public service agency, which focus on credentials and criteria that exclude many, if not all,

1 Elders.

25

2	A related barrier identified was the
3	dismissal and devaluing of the traditional cultural
4	knowledge and practice of both Indigenous clients and
5	Indigenous workers. Examples of this barrier in action
6	included unjust policy frameworks that govern the work
7	many public service workers, particularly framework
8	related to family support and separation. In their
9	submission to this Commission, other parties have referred
10	to the so-called "child protection practices" as toxic
11	interference in the lives, families and communities of
12	Indigenous people.
13	One of our members, an Indigenous woman and
14	social worker, echoed that sentiment and told us, "Just
15	because we may be poor doesn't mean we are bad parents."
16	Another example was shared by a member who
17	had attempted to offer smudging for the clients at the
18	transition house in which she worked, but was told such a
19	practice would violate the facility's no scent policy.
20	Still another example came from an
21	Indigenous worker who was denied leave from work to
22	participate in her nation's ceremonial observances and
23	celebrations.
24	We also heard from members working in

corrections and community corrections who noted the lack

1	of access to restorative justice approaches to Indigenous
2	women and girls, trans and two-spirited people who are
3	already in the justice system.
4	The final barrier I will mention here, and

it is the barrier that amplifies the damage done by all the others, is the lack of resources, capacity and supports within the public service to identify and implement new approaches. Across ministries and regions this was a theme that emerged time and time again from our members. Years of cuts and contracting out have left frontline workers stretched to the brink without the time or resources to restructure their work, to properly serve the Indigenous women and girls, trans and two-spirit clients or their communities, or to properly do the work of decolonisation and reconciliation that is so desperately needed throughout the public service.

Over and over we heard from members who had seen and understood the value of new approaches, but couldn't see a way to put them into practice.

So the BCGEU recommends that the

Commission's findings, at a bare minimum, address systemic racism, the lack of public infrastructure and services, the lack of coordination and integration of public services, lack of culturally sensitive structures and approaches in the design and delivery of public services,

the dismissal and devaluing of the Indigenous cultural knowledge and practices, and the lack of resources, capacity and supports within the public service to identify and implement new approaches.

Barriers were not all that was discussed at our consultation sessions. Our members also shared with us their experience with approaches that they knew are working for the Indigenous clients and communities they serve and that should be recognized, celebrated, expanded, and supported.

Examples of approaches that increase the representation, relevance, and influence of Indigenous voices in public service and in communities included promoting the recruitment and retention of Indigenous workers throughout the public and social services sectors, training and educating non-Indigenous workers throughout the public and social services sectors in the history and the impacts of colonization, family and child services that recognize the value of Indigenous culture and prioritize keeping families intact supporting healthy relationships, delegated Aboriginal agencies, Aboriginal friendship centres, and other programs that incorporate Indigenous educational, social, familial, and cultural wisdom and practices to build strong families and communities.

practices.

Our members also shared examples of
approaches that aim to address the damage already done to
Indigenous clients and their communities, including
education and training and other supports for Indigenous
youth who are aging out of care, access to restorative
justice, Native court worker programs, and First Nations
courts for those already in the system, application of
harm reduction approaches for those dealing with
addiction, and availability of low or no barrier programs
for those living with addiction in combination with mental
and physical health challenges, above all wraparound
integrated services that eliminate bureaucratic silos in
favour of a focus on client outcomes.
The BCGEU recommends that the
Commissioners' findings include the identification of
programs and practices in the public service that are

Over the course of our consultation process, throughout the sharing of stories about what was working and what was not, several broad themes emerged, the what we want for ourselves we desire for all; a foundational principle in the labour movement is a principle that applies to the work of reconciliation and

having a positive impact on Indigenous women and girls and

the requirement to expand and support those programs and

decolonization as well; that safety and security should be
the new normal for Indigenous women and girls, trans, and
Two-Spirit people; that every one of Canada's missing or
murdered Indigenous women whose had her voice silenced
that the job of this Inquiry and all of us who are
participating in it is to give those voices back, and
perhaps most importantly, that the immense potential of
well-structured, appropriately funded, culturally informed
public and social services to drive the change we need to
build the society we want cannot be ignored.

Finally, the BCGEU recommends that the Commissions' findings include explicit recognition of the centrality of properly funded, well-structured, culturally informed public services and public servants in the safety, security, resilience, and prosperity of Indigenous women and girls.

I want to say in closing, I recognize the enormity of your work. The deaths and disappearances of Indigenous women and girls, trans, and two-spirit people is nothing short of a crisis, which you've heard from many, many parties in these submissions. It's a crisis that everyone in this room, and many generations before us, have known about and some have willfully ignored for too long.

Ultimately, I am here on behalf of BCGEU

members for the same reason every other party's
representative has come here, because we believe that this
crisis and the systemic marginalization, dehumanization,
and oppression that caused it can be stopped. We believe
the damage done by generations of social, cultural,
political, religious, and economic abuse and negligence of
Indigenous peoples can be repaired. We believe that a
future where Indigenous people, especially women, girls,
trans, and two-spirit people are fully equally, safe, and
prosperous in all aspects of our society is possible, and
we believe that anything less is unacceptable.

I echo the call of the Union of B.C. Indian Chiefs and Amnesty International that the Commission be bold and brave in its work, and that the Commissioners aim to issue a report and recommendations that are both ambitious and actionable for all parties.

And I'm going to take that one step further and call on the Commission to issue recommendations that the members and staff of the BCGEU can use in all aspects of their work, collective bargaining and negotiating with our employers, engaging our existing members at their work sites and in their communities, engaging with and organizing new members into our union, representing our members in front of courts and tribunals, working with elected officials and our partners in the labour movement

1	and the media to affect our social change agenda and in
2	our lives outside of work and throughout our society.
3	I'm here today to add the more than $77,000$
4	voices to those calling on this Commission to build a
5	foundation on which to overcome our history and to build
6	our future.
7	Before I close today, I do want to express
8	my deepest gratitude and respect to a few people. To the
9	members and the staff of the BCGEU who worked so
10	diligently and so hard and who are so committed to
11	continuing the work on this most vital project of
12	reconciliation and decolonization, especially our
13	provincial executives Equity and Human Rights Committee,
14	the Project Advisory Committee for this Commission of
15	Inquiry, and Keith Cameron, who is our Aboriginal Liaison
16	officer, all of whom collectively chartered the course of
17	the BCGEU's participation in the Inquiry.
18	To the members who told their truth and
19	shared their story with us as part of our consultation
20	process so that we could make this submission to you.
21	To the people that created a safe
22	supportive environment for our members throughout the
23	process, facilitator Roseanne Timbrell and Jeremy Jones
24	and the Elder support network from the Indian Residential

School Survivor Society.

1	And to the families who have told us their
2	stories, who have told their stories to this Commission,
3	and the parties who have given testimony.
4	And on behalf of the 77,000 members of the
5	BCGEU, those are my submissions.
6	Thank you.
7	(APPLAUSE/APPLAUDISSEMENTS)
8	MS. VIOLET FORD: Thank you, legal counsel.
9	Chief Commissioner and Commissioners, do
10	you have any questions?
11	COMMISSIONER QAJAQ ROBINSON: I don't have
12	any questions. But I would like to thank you for your
13	submissions and for bringing the voice and perspective of
14	your members to the inquiry. Thank you.
15	COMMISSIONER BRIAN EYOLFSON: I don't have
16	any questions either. I just also want to say thank you
17	very much for being here and providing us with your
18	submissions this afternoon.
19	MS. STEPHANIE SMITH: Thank you.
20	COMMISSIONER MARION BULLER: I repeat what
21	my colleagues have said. Thank you very much for being
22	here. You've provided some very compelling submissions, a
23	lot for us to think about. I look forward to reading your
24	written submissions. Thank you so much.
25	MS. STEPHANIE SMITH: Thank you.

1	(APPLAUSE/APPLAUDISSEMENTS)
2	MS. VIOLET FORD: Thank you to the
3	representatives of the parties with standing.
4	And Chief Commissioner and Commissioners, I
5	seek your direction in adjourning at this time and to
6	reconvene at 8:30 tomorrow morning.
7	COMMISSIONER MARION BULLER: Yes, for our
8	record we'll adjourn for today and reconvene tomorrow
9	morning at 8:30, but I believe we still have our closing.
10	MS. VIOLET FORD: Yes.
11	COMMISSIONER MARION BULLER: Thank you.
12	(SHORT PAUSE/COURTE PAUSE)
13	MS. CHRISTINE SIMARD-CHICAGO: So good
14	afternoon, everyone. I hope today was a good day of
15	listening and input into the Inquiry final submissions.
16	We're going to start with our closing
17	ceremonies.
18	So today I'd like to call up Grandmother
19	Bernie Poitras or Granny Bernie, as she prefers, to start
20	the process of the commitment sticks.
21	M. CHRISTIAN ROCK: Donc, merci à tout le
22	monde. On va maintenant procéder avec la cérémonie de
23	clôture de la journée. On va inviter les drummers à
24	s'installer pour la chanson de fermeture.
25	Dans l'intervalle, on va laisser la parole

1	à notre aînée, Madame Bernie Williams, qui va vous faire
2	part des bâtons d'engagement.
3	MS. BERNIE POITRAS: I just want to say is
4	Howa again. On this part we would like to honour the
5	Parties with Standing as we are doing every day for the
6	next few more days. I'd like to explain these commitment
7	sticks are from an elder back in 2015, Fred Johnson from
8	Alkali Lake. Anyways, he designed this. And this
9	commitment stick serves as your personal commitment to
10	live violence free and as a reminder of the values of the
11	life of our Indigenous women and girls, and that.
12	So we'd like to say Howa again on behalf of
13	the Commissioners and also Michèle Audette. This was
14	Michèle's endeavour to make sure that this was done, but
15	to also acknowledge yourself too, because without you, we
16	couldn't get this work done, and to acknowledge the
17	families and the survivors too. I want to say Howa and
18	especially to the elders, say Howa to you again.
19	We'd like to start to invite the
20	Commissioners up here to present the sticks.
21	We'd like to invite the Government of
22	Canada, Anne Turley and parties, if she is here.
23	And please just wait over here. Thank you.
24	My apologies.
25	And the Parties with Standing, Amnesty

1	International is Jacqueline Hansen, if she is here.
2	And this is a very long one, so if I don't
3	say it properly just bear with me. The Inuit Women of
4	Canada, the Pauktuutit and the AnânauKatiget Tumingit
5	Regional Inuit Women's Association, and the Saturviit
6	Inuit Women's Association of Nunavik, Ottawa Inuit
7	Children's Centre and Manitoba Inuit Association are
8	Rebecca Kudloo, if she is here. Have they all left?
9	And the Commissioners would like to
10	acknowledge the Canadian Feminist Alliance for
11	International Action and Partners Canada Without Poverty
12	with Dr. Pamela Palmater and Shelagh Day, if they're here.
13	The Commissioners would like to acknowledge
14	the Canadian Association of Chiefs of Police, Ashley Smith
15	and party.
16	And Parties with Standing, the
17	Commissioners would also like to acknowledge the Canadian
18	Association of Police Governance and First Nations Police
19	Governance Council, which is Loretta Pete and party,
20	please.
21	And of course, my union, the BCGE,
22	Stephanie Smith and parties. There's four of them. I
23	think there's three.
24	(LAUGHTER/RIRES)
25	MS. BERNIE POITRAS: Where's the camera

1	person?
2	And we have one more at the camera person.
3	If you guys can stand over there.
4	And if the drummers can be so kind to do an
5	honour song, and I want to say Howa to all of you again
6	and again to the families and the survivors. Howa and the
7	elders.
8	(HONOUR SONG BY/CHANT D'HONNEUR)
9	MS. BERNIE POITRAS: Miigwetch. I'd like
10	to call upon our elders Vince and Elaine and Rita.
11	M. CHRISTIAN ROCK: Alors, merci. Je
12	voudrais demander à nos aînés de se
13	présenter devant pour la prière de fermeture.
14	(CLOSING PRAYER/PRIÈRE DE FERMETURE)
15	MS. ELAINE KICKNOSWAY: So boozhoo, Aanii,
16	tansi, kwe kwe. I give thanks for the fire today as it
17	stayed lit throughout the day. And I give thanks to the
18	snow that fell today, the waters that we talked about, and
19	the interrelations that we have. And this space is
20	interrelated with us as we live today, interrelated with
21	our murdered and missing and interrelated with the spirit
22	that they carry in us.
23	I give thanks for knowing the different
24	supports that are out there, the resources, or even just
25	to sit in here and listen. And knowing that we carry it,

carry it across this turtle's back to go back to the water and the land, and know that the voices that are shared and continue to be shared that they're heard, they're heard by the different ages that are coming, from that little girl that was here yesterday, to the pregnant women that were in this room. They heard the vibration and they could feel it, to know that the next generation is also hearing it too, to watch over each other, and that care and that love and the guidance that comes from in that gracefulness of breathing in this day.

So I give thanks for everyone that came today as we all do in that place of waking up, and I give thanks for the shells that were here. And as you carried yourself, and I could hear that medicine with that shell and reminding us of that breath of life and the breath of life that has also been taken. So we give thanks for that memory and reminder that we're to watch over each others' medicine.

We give thanks for the drummers and their song as offered in our healing and also the sticks that you carry and the commitments. And we carry on. We continue to carry on. Meegwetch.

MS. RETA GORDON:

24 "A voice was heard in Ramah, wailing and lamenting, Rachel weeping for her

1	children. She refused to be consoled
2	because they are no more." (As read)
3	Chapter 2:18.
4	Creator, may you hear the voices of your
5	children who weep, and wail, and lament because their
6	daughters, sisters, mothers, aunties, grandmothers are no
7	more. Please give your children the strength to face the
8	sad tomorrows 'til their loved ones' remains are returned
9	to them. Bless all your daughters here today and keep
10	them all in safety from harm. Bless each and every one of
11	you gathered here.
12	To every one of the presenters, the
13	workers, I've learned so much and so much has touched me.
14	How some people are out there working and they're not even
15	Indigenous but they're helping all the Indigenous women.
16	We thank you, and God keep you safe on your way home.
17	Thank you.
18	MR. VINCENT KICKNOSWAY: Boozhoo, aanii.
19	(Speaking Indigenous language.)
20	We are so grateful for who we are as
21	humankind. We acknowledge all of life's creations in
22	regards to what we have utilized within our own selves of
23	what we have as our abilities to see, hear, smell, speak,
24	taste, and feel. These are important elements to our
25	daily lives in enabling us to fulfill our roles and

- 1 responsibilities.
- We ask and give thanks to the Commissioners
- for these abilities, and we acknowledge all those who are
- 4 presenters in bringing forth their thoughts and minds.
- 5 And that we may within our own individual selves and as an
- 6 entity, a group, come together and find those solutions to
- 7 resolve these issues that are at hand.
- 8 We are so grateful for all the helpers that
- 9 come around and provide that support and guidance
- 10 throughout the day. We are so grateful and recognizing
- 11 all the wonderful foods that were brought forth to us to
- 12 nourish our mind and our body and our spirits. We are so
- 13 grateful.
- We ask at this time to give thanks to
- 15 Gitche Manitou who has provided that insight and that
- support for us throughout this day, and we say to those
- four directions to continue guiding us through the rest of
- 18 this day and throughout this evening so that we may rest
- our minds, our body, and our spirit.
- 20 So with that in mind to those four
- 21 directions we say (speaking Indigenous language).
- Meegwetch.
- MS. CHRISTINE SIMARD-CHICAGO: Meegwetch.
- 24 We'll ask the Eagle River Drummers for our closing drum
- song.

1	MR. CHRISTIAN ROCK: On va demander aux
2	joueurs de tambours de Eagle River de nous faire la
3	chanson de fermeture.
4	(CLOSING SONG AND DRUMS/CHANT DE FERMETURE ET TAMBOURS)
5	MS. CHRISTINE SIMARD-CHICAGO: Okay. We
6	have one final thing to do and that's with Louise today to
7	extinguish our Qulliq.
8	MR. CHRISTIAN ROCK: O.k. Il nous reste
9	l'extinction du Qulliq.
10	(EXTINGUISHING OF QULLIQ/EXTINCTION DU QULLIQ)
11	ELDER LOUISE HAULLI: (Speaking Inuktitut.)
12	COMMISSIONER QAJAQ ROBINSON: Our keeper of
13	the Qulliq had a family matter, urgent family member to
14	tend to, so Louise is stepping in to extinguish and attend
15	to Qulliq and extinguish it this evening.
16	MS. LOUISE HAULLI: (Speaking Inuktitut).
17	COMMISSIONER QAJAQ ROBINSON: (Speaking
18	Inuktitut)?
19	MS. LOUISE HAULLI: (Speaking Native
20	Language Inuktitut).
21	COMMISSIONER QAJAQ ROBINSON: Eelee
22	reminded me this morning that we used to have one name,
23	just one name, our name, that we were given. My name is -
24	_
25	MS. LOUISE HAULLI: (Speaking Native

1	Language).
2	COMMISSIONER QAJAQ ROBINSON: (Speaking
3	Inuktitut).
4	MS. LOUISE HAULLI: (Speaking Inuktitut).
5	COMMISSIONER QAJAQ ROBINSON: If you're
6	able to say it, I will look at you. (Speaking Inuktitut).
7	MS. LOUISE HAULLI: Yeah. (Speaking
8	Inuktitut).
9	COMMISSIONER QAJAQ ROBINSON: I'm going to
10	say a prayer with Eelee and her family in mind, as well as
11	this work, and then I will extinguish the Qulliq.
12	MS. LOUISE HAULLI: (Speaking Inuktitut).
13	COMMISSIONER QAJAQ ROBINSON: I won't
14	translate the prayer, and when she's done, she'll
15	extinguish the flame.
16	(CLOSING PRAYER)
17	MS. LOUISE HAULLI: (Speaking Inuktitut).
18	Let's have a good night.
19	MS. CHRISTINE SIMARD-CHICAGO: Goodnight,
20	everybody. Pipe ceremony tomorrow at 7 a.m. in the Quebec
21	Room.
22	M. CHRISTIAN ROCK: Merci à tout le monde.
23	On vous souhaite une bonne soirée. La cérémonie de la
24	pipe aura lieu demain matin à 7h00 du matin et les
25	audiences reprendront à 8h30, merci.

1	Upon adjourning at 4:12 p.m./L'audience est ajournée à
2	16h12
3	
4	
5	LEGAL DICTA-TYPIST'S CERTIFICATE
6	
7	I, Félix Larose-Chevalier, Court Transcriber, hereby
8	certify that I have transcribed the foregoing and it is a
9	true and accurate transcript of the digital audio provided
10	in this matter.
11	
12	
13	-1.1
14	Tella barase - Chialian
15	Félix Larose-Chevalier
16	Dec 11, 2018