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Canadian *La Revue des* **Chefs de**

Police

Chief Magazine *du Canada*

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AWARDS:
Partnering
with Industry
to Recognize
Excellence**

**LES PRIX DE
L'ACCP :
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Canadian Police Chief Magazine/La Revue des chefs de police du Canada is published three times per year for the Canadian Association of Chiefs of Police/Association canadienne des chefs de police, 582 rue Somerset St. W., Ottawa, ON K1R 5K2, tel. (613) 233-1106 fax (613) 233-6960 by Naylor (Canada), Inc., 2 Bloor St. W., Suite 2001, Toronto, ON, M4W 3E2, tel. 1-800-665-2456, fax 1-800-709-5551, www.naylor.com



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PUBLISHED JANUARY 2007/CCP-T0107/5645



PUBLISHER/ÉDITEUR : David Ritter

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LAYOUT/MISE EN PAGE : Barry Senyk

ADVERTISING ART/CONCEPTION DE LA PUBLICITÉ : Carrie Smith

Canadian Publication Mail Agreement #40064978

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By/par le
Chief/Chef Jack J. Ewatski



Who hasn't heard a police executive describe with pride, and in glowing terms, some of the innovative and creative work his or her members are doing? It was while participating in one of these conversations that I was reminded that although we may say thank you and congratulations, we don't often enough take advantage of the opportunities to publicly recognize and promote some of these incredible efforts.

The CACP, in partnership with Youth Justice, the Canadian Bankers Association, Transport Canada, Microsoft and the Bank of Canada has, over the years, created a number of prestigious, national level awards to recognize outstanding efforts that are helping to make our communities safer and healthier, that promote innovation in policing, and that really make a difference for our citizens and our members. I'm awed by the creativity, dedication and commitment of our award recipients. They are an inspiration to us all.

I have enthusiastically shared and pro-

**I'm awed by the creativity,
dedication and commitment
of our award recipients.
They are an inspiration
to us all.**

Qui n'a pas entendu un dirigeant policier décrire avec fierté et en termes éloquentes les travaux novateurs et créatifs de ses membres? Au cours de l'une de ces conversations, je me suis rendu compte que nous remercions et félicitons, mais nous ne profitons pas assez souvent des occasions de reconnaître publiquement ces efforts incroyables et d'en faire la promotion.

L'ACCP, en partenariat avec le Système de justice pour les jeunes, l'Association des banquiers canadiens, Transports Canada, Microsoft et la Banque du Canada, a créé au cours des ans nombre de prix nationaux prestigieux en reconnaissance des efforts remarquables qui ont aidé à améliorer la santé et la sécurité de nos collectivités, qui font la promotion de l'innovation en intervention policière et qui font vraiment une différence pour nos membres et les citoyens. Je suis impressionné par la créativité, le dévouement et l'engagement de nos lauréats. Ils sont une inspiration pour nous tous.

**Je suis impressionné par la
créativité, le dévouement
et l'engagement de nos
lauréats. Ils sont une
inspiration pour nous tous.**

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moted these award winning projects and strategies with police members and citizens, and encouraged them to determine how those initiatives can be adapted and implemented locally. I'm certain there are a lot more fabulous initiatives underway in police organizations and communities across our country. I encourage you to take the time to recognize your people and their efforts by submitting their work for consideration for one of our partnered awards.

CACP award submission information is provided in this magazine. Help us help you recognize great work, and share those strategies with others. ♦

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J'ai partagé avec enthousiasme ces projets de remise de prix et j'en ai fait la promotion, ainsi que les stratégies, avec les membres des services de police et des citoyens, et je les ai incités à déterminer comment ces initiatives peuvent être adaptées et appliquées à l'échelon local. Je suis certain qu'il y a beaucoup d'autres initiatives fabuleuses en cours dans les organismes policiers et les collectivités au pays. Je vous invite à prendre le temps d'apprécier les gens et leurs efforts en présentant leur travail à notre considération pour leur attribuer l'un de nos prix en partenariat.

L'information sur la présentation pour un prix de l'ACCP est inscrite dans cette revue. Aidez-nous à vous aider à souligner l'excellent travail et à communiquer ces stratégies. ♦



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Recognizing Exceptional Effort Canadian Banks' Law Enforcement Award nominations requested

**By William Crate, Director, Security,
Canadian Bankers Association**

Whether it's investigating a bank robbery, tracking the movements of a credit card fraud ring, or working to shut down an Internet-based scam the banking industry has a long history of working with law enforcement on cases that affect the banks, their employees and their customers.

It is a history of co-operation that is worthy of recognition, and that is why the Canadian Banks' Law Enforcement Awards (CBLEA) are presented by the Canadian Bankers Association (CBA) to the officer or officers who have gone above and beyond the call of duty while preventing and investigating crimes against Canada's financial institutions. The CBA is now asking for nominations from Canadian law enforcement agencies for the *continued on page 10*

Reconnaissance de l'effort exceptionnel Demande de candidatures à la Médaille des banques canadiennes en matière d'application de la loi

**Par William Crate, directeur, Sécurité,
Association des banquiers canadiens**

Faire enquête sur un vol de banque, suivre les mouvements d'un groupe qui se livre à la fraude par carte de crédit ou travailler à mettre fin à une escroquerie par Internet, l'industrie bancaire collabore depuis longtemps avec les organismes d'application de la loi à des cas qui ont des *reprise à la page 10*

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will be presented at a formal ceremony at the CACP annual conference in Calgary in August.

"This award is our way of expressing our appreciation for the dedicated work of members of the police service in investigating criminal activity targeting banks, their employees and their customers," says Raymond Protti, President and CEO of the CBA. "The banks value the supportive, co-operative relationship that they have with law enforcement

very highly and the awards are a way for them to recognize the work of officers who have made a particularly outstanding effort."

Since 1972, the CBA has honoured over 200 Canadian police officers investigating crimes ranging from robbery to high tech and highly-organized global fraud operations. These are crimes that can cross borders and overlap jurisdictions.

In 2006, seven police officers were honoured with the award, including two

members of the Vancouver Police Department for their work in an investigation that led to the arrest of 16 individuals across North America allegedly involved in a worldwide cyber crime ring. Three Ontario Provincial Police officers and one Ottawa Police officer received the award for their exceptional commitment in a joint forces investigation into the manufacture and sale of equipment which was then used to skim personal information for the manufacture of fraudulent credit cards. An officer from the Toronto Police Service was also honoured for his work in an investigation of credit card application fraud believed to be the largest of its kind in Canada. A complete list of past award winners is available on the CBA's website at www.cba.ca under "About Us."

Now is the time to consider nominating a police officer or officers for the 2007 awards. To be eligible, law enforcement officers must be in active service at the time of the incident and must have exhibited outstanding bravery, detective ability or other noteworthy achievements investigating crimes involving Canadian chartered banks. Nominations are accepted both from banks and Canadian law enforcement agencies and the deadline for submission this year is April 30, 2007.

Submissions should be sent to:

Director, Security
Canadian Bankers Association
Box 348, Commerce Court West
199 Bay Street, 30th Floor
Toronto, Ontario
M5L 1G2

For more information about the CBLEA contact Robert Foote, Advisor, Security at the Canadian Bankers Association at 416-362-6093, ext. 245 or rfoote@cba.ca. ♦

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banques, leurs employés et les clients.

C'est une histoire de collaboration qui mérite d'être soulignée et voilà pourquoi l'Association des banquiers canadiens (ABC) présentent les Médailles des banquiers canadiens en matière d'application de la loi (MBCAL) pour le dévouement exceptionnel en devoir d'agents qui ont

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empêché des crimes contre les établissements financiers du Canada ou qui ont fait enquête. L'ABC demande maintenant des candidatures aux médailles 2007 aux organismes d'application de la loi du Canada, prix qui seront remis au cours d'une cérémonie officielle à la Conférence annuelle de l'ACCP à Calgary en août.

Cette médaille est un moyen d'exprimer notre appréciation pour le travail dévoué des membres des services de police qui font enquête sur l'activité criminelle qui cible les banques, leurs employés et les clients, affirme Raymond Protti, président-directeur général de l'ABC. Les banques apprécient énormément, ajoutet-il, la relation de soutien et de collaboration avec les organismes d'application de la loi et les prix sont un moyen de souligner le travail des agents qui ont fait un effort particulièrement remarquable.

L'ABC a rendu hommage depuis 1972 à plus de 200 agents de police canadiens qui ont fait enquête sur des crimes, à partir du vol qualifié jusqu'aux opérations frauduleuses de haute technologie extrêmement organisées sur la scène mondiale. Ces crimes peuvent dépasser les frontières et chevaucher les secteurs de compétence.

Sept agents de police ont reçu le prix en 2006, y compris deux membres du Service de police de Vancouver pour leur travail pendant une enquête qui a mené à l'arrestation de 16 particuliers en Amérique du Nord présumément impliqués dans un groupe de cybercriminels actifs sur la scène internationale. Le prix a été attribué à trois agents de la Police provinciale de l'Ontario et à un agent du Service de police d'Ottawa pour leur engagement exceptionnel dans une enquête de forces policières mixtes sur la fabrication et la vente de matériel utilisé pour subtiliser des renseignements personnels afin de fabriquer des cartes de crédit frauduleuses. Un agent du Service de police de Toronto a aussi été honoré pour son travail pendant une enquête sur des demandes frauduleuses de carte de crédit qui aurait été la plus vaste opération du genre au Canada. Une liste complète des gagnants précédents du prix est téléchargée au site Web de l'ABC à www.cba.ca sous « À propos de nous ».

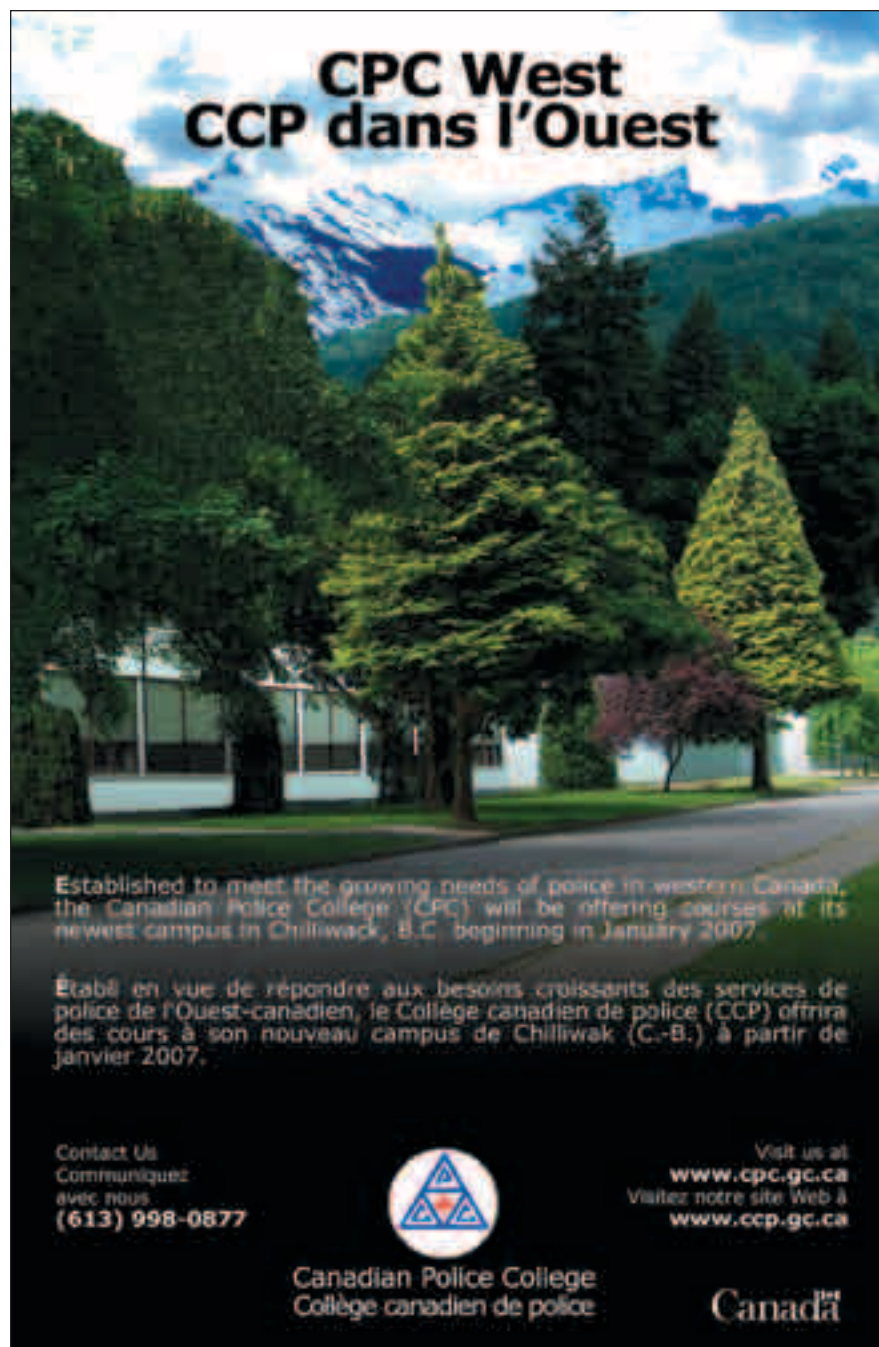
Il est maintenant temps de considérer

la candidature d'agents de police aux prix 2007. Les agents de l'application de la loi admissibles étaient en service actif au moment de l'incident, ont fait preuve d'une bravoure remarquable, avaient des capacités de détective ou ont réalisé quelque chose qui mérite d'être mentionné pendant qu'ils faisaient enquête sur des crimes impliquant des banques à charte canadiennes. Les banques et les organismes d'application de la loi canadiens peuvent présenter des candidatures jusqu'au 30 avril 2007 au plus tard.

Envoyez les candidatures à :

Directeur, Sécurité,
Association des banquiers
canadiens,
C.P. 348, Cour Commerce ouest
199, rue Bay, 30^e étage
Toronto (Ontario)
M5L 1G2

Si vous voulez davantage d'information sur la MBCAL, communiquez avec Robert Foote, conseiller, Sécurité, Association des banquiers canadiens, en composant le 416-362-6093, poste 245 ou à rfoote@cba.ca. ♦



CPC West CCP dans l'Ouest

Established to meet the growing needs of police in western Canada, the Canadian Police College (CPC) will be offering courses at its newest campus in Chilliwack, B.C. beginning in January 2007.

Établi en vue de répondre aux besoins croissants des services de police de l'Ouest-canadien, le Collège canadien de police (CCP) offrira des cours à son nouveau campus de Chilliwak (C.-B.) à partir de janvier 2007.

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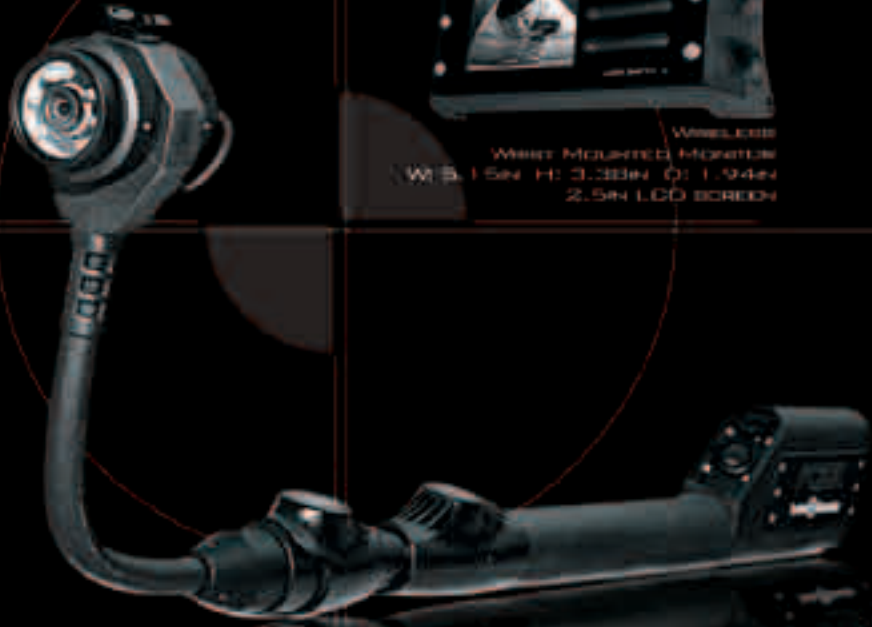
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EVOLUTION OF
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The Microsoft Technology Innovation Award

Recognizing technology innovation on policing's frontline

By **Eric Torunski**

A joint initiative between Microsoft Canada and the CACP, the Microsoft Technology Innovation Award celebrates dedicated individuals and teams and positive outcomes from the innovative use of technology. The annual award is not focused on any particular type or brand of technology. It's about people making a difference — not the technology itself — and works to raise awareness about the CACP IT Warehouse, the national best practices database that serves to teach and inspire.

For more information on the Microsoft Technology Innovation Award and the CACP IT Warehouse, please visit www.cacp.ca/innovation or send an e-mail to innovation@cacp.ca.

Today more than ever, technology is changing the face of policing in Canada. While police agency employees will often point to major advances like mobile laptops, the DNA databank, sophisticated communications systems, etc., it's often the simpler, smaller-scale innovations that have the greatest impact on frontline policing and the community served. The Microsoft Technology Innovation Award honours those grassroots efforts.

The Award recognizes individuals or teams that encourage, promote and incorporate new ideas demonstrating creativity and innovation in using technology to advance policing. With the official call for entries now open, the 2007 award will be presented during the CACP conference to be held in Calgary from August 19 to 22, 2007.

To be eligible, the nominated achievement must be registered in the CACP IT Warehouse by Thursday, May 10, 2007 — the entry deadline. The award is open to Canadian police service employees and public sector employees of Canadian public safety sector agencies.

There is no fee for participating in the awards program.

Why bother? In addition to national recognition and the right to be called recipient of the 2007 Microsoft Technology

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Prix de l'innovation technologique de Microsoft

En reconnaissance de l'innovation technologique pour l'intervention policière de première ligne

Par **Eric Torunski**

Initiative mixte de Microsoft Canada et de l'ACCP, le Prix de l'innovation technologique de Microsoft célèbre les particuliers et équipes dévoués, ainsi que les résultats positifs du recours novateur à la technologie. Le prix annuel ne cible pas un genre ou une marque de technologie en particulier. Il est attribué à ceux qui font une différence — et non à la technologie en soi — et vise à sensibiliser les gens au Centre de la TI de l'ACCP, base de données nationale des pratiques exemplaires qui servent à enseigner et inspirer.

Si vous voulez davantage d'information sur le Prix de l'innovation technologique de Microsoft et le Centre de la TI de l'ACCP, visitez le site www.cacp.ca/innovation ou envoyez un message électronique à innovation@cacp.ca.

Aujourd'hui plus que jamais, la technologie change radicalement l'intervention policière au Canada. Les employés des organismes policiers mentionneront souvent les principaux résultats du progrès, par exemple les ordinateurs portatifs, la banque de données sur l'ADN, les systèmes de communication perfectionnés, etc., mais c'est souvent les **innovations de première ligne**

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Innovation Award, the individual (or team leader in the case of team recognition) and one guest will be invited to Calgary to accept the award. Microsoft pays the conference fees, travel and lodging expenses!

All the details can be found in the 2007 Entry Guide. It's available online at www.cacp.ca/innovation or via e-mail by contacting innovation@cacp.ca. Enter today! ♦

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simples à plus petite échelle qui ont les plus grandes répercussions sur l'intervention policière de première ligne et la collectivité servie. Le Prix de l'innovation technologique de Microsoft est attribué en hommage à ces initiatives locales.

Le prix est remis à des particuliers ou équipes qui favorisent, font la promotion et intègrent de nouvelles idées qui révè-

lent la créativité et l'innovation dans l'utilisation de la technologie pour l'évolution de l'intervention policière. La demande de candidatures étant maintenant officielle, le prix 2007 sera présenté pendant la Conférence de l'ACCP à Calgary du 19 au 22 août 2007.

Une réalisation d'un candidat est admissible si elle est inscrite au Centre de la TI de l'ACCP le jeudi 10 mai 2007 au plus tard, date limite des inscriptions. Les

OTTAWA POLICE NAMED RECIPIENT OF 2006 MICROSOFT TECHNOLOGY INNOVATION AWARD

During the Gala Awards Night to close the 2006 CACP Conference, the Ottawa Police Service's e-Ticketing Team was presented the 2006 Microsoft Technology Innovation Award for its groundbreaking e-Ticketing initiative – an innovative solution that has revolutionized how traffic tickets are issued, managed, prosecuted, filed and analyzed.

Ottawa Police Chief Vince Bevan and the entire e-Ticketing Team were on hand to accept the award, which was co-presented by John MacKillican, Chief Information Officer, RCMP and Chair, CACP Informatics Committee, and Craig Sisson, Director, Municipal Public Sector and Public Safety and Security, Microsoft Canada.

In total, 14 organizations were recognized by the national award program. In addition to Ottawa Police accepting the top award, the following initiatives (in alphabetical order) received an Honourable Mention:

- Beat Tracker, Hamilton Police Service
- Categorizer for Pictures, Electronic Crime Section, I.S.B., Ontario Provincial Police
- Dagnet/Tengard, London Police Service – Support Services Division
- EDU/CBRN Robot, Royal Canadian Mounted Police – "K" Division Informatics
- E-Learning, Durham Regional Police Service
- Electronic Court Brief Project, Ontario Provincial Police
- Forensic Unmanned Aerial Vehicle Camera Platform, O.P.P. Kenora Forensic Identification Unit, Northwest Region
- InfoPol, Correctional Service Canada
- Internet 101, Royal Canadian Mounted Police – "A" Division
- NB PIMITS, New Brunswick Department of Public Safety
- Project Share, York Regional Police

- Radio Modernization Project – "OTAP" Implementation, RCMP – "B" Division Communications Technology Services
 - VPD Virtual Server, Vancouver Police Department
- Congratulations to all!

This marks the second successful year for the Microsoft Technology Innovation Award. In 2005, the Calgary Police Service's Parolee Application Database was named recipient of the top honour and 10

additional initiatives were bestowed with an honourable mention. All initiatives recognized during the past two years are representative of innovative work in Canadian law enforcement and public safety, and honouring these accomplishments raises awareness about emerging technologies and their implications for public safety practices. That's good for policing, and a CACP priority.



Congratulations to the e-Ticketing Team! Pictured (from left to right) are: award co-presenter John MacKillican (Chief Information Officer, RCMP and Chair, CACP Informatics Committee); Chief Vince Bevan; Director General Debra Frazer; S/Sgt. Rock Lavigne; Melanie Butler; former Ottawa Police Constable Dave Nicholson and award co-presenter Craig Sisson (Director, Municipal Public Sector and Public Safety and Security, Microsoft Canada).

Félicitations à l'équipe des cybercontraventions! Dans la photo (de gauche à droite) : le coprésentateur du prix, John MacKillican (agent d'information principal, GRC, et président, Comité de l'informatique de l'ACCP), le chef Vince Bevan, la directrice générale Debra Frazer, le sergent d'état-major Rock Lavigne, Melanie Butler, Dave Nicholson, auparavant agent du Service de police d'Ottawa, et le coprésentateur du prix Craig Sisson (directeur, Secteur public municipal, Sécurité et sécurité publiques, Microsoft Canada).

PHOTO DE DOUGLAS GAULTON

PHOTO BY DOUGLAS GAULTON

employés des services de police canadiens et ceux des organismes du secteur de la sécurité publique canadien sont admissibles au prix.

Vous pouvez participer au programme de remise des prix sans frais.

Pourquoi faire? Outre la

reconnaissance nationale et le droit d'être qualifié lauréat du Prix de l'innovation technologique de Microsoft 2007, le particulier (ou le chef d'équipe s'il s'agit d'un groupe) et son invité(e) seront accueillis à Calgary pour accepter le prix. Microsoft règle les frais de la conférence,

des déplacements et de l'hébergement!

Tous les détails sont inscrits dans le Guide d'inscription 2007. Il est disponible en direct à www.cacp.ca/innovation ou par courrier électronique à innovation@cacp.ca. Inscrivez-vous aujourd'hui! ♦

LE SERVICE DE POLICE D'OTTAWA A REÇU LE PRIX DE L'INNOVATION TECHNOLOGIQUE DE MICROSOFT 2006

Pendant la soirée de remise des prix au gala de clôture de la Conférence de l'ACCP 2006, l'équipe des cybercontraventions du Service de police d'Ottawa a reçu le Prix de l'innovation technologique de Microsoft 2006 en reconnaissance de son initiative sans précédent de cybercontraventions, une solution novatrice qui a révolutionné la façon dont les contraventions pour infraction au Code de la route sont distribuées, gérées, sauvegardées, analysées et contestées au tribunal.

Le chef Vince Bevan du Service de police d'Ottawa et l'équipe complète des cybercontraventions étaient présents pour recevoir le prix présenté par John MacKillican, agent d'information principal à la GRC et président du Comité de l'informatique de l'ACCP, et Craig Sisson, directeur du secteur public municipal, Sûreté et sécurité publiques, Microsoft Canada.

Le programme du prix national a honoré 14 organismes au total. Outre le Service de police d'Ottawa qui a reçu le premier prix, les initiatives suivantes (par ordre alphabétique) ont reçu une mention honorable :

- Apprentissage en ligne, Service de police régional de Durham
- Classeur de photos par catégories, Section de la lutte contre le crime électronique, SDSI, Police provinciale de l'Ontario
- InfoPol, Service correctionnel Canada
- Internet 101, Gendarmerie royale du Canada, Division « A »
- PIMITS (système de gestion de l'information policière et de partage de la technologie de l'information) du N.B., ministère de la Sécurité publique du Nouveau Brunswick
- Plateforme de caméra d'identification judiciaire pour aéronef téléguidé (UAV), PPO, Unité de l'identification judiciaire de Kenora, région Nord-Ouest
- Projet d'échange, Service de police

régional de York

- Projet de mémoire électronique au tribunal, Police provinciale de l'Ontario
- Projet de modernisation du système de radiocommunication, mise en œuvre de la capacité de programmation en direct (OTAP), GRC, Services de technologie des communications, Division « B »
- Robot EDU/CBRN, Gendarmerie royale du Canada, Service de l'informatique, Division « K »
- Serveur virtuel du SPV, Service de police de Vancouver
- Systèmes Dragnet et Tengard, Service de police de London, Division des services de soutien
- Traqueur de secteur, Service de police de Hamilton

Félicitations à tous!

Voilà qui marque la deuxième année de succès du Prix de l'innovation technologique de Microsoft. Le Service de police de Calgary a obtenu le prix en 2005 pour sa base de données des demandes de libération conditionnelle et dix initiatives supplémentaires ont reçu une mention honorable. Toutes les initiatives reconnues depuis deux ans sont représentatives du travail novateur accompli pour la sécurité publique et l'application de la loi canadiennes. Honorer ces réalisations sensibilise les gens aux nouvelles technologies et à leurs répercussions sur les pratiques de la sécurité publique. Voilà qui est positif pour l'intervention policière et c'est une priorité de l'ACCP.



Project Manager S/Sgt. Rock Lavigne addressed the crowd of 500 or so attendees and spoke about the many challenges that were overcome to make e-ticketing a reality.

PHOTO BY DOUGLAS GAULTON

Devant une foule de 500 personnes environ, le sergent d'état-major Rock Lavigne, gestionnaire de projet, a parlé des nombreux défis relevés pour concrétiser les cybercontraventions.

PHOTO DE DOUGLAS GAULTON

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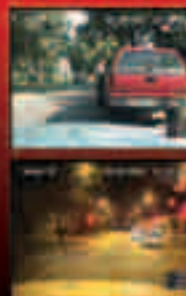


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Célébration de nos champions de la sécurité routière

**Par l'insp. Stan McNeil, GRC,
OR de la Section de la sécurité routière**

Le Canada a fait un progrès impressionnant en sécurité routière depuis 30 ans. Les coûts sociaux des collisions dans la circulation continuent cependant d'être énormes lorsque des vies sont en jeu. Le Sondage sur la sécurité routière révèle que les accidents d'automobile au Canada qui entraînent des dépenses pour les soins de santé et les pertes de biens, ainsi que des frais connexes, coûtent plus de 25 milliards de dollars par année.

Selon les statistiques les plus récentes (2004), il y a eu 2 730 pertes de vie dans la circulation et 212 341 victimes de lésions dont 17 533 étaient gravement blessées. Considérez la signification de ces données, compte tenu de la douleur et de l'angoisse des victimes, du conjoint ou de la conjointe, des enfants, de la famille de chacun, sans parler de la collectivité élargie des amis et collègues.

Le Canada a élaboré « Vision sécurité routière 2010 » pour contrer ce problème, un plan approfondi de sécurité routière dont l'objectif dans l'ensemble est la diminution de 30 % des pertes de vie dans des accidents de la circulation pendant la première décennie du XXI^e siècle. Il contient une série de cibles secondaires visant à mettre fin aux comportements les plus graves qui causent des collisions.

Le Comité de la sécurité routière de l'ACCP a un rôle important à jouer pour aider le gouvernement à atteindre cet objectif en étant chef de file des interventions policières pour améliorer la sécurité publique sur les autoroutes. Lorsque des organismes apportent une contribution exceptionnelle pour aider à atteindre ce but, le Comité apprécie leurs réalisations de façon appropriée.

Le Comité de la sécurité routière de l'ACCP, en partenariat avec Transports Canada et le Conseil canadien de la sécurité, a établi en 1991 le Prix national de la sécurité routière – Service de police. Ce prix est attribué en hommage aux membres du personnel qui appliquent activement la loi pour le travail accompli afin d'améliorer la sécurité routière et il encourage ceux qui prennent de nouvelles initiatives ou rendent publiques celles qui les engagent déjà. Le Prix national de la sécurité routière – Service de police met en évidence une réalisation remarquable ou une étape importante franchie pendant l'année civile précédente.

Outre ce prix, le Comité de la sécurité routière de l'ACCP

Celebrating our Traffic Safety Heroes

**By Insp. Stan McNeil, RCMP,
OIC National Traffic Services**

Over the past 30 years, Canada has made impressive progress in traffic safety. But when lives are at stake, the societal costs of traffic collisions continue to be enormous. The Road Safety Monitor reports that the cost of road crashes in Canada, in terms of health care expenditures, property losses and related costs exceeds \$25 billion annually.

In 2004, the most recent year for which statistics are available, there were 2,730 traffic fatalities and 212,341 traffic injury victims of which 17,533 were seriously injured. Consider what these numbers mean in terms of page 18



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anguish to the victims and their spouses, children and families of those individuals, not to mention their wider communities of friends and co-workers.

To combat this problem, Canada has developed "Road Safety Vision 2010," a comprehensive road safety plan with an overall objective of reducing traffic crash fatalities by 30 per cent during the first decade of the 21st century. It contains a series of sub-targets aimed at curtailing the most serious collision-causing behaviours.

The CACP Traffic Committee plays an important role in helping the government achieve this objective by spearheading police responses to improve public safety on our highways. And, when agencies make an exceptional contribution toward this goal, the Committee recognizes their achievements appropriately.

In 1991 the CACP Traffic Committee, in partnership with Transport Canada and the Canada Safety Council, created the National Police Award for Traffic Safety. This award honours active enforcement personnel for their work to improve traffic safety and encourages others who take on new initiatives or publicize those in which they are already involved. The National Police Award for Traffic Safety highlights a completed outstanding achievement or a significant milestone



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reached during the preceding calendar year.

In addition to this award, each year the CACP Traffic Committee, along with Transport Canada, presents the Transport Canada Director General's Road Safety Lifetime Achievement Award. This award recognizes a Canadian police officer who has had a career of excellence, dedication and initiative in the field of traffic safety.

These two awards meet the Traffic Committee's objective to recognize outstanding efforts in the field of traffic safety. All Canadian police agencies are encouraged to nominate deserving units, programs and personnel for these two awards. Further information concerning these traffic awards can be accessed through the CACP web site at www.cacp.ca. ◆

PAST TRAFFIC AWARD WINNERS 2002-2006:

Year	National Police Award for Traffic Safety	Transport Canada Director General's Road Safety Lifetime Achievement Award
2002	Sergeant Norman Gaumont West Kootenay Traffic Services Unit West Royal Canadian Mounted Police Kootenay, British Columbia	Senior Constable Evan Scott Rothesay Regional Police Service Quispamsis, New Brunswick and Staff Sergeant Robert J. Thériault "J" Division Traffic Services Royal Canadian Mounted Police Fredericton, New Brunswick
2003	Sergeant Bob Beatty North West Regional Headquarters Ontario Provincial Police	Senior Constable Kevin Armstrong Chatham Traffic Management Unit Ontario Provincial Police
2004	Toronto Police Service for their "Guaranteed Arrival" Program	Sergeant Norm Shaw Central Region Traffic Unit Ontario Provincial Police
2005	Toronto Police Service for their "Operation Ped Safe" Program	Staff Superintendent Gary Grant Toronto Police Service Toronto, Ontario and Corporal Peter Holmes "E" Division Traffic Services Royal Canadian Mounted Police Cranbrook, British Columbia
2006	"F" Division Traffic Services Royal Canadian Mounted Police Regina, Saskatchewan	Sergeant Alvin Knibbs "F" Division Traffic Services Royal Canadian Mounted Police Regina, Saskatchewan

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et Transports Canada présentent chaque année le Prix d'excellence pour l'ensemble des réalisations en sécurité routière du directeur général de Transports Canada. Le prix est remis en hommage à un agent de police canadien qui a eu une carrière marquée par l'excellence, le dévouement et l'esprit d'initiative dans le domaine de la sécurité routière.

Ces deux prix atteignent l'objectif du Comité de la sécurité routière, c'est-à-dire souligner les efforts remarquables dans le domaine de la sécurité routière. Tous les organismes de police canadiens sont invités à inscrire les sections, programmes et membres du personnel qui méritent ces deux prix. Si vous voulez davantage d'information sur ces prix de la sécurité routière, visitez le site Web de l'ACCP à www.cacp.ca. ◆

GAGNANTS PRÉCÉDENTS DU PRIX DE LA SÉCURITÉ ROUTIÈRE 2002-2006 :

Année	Prix national de la sécurité routière – Service de police	Prix d'excellence pour l'ensemble des réalisations en sécurité routière du directeur général de Transports Canada
2002	Sergent Norman Gaumont Services de la sécurité routière de Kootenay Ouest, section Ouest Gendarmerie royale du Canada Kootenay (Colombie-Britannique)	Agent de police principal Evan Scott Service de police régional de Rothesay Quispamsis, Nouveau Brunswick et Sergent d'état-major Robert J. Thériault Services de la sécurité routière, Division « J » Gendarmerie royale du Canada Fredericton (Nouveau Brunswick)
2003	Sergent Bob Beatty Direction générale, région Nord-Ouest Police provinciale de l'Ontario	Agent de police principal Kevin Armstrong Section de la gestion de la sécurité routière de Chatham Police provinciale de l'Ontario
2004	Le Service de police de Toronto pour son programme « Arrivée garantie »	Sergent Norm Shaw Section de la sécurité routière, région Centre Police provinciale de l'Ontario
2005	Le Service de police de Toronto pour son programme « Piétons en sécurité »	Surintendant d'état-major Gary Grant Service de police de Toronto Toronto (Ontario) et Caporal Peter Holmes Services de la sécurité routière, Division « E » Gendarmerie royale du Canada Cranbrook (Colombie-Britannique)
2006	Services de la sécurité routière, Division « F » Gendarmerie royale du Canada Regina (Saskatchewan)	Sergent Alvin Knibbs Services de la sécurité routière, Division « F » Gendarmerie royale du Canada Regina (Saskatchewan)

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The Minister of Justice National Youth Justice Policing Award

By Meagan Gagnon, Department of Justice

The Minister of Justice National Youth Justice Policing Award is sponsored by the Department of Justice in collaboration with the CACP. The award recognizes the efforts of police officers who take the initiative to explore innovative and meaningful ways of dealing with youth who come into conflict with the law.

Watch for information on how you can nominate police officers in your community for the 2007 awards at www.justice.gc.ca/en/ps/yj/awards/awards.html!

The 2006 Award was presented to RCMP Sgt. Jim McEntegart and his colleagues Constable Sandy Goudie, Constable Gavin Moore, Constable Geoff Pittman and detachment assistant Clara Winters by Justice Minister Vic Toews at the CACP's annual conference in St. John's, NL.

Minister Toews presented Certificates of Distinction to Constable Grant Dokis and Sergeant Robert Thirkill of the Greater Sudbury Police for their work with an aboriginal support strategy. Honourable mentions were also awarded to two officers: Constable J. D. McKinnon of the Halifax Regional Police and Constable Terri Lynn Hazel of the York Regional Police.

RCMP Sergeant Jim McEntegart and his team of officers were concerned about how the court system was responding to youth in conflict with the law in the small community of Hopedale. Hopedale, a mainly Inuit community of 650, is located in Northern Labrador and is served by a circuit court based in Goose Bay. The court, with only two presiding judges, is responsible for visiting "on circuit" nine different remote communities. The number of visits for each community varies – Hopedale receives 12 a year.

continued on page 22

The award recognizes the efforts of police officers who take the initiative to explore innovative and meaningful ways of dealing with youth who come into conflict with the law.

Prix national du maintien de l'ordre dans le domaine de la justice pour les jeunes du ministre de la Justice

Par Meagan Gagnon, ministère de la Justice

Le ministère de la Justice, en collaboration avec l'ACCP, présente le Prix national du maintien de l'ordre dans le domaine de la justice pour les jeunes du ministre de la Justice. Le prix est attribué en reconnaissance des efforts des agents de police qui font preuve d'esprit d'initiative et examinent des moyens novateurs et significatifs de traiter avec les jeunes qui enfreignent la loi.

Obtenez de l'information sur la présentation aux prix 2007 de candidatures d'agents de police dans votre collectivité à www.justice.gc.ca/fr/ps/yj/awards/awards.html!

Pendant la Conférence annuelle de l'ACCP à St-Jean (T.N.), le ministre de la Justice Vic Toews a remis le prix 2006 au sergent Jim McEntegart de la GRC et à ses collègues, les gendarmes Sandy Goudie, Gavin Moore, Geoff Pittman, ainsi qu'à l'adjointe du détachement, Clara Winters.

Ministre Toews a présenté un certificat de distinction à l'agent *suite à la page 23*

Le prix est attribué en reconnaissance des efforts des agents de police qui font preuve d'esprit d'initiative et examinent des moyens novateurs et significatifs de traiter avec les jeunes qui enfreignent la loi.

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The result can be a backlog of cases, leaving both the offender and the victim waiting for resolution. "I have seen the traditional court system and I have seen the offender walking down the road and the victim walking the street in Hopedale," explained McEntegart. "I've seen them pass by each other – it's a small town – and not speak and not even look at each other."

McEntegart and his team asked themselves how they could help the community by dealing with offenders in an effective and timely way. They also wanted to ensure that the traditional Inuit values and culture of the community were respected and that meaningful consequences would be applied. These challenges prompted the detachment to explore alternative methods of dealing with young offenders. One option that was recommended by their district commander, Inspector David Dort, was the use of Community Justice Forums (CJFs).

The Hopedale detachment's work with CJFs for young offenders has earned McEntegart and his colleagues the 2006 Minister of Justice National Youth Justice Polic-



2006 Youth Justice Award Recipients, from left, Cst. J.D. MacKinnon, Cst. Terri Lynn Hazell, Ms. Clara Winters, Justice Minister Vic Toews, Sgt. Jim McEntegart, Cst. Sandy Goudie, Cst. Gavin Moore, and Constable Geoff Pittman.

Lauréats du Prix national du maintien de l'ordre dans le domaine de la justice pour les jeunes 2006. De gauche à droite, les agents J.D. MacKinnon et Terri Lynn Hazell, Mme Clara Winters, le ministre de la Justice Vic Toews, le sergent Jim McEntegart, les gendarmes Sandy Goudie, Gavin Moore et Geoff Pittman.

ing Award.

CJFs are based on traditional methods of justice where victims, offenders and

community stakeholders are all brought together to find a resolution to a particu-

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Grant Dokis et au sergent Robert Thirkill du Service de police du Grand Sudbury pour le travail accompli aux fins d'une stratégie de soutien autochtone. L'agent J. D. McKinnon du Service de police régional de Halifax et l'agent Terri Lynn Hazell du Service de police régional de York ont aussi obtenu une mention honorable.

Le sergent Jim McEntegart de la GRC et son équipe de gendarmes se préoccupaient de l'intervention de l'appareil judiciaire lorsque des jeunes enfreignent la loi à Hopedale. Petite collectivité surtout inuite de 650 personnes, Hopedale est située au nord du Labrador et est servie par une cour de circuit établie à Goose Bay. Le tribunal a seulement deux juges qui président et doit visiter « en circuit » neuf collectivités éloignées différentes. Le nombre de visites varie dans chaque collectivité, il y en a 12 par année à Hopedale.

Le nombre de cas peut donc augmenter, le contrevenant et la victime attendent un règlement. J'ai vu l'appareil judiciaire traditionnel, le contrevenant descend le chemin et la victime marche dans la rue à Hopedale, a expliqué McEntegart. Je les ai vu se croiser, c'est une petite ville, ne pas se parler et éviter de se regarder, atilajouté.

McEntegart et son équipe se sont demandés comment ils pouvaient aider la collectivité en traitant avec les contrevenants avec rapidité et efficacité. Ils ont aussi voulu garantir le respect de la culture et des valeurs inuites traditionnelles et l'application de conséquences significatives. Ces défis ont incité le détachement à examiner des méthodes de rechange pour traiter avec les jeunes contrevenants. L'inspecteur David Dort, commandant du district, a recommandé une option notamment, soit le recours aux Tribunes de justice communautaire (TJC).

Le travail du détachement de Hopedale avec les TJC pour les jeunes contrevenants a mérité à McEntegart et ses collègues le Prix national du maintien de l'ordre dans le domaine de la justice pour les jeunes 2006 du ministre de la Justice. Les TJC sont axées sur des méthodes traditionnelles de justice, c'est-à-dire que les victimes, les contrevenants et les intervenants de la collectivité sont réunis pour trouver une solution à une infraction

en particulier. On insiste sur le dialogue ouvert et on incite le contrevenant à comprendre les répercussions de son infraction, non seulement sur la victime, mais aussi sur la collectivité dans l'ensemble. Les participants décident ensuite en groupe des mesures que doit prendre le contrevenant.

Des bénévoles formés de la collectivité animent les tribunes et aident à lancer un dialogue entre la victime et le contrevenant. Les animateurs ont de nombreux défis à relever pour veiller au déroulement efficace et significatif de la tribune, y compris éviter que l'intervention soit dispropor-

tionnée comparativement à l'infraction commise. Parfois, lorsque vous passez par ces processus, la victime est en colère au début, explique McEntegart. La demande en dédommagement peut être irréaliste. Voilà donc où intervient l'animateur, il veille à ce que la demande soit raisonnable, compte tenu de l'infraction, et à ce que le contrevenant soit en mesure de se conformer à cette demande, précisetil.

Le système a convaincu les gendarmes de Hopedale qui ont eu recours à une TJC eux-mêmes lorsqu'un jeune a fracassé les

suite à la page 24

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lar offence. Open dialogue is stressed as the offender is encouraged to understand how the offence affected not only the victim, but the community as a whole. Together, the participants then decide on a course of action to be taken by the offender.

Trained volunteers from the community facilitate the forums, helping to open up a dialogue between the victim and the offender. The facilitators face many challenges to running an effective and meaningful forum, including ensuring that the

response is not out of proportion to the offence committed. "Sometimes when you go through these processes, the victim is upset at the beginning," explains McEntegart. "Their request for compensation... may be unrealistic. So, this is where the facilitator comes in – to make sure that what they are asking for is reasonable for the offence and that the offender is able to comply with this request."

Police officers in Hopedale have a strong belief in the system and have even used a CJF following one incident in which the windows of the detachment

were broken by a youth. The forums have also helped develop relationships that have created greater respect between the youth and police officers in the community. "Once I got familiar with the program and how it worked I saw the potential in the program. I really believe in it," says McEntegart. "You have to convince the [other RCMP members] of the benefits of the program. They have to believe in it as you do. And I think we were successful in doing that. We worked well as a team and that's why it went so well. This is very much a team effort. Right from the volunteers to the members...the whole works." ◆



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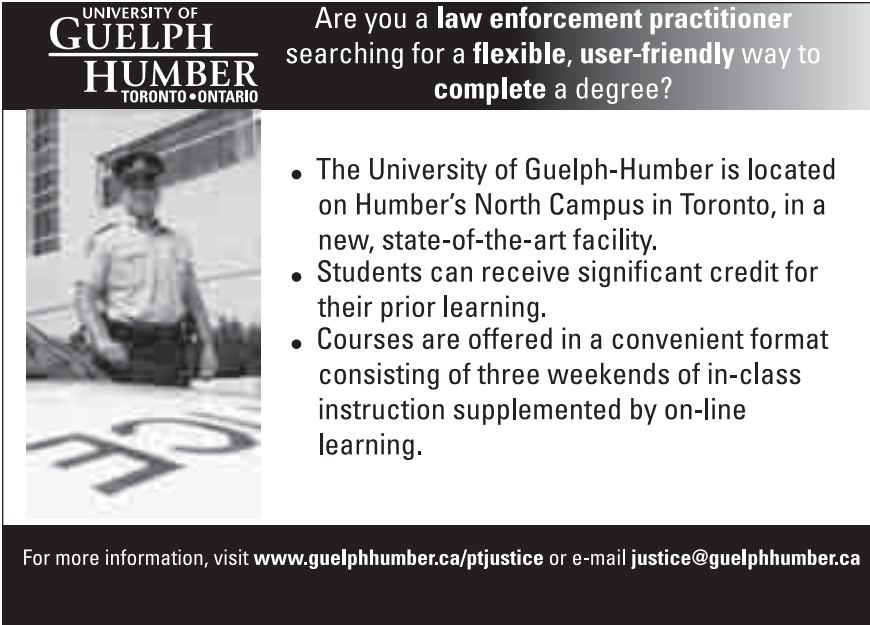


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vitres des fenêtres de l'édifice du détachement. Les tribunes ont aussi aidé à établir des relations qui ont inspiré un plus grand respect entre les jeunes et les gendarmes dans la collectivité. Lorsque j'en ai appris davantage sur le programme et son fonctionnement, j'ai constaté le potentiel. Je suis convaincu, affirme McEntegart. Il faut convaincre les [autres gendarmes de la GRC] des avantages du programme. Ils doivent y croire tout comme vous. Je pense que nous avons réussi sur ce plan. Nous avons bien travaillé en équipe et c'est pourquoi tout s'est bien déroulé. C'est vraiment un effort en équipe. À partir des bénévoles jusqu'aux membres... le tout, conclut-il. ◆



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Operation Pipeline/Convoy/Jetway Program: How your organization can participate

**Submitted by Aysha Rajan,
Traffic Services Section, RCMP**

Canada's Operation Pipeline/Convoy/Jetway Program is a common-sense policing approach to detecting travelling criminals throughout Canada. This successful, motivating and cost effective program has contributed to the seizure of almost \$3 billion worth of contraband and is recognized as an effective tool to enhance our efforts against organized crime in Canada.

Canada's front line law enforcement officers are critical to achieving "Safe Homes and Safe Communities." By increasing their investigative skills and raising their awareness and observation skills, they can detect travelling criminals and assist in national security efforts.

Our basic Pipeline/Convoy Training course is our most popular session and a must for all enforcement officers who are in contact with any travelling motorist. This two-day session instructs uniformed officers about clues to look for

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Opération acheminement – convoyeurs – avions : comment votre organisme peut participer

**Présenté par Aysha Rajan,
Section de la sécurité routière, GRC**

L'Opération acheminement – convoyeurs – avions (Pipeline/Convoy/Jetway) du Canada est une approche policière logique visant à repérer les criminels en transit au Canada. Ce programme réussi, motivant et rentable a permis de saisir de la contrebande d'une valeur de près de trois milliards de dollars et il est convenu que cet outil efficace améliore nos efforts contre le crime organisé au Canada.

Les agents de l'application de la loi de première ligne au Canada sont essentiels à la sécurité des résidences et des collectivités. Si nous approfondissons leurs aptitudes à l'enquête et à l'observation, ainsi que leur sensibilisation, ils pourront repérer les criminels en transit et collaborer aux efforts de sécurité nationale.

Le cours élémentaire de formation sur l'acheminement et les convoyeurs est la séance la plus populaire et tous les agents de l'application de la loi en communication avec les automobilistes en voyage devraient y assister. Pendant cette séance de deux jours, les agents en uniforme en apprennent davantage sur les indices à observer qui peuvent révéler la criminalité pendant une interception dans la circulation. Un agent qui intercepte des véhicules sur une voie très achalandée peut remarquer diverses indications de criminalité et la formation lui en apprendra donc davantage sur les indicateurs de criminalité, les points de confinement, les indices particuliers aux véhicules commerciaux et les exigences juridiques connexes ou qui s'appliquent à la fouille consensuelle.

Le Programme national a maintenant 48 formateurs agréés qui représentent 13 organismes d'application de la loi distincts au Canada qui sont autorisés à faire la prestation de cette formation

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that may indicate further criminality. Based on the precept that with high volume traffic stops one can expect to encounter various forms of criminality upon our highways, the training offers instruction on criminal indicators; concealment locations; commercial vehicle indicators; and related legalities/consensual search requirements.

Currently, the National Program has 48 certified instructors representing 13 different law enforcement agencies across Canada who are certified to deliver this training. This program has been acknowledged by the CACP's Traffic Committee as the only recognized interdiction program in Canada.

In addition to this training we also offer a five-day Advanced Commercial Vehicle Interdiction training course that deals exclusively with Commercial Motor Vehicle Interdiction. Many front line law enforcement officials lack the knowledge or comfort level to devote much time to stopping commercial motor vehicles. In order to enhance public safety, detect bulk amounts of contraband and to possibly de-

Canada's front line law enforcement officers are critical to achieving "Safe Homes and Safe Communities."

tect other crimes that are being committed or are about to be committed utilizing commercial motor vehicles, we need to increase front line officials' comfort level with CMVs.

Trucks and Terrorism training is a half day (3 to 4 hr) session, co-authored by the RCMP and the U.S. Department of Transportation. It is directed to all enforcement officials and/or commercial vehicle industry officials and is a common sense awareness training that encourages more diligence in recognizing the anomalies of the trucking industry.

Operation Jetway Training is a three-day training session geared towards the

plain clothes law enforcement officer. It instructs police on how to detect traveling criminals that utilize the bus, train, domestic air travel or freight forwarding companies and the courier system. This training is delivered through Canadian Jetway expertise.

The Pipeline/Convoy/Jetway national newsletter is published four times per year. This "grass roots" publication shares the successes enjoyed by front line law enforcement officials within the program. It documents examples of what is being seized across Canada from vehicles, trains, buses and airplanes. Articles concerning officer safety, concealment locations, legal issues, training announcements and general "nice to know" items related to this criminal interdiction program are also included.

For more information, contact:

Sgt. Rob Ruiters, National Pipeline/Convoy Coordinator at rob.ruiters@rcmp-grc.gc.ca or

Sgt. Pat O'Brien, National Jetway Coordinator at patrick.o'brien@rcmp-grc.gc.ca. ♦



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tion. Le Comité de la sécurité routière de l'ACCP convient que c'est le seul programme d'interdiction reconnu au Canada.

Outre cette formation, nous offrons aussi un cours approfondi de formation de cinq jours qui traite exclusivement de l'interdiction des véhicules automobiles commerciaux. Nombre d'agents d'application de la loi de première ligne n'ont pas les connaissances ou l'expertise pour réserver beaucoup de temps à l'immobilisation des véhicules automobiles commerciaux. Afin d'accentuer la sécurité publique, de repérer la contrebande en nombre et éventuellement d'autres crimes commis ou sur le point d'être commis à l'aide de véhicules automobiles commerciaux, nous devons approfondir l'expertise des VAC des agents de première ligne.

La formation sur le camionnage et le terrorisme est une séance d'une demi-journée (de trois à quatre heures) dont les auteurs sont la GRC et le Département des transports des É.U. Elle est conçue à l'intention de tous les représentants de l'application de la loi et de l'industrie des

Les agents de l'application de la loi de première ligne au Canada sont essentiels à la sécurité des résidences et des collectivités.

véhicules commerciaux. Il s'agit d'une formation logique de sensibilisation qui incite à être plus vigilant pour remarquer les anomalies de l'industrie du camionnage.

L'Opération aérienne (Jetway) est une séance de formation de trois jours à l'intention de l'agent de l'application de la loi en tenue civile. Les agents de police apprennent comment repérer les criminels qui se déplacent en autobus, en train, en avion au pays ou à l'aide de moyens de transport d'entreprises d'expédition de fret et du réseau de messagerie. Des experts de l'acheminement aérien canadien

se chargent de la prestation de cette formation.

Le bulletin national sur l'acheminement – les convoyeurs – les avions est publié quatre fois par année. Cette publication locale diffuse les réussites des représentants de l'application de la loi de première ligne dans ce programme. Elle donne des exemples de ce qui a été saisi au Canada dans des véhicules, des trains, des autobus et des avions. Elle publie aussi des articles sur la sécurité des agents, les points de confinement, les enjeux juridiques, les annonces de formation et d'autres matières d'intérêt général liées à ce programme de répression de la criminalité.

Information :

Sergent Rob Ruiters, coordonnateur national, Acheminement et convoyeurs, rob.ruiters@rcmp-grc.gc.ca

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Controlling Mass Marketing Fraud in Canada

By Isabelle Sauv , Competition Law Officer

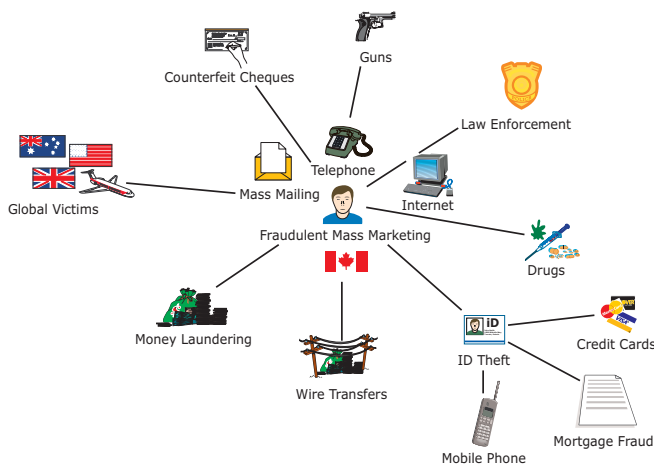
Mass marketing fraud (MMF) is fraud committed over mass communication media such as telephone, mail and the Internet. It is becoming an increasingly alarming problem in Canada.¹

MMF is a serious concern to law enforcement, not only because of the harm suffered by victims and legitimate businesses, but also because recent intelligence information shows that it is linked to organized crime which uses the proceeds of fraudulent activities for the acquisition of illegal guns and drugs and to fund the underground criminal economy. As stated by the Criminal Intelligence Service Canada in its 2006 Annual Report on Organized Crime, "Several criminal groups are involved in cross-jurisdictional telemarketing fraud that can extend internationally."

Many operations are based in Canada but target victims in the United States and overseas. Promoted from boiler rooms, through Internet communication or by bulk mailings, schemes include fake

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Mass Marketing Fraud Crime Links



Mass marketing fraud is fraud committed over mass communication media such as telephone, mail and the Internet.

Le contr le de la fraude par marketing de masse au Canada

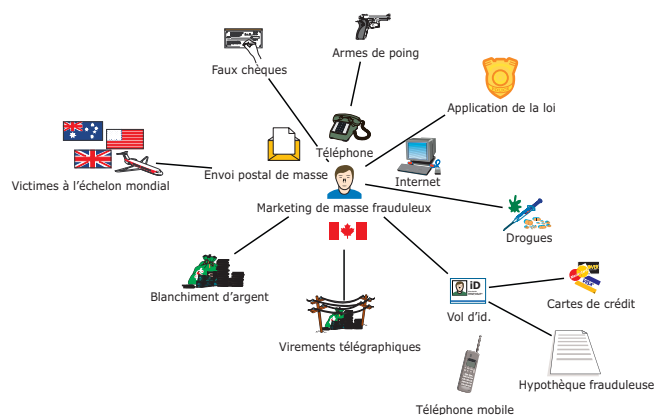
Par Isabelle Sauv , agente du droit de la concurrence

La fraude par marketing de masse (FMM), particuli rement la fraude commise par l'entremise de m dias de diffusion comme le t l phone, le courrier et Internet, prend une ampleur alarmante au Canada.¹

La FMM pr occupe  norm ment les autorit s responsables de la mise en application de la loi, non seulement en raison du pr judice caus  aux victimes et aux entreprises honn tes, mais  galement parce que de r cents rapports des services de renseignements indiquent qu'elle est li e au crime organis , lequel utilise les profits tir s de ces activit s frauduleuses pour se procurer des armes ill gales et des drogues ainsi que pour financer son  conomie clandestine criminelle. Comme l'a soulign  le Service canadien de renseignements criminels en 2006 dans son Rapport annuel sur le crime organis  au Canada :

suite   la page 33

Liens entre la criminalit  et la fraude en marketing de masse



La fraude par marketing de masse (FMM) est la fraude commise par l'entremise de m dias de diffusion comme le t l phone, le courrier et l'Internet.

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lotteries and sweepstakes involving counterfeit cheques, deceptive credit card offers and billing for nonexistent services or products. MMF is designed to reach a wide population and to victimize consumers and businesses across all demographic sectors of society.

The proceeds derived from such deceptive practices in Canada are difficult to estimate but are believed to reach into the billions of dollars annually. Canadian-based operators are attracted to the prospect of large profit gains, the ease of running the operations and the low risk of prosecutions resulting in serious sentences.

THE FIGHT AGAINST MMF

Canadian authorities are active in fighting MMF by coordinating the efforts of various agencies to facilitate more efficient investigations, to disrupt operations and to increase fraud prevention through awareness and education. Across the country and across borders, investigations are coordinated through task forces and partnerships² that group police services and other Canadian law enforcement agencies from the municipal, provincial and federal level. The partnerships also include various U.S. partners and the United Kingdom's Office of Fair Trading. MMF investigations could not be successfully completed without the cross-border collaborative efforts of all partners.

The Competition Bureau chairs the Fraud Prevention Forum (FPF), which is a group of private sector firms, consumer and volunteer groups, government agencies and law enforcement organizations committed to the prevention of fraud aimed at consumers and businesses.³ The FPF reaches communities by using the multiplier effect of its partners' networks to distribute prevention material.

PhoneBusters is a national anti-fraud call centre jointly operated by the Ontario Provincial Police (OPP), the Royal Canadian Mounted Police (RCMP) and the Competition Bureau Canada. PhoneBusters plays a vital role in the collection and dissemination of information on emerging MMF trends and statistics.

ESTABLISHING A NATIONAL STRATEGY

At a meeting of Canadian partners in Ottawa in September 2005, a decision was

reached to establish a national MMF working group tasked with the development and promotion of a national strategy for controlling, dismantling and neutralizing the criminal activities of mass marketing fraudsters operating in Canada. The working group is co-chaired on a federal/provincial basis by Detective Superintendent Robert Goodall, Director of Anti-Rackets Section of the OPP Investigations Bureau, and Raymond Pierce, Deputy Commissioner, Competition Bureau. Current working group members include representatives from operational law enforcement agencies as well as regulatory and policy-making agencies at the municipal, provincial and national levels.⁴

The National MMF Strategy is designed to enhance information exchange, expand intelligence capacity, improve the tools and processes already in place to combat MMF and develop new approaches to keep up with technological advances and the globalization of MMF. The four pillars of the National MMF Strategy are:

1. More Vigorous Law Enforcement;
2. Raising Awareness;
3. Tougher Sanctions & Targeted Legislation; and
4. National Harmonized Data Collection.

Under these four pillars, priority has been given to specific elements and concrete action plans have been defined. Although some plans are still awaiting funding and resource commitments, many tasks have been initiated. The six priorities of the National MMF Strategy are:

1. Increased Coordination and Cooperation (between agencies, across the country and internationally);
2. Enhanced Information Sharing (both tactical and strategic, including the sharing of complaints, investigations, profiles of perpetrators, etc.);
3. Educating Consumers and Business (prevention);
4. Educating Law Enforcement, Government Officials and the Judiciary (recognition of the gravity of the problem, early disruption, more appropriate sentencing);
5. Targeted Legislation and Review (assess current Laws and Regulations giving consideration to the technological advances, the globalization of operations and the severity of the MMF problem); and

6. Centralized and Harmonized Data Collection and Information Dissemination

The working group co-chairs have undertaken a series of consultations across the country with regional partners, federal and provincial government bodies and law enforcement agencies to explain the major elements of the National MMF Strategy and obtain feedback. The U.S. partners have also been actively involved. The National MMF Strategy has received endorsement from the Commissioners of the Competition Bureau, the RCMP and the OPP. The Canadian Association of Chiefs of Police (CACP) has also been extremely supportive. The CACP's Private Sector Liaison Committee, comprised of senior representatives from private industry and enforcement, championed a resolution to support the National MMF Strategy that was unanimously endorsed by the CACP in August 2006.

It is essential that the enforcement community at large understands that mass marketing fraud is a significant criminal issue in Canada and that all must participate in their own capacity to dismantle and neutralize this serious problem.

For more information on Mass Marketing Fraud visit the PhoneBusters site: www.phonebusters.com

For enquiries about the National MMF Strategy contact Isabelle Sauvé at 416-954-1464. ◆

¹ Includes deceptive SPAM but excludes phishing. ID theft is part of the problem but is not included on its own in the definition of MMF.

² Includes the RCMP's Projects Emptor (Vancouver) and Colt (Montreal); the Vancouver Strategic Alliance; the Alberta Partnership Against Cross Border Fraud; the Toronto Strategic Partnership; and the Atlantic Partnership to Combat Cross Border Fraud.

³ See article "Law Enforcement's Ongoing Role in Preventing Fraud" p. 39, Canadian Police Chief Magazine, Winter 2006.

⁴ British Columbia's Business Practices and Consumer Protection Agency (BPCPA); the RCMP's Commercial Crime Sections "E" (Surrey) and "C" Divisions (Montreal); Alberta Government Services; Vancouver Police Service; Toronto Police Service; the Sûreté du Québec; the New Brunswick Office of the Attorney General; the Department of Justice Canada; Competition Bureau Canada; and the Department of Public Safety Canada.

suite de la page 31

De nombreux groupes criminels se livrent à la fraude par télémarketing à l'échelle nationale, voire internationale ».

Plusieurs opérations sont établies au Canada mais ciblent des victimes aux États-Unis et outremer. Opérés à partir de locaux de vente sous pression, par communication Internet ou par envois postaux en vrac, ces stratagèmes vont des fausses loteries aux concours frauduleux en passant par les chèques contrefaits, les cartes de crédit trompeuses et la facturation pour des services et produits inexistants. La FMM est conçue pour toucher une vaste population et pour faire des victimes chez les consommatrices, les consommateurs et les entreprises de toutes les couches de la société.

Bien qu'il soit difficile d'évaluer les profits issus de ces activités frauduleuses au Canada, on estime qu'ils atteignent des milliards de dollars par année. Les fraudeurs établis au Canada sont attirés par la perspective de profits considérables, par la facilité de gérer les opérations et par le faible taux de poursuites entraînant l'imposition de peines sévères.

LES MESURES PRISES POUR COMBATTRE LA FMM

Les autorités canadiennes participent au combat contre la FMM en coordonnant les efforts de différents organismes pour améliorer l'efficacité des enquêtes, démanteler les opérations et contribuer à la prévention par la sensibilisation et l'éducation. Au Canada et à l'extérieur du pays, les enquêtes sont coordonnées par des unités d'intervention et des partenariats² entre les services de police et d'autres organismes de mise en application de la loi canadiens sur les plans municipal, provincial et fédéral. Divers organismes américains et l'Office of Fair Trading du Royaume-Uni font également partie des partenariats. Les enquêtes sur la FMM ne pourraient être couronnées de succès sans la collaboration de tous les partenaires transfrontaliers.

Le Bureau de la concurrence préside le Forum sur la prévention de la fraude (FPF), un groupe constitué d'entreprises du secteur privé, de consommatrices et de consommateurs, de groupes bénévoles et d'organismes gouvernementaux et de mise en application de la loi qui se sont engagés à combattre la fraude visant les

consommateurs et les entreprises.³ Le FPF rejoint les communautés par les réseaux de ses partenaires, jouissant ainsi d'un effet multiplicateur pour la distribution de documents de sensibilisation à la fraude.

PhoneBusters est une initiative nationale de centre d'appels visant à lutter contre la fraude et il est exploité conjointement par la Police provinciale de l'Ontario (PPO), la Gendarmerie royale du Canada (GRC) et le Bureau de la concurrence du Canada. PhoneBusters joue un rôle vital de cueillette et de diffusion de renseignements et de statistiques sur les nouvelles tendances en matière de FMM.

ÉTABLIR UNE STRATÉGIE NATIONALE

Lors d'une rencontre entre les partenaires canadiens à Ottawa en septembre 2005, on a décidé de créer un groupe de travail national sur la fraude par marketing de masse ayant comme mandat d'établir et de diffuser une stratégie nationale de contrôle, de démantèlement et de neutralisation des activités criminelles des fraudeurs par marketing de masse opérant au Canada. Le groupe de travail est coprésidé sur une base provinciale/fédérale par le surintendant-détective Robert Goodall, directeur de la Section de la lutte contre l'escroquerie du Bureau des enquêtes de la PPO, et par Raymond Pierce, commissaire-adjoint, Bureau de la concurrence. Les membres actuels du groupe de travail sont notamment des représentants d'organismes opérationnels de mise en application de la loi de même

que des représentants d'organismes de réglementation et d'organismes responsables de l'élaboration des politiques au niveau municipal, provincial et fédéral.⁴

La Stratégie nationale de lutte contre la FMM a pour but d'augmenter les échanges de renseignements, d'accroître la capacité en matière de renseignements, d'améliorer les outils et les processus déjà implantés pour combattre la FMM et de développer de nouvelles approches pour ne pas se laisser distancer par les avancées technologiques et la mondialisation de la FMM. Les quatre piliers de la Stratégie nationale de lutte contre la FMM sont :

1. Une plus grande répression de la criminalité;
2. La sensibilisation;
3. Des peines plus sévères et des lois ciblées;
4. Une cueillette de données nationale harmonisée.

Parmi ces quatre piliers, la priorité a été accordée à des éléments particuliers et des plans d'action concrets ont été établis. Bien que certains plans soient encore en attente d'engagements de financement et de ressources, plusieurs d'entre eux ont été mis à exécution. Les six priorités de la Stratégie nationale de lutte contre la FMM sont :

1. Amélioration de la coordination et de la coopération (entre les organismes,

suite à la page 34

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- l'échelle nationale et internationale);
2. Augmentation des échanges de renseignements (tactiques et stratégiques, y compris les renseignements ayant trait aux plaintes, enquêtes, profils des fraudeurs, etc.);
 3. Sensibilisation des consommatrices, des consommateurs et des entreprises (prévention);
 4. Sensibilisation des services de police, des représentants du gouvernement et des représentants de l'appareil judiciaire (prise de conscience de la gravité du problème, nécessité d'intervenir rapidement et d'infliger des peines plus appropriées);
 5. Réformes législatives ciblées (évaluer les lois et règlements actuels compte tenu des avancées technologiques, de la mondialisation des opérations et de l'ampleur du problème de la FMM);
 6. Collecte de données harmonisée et centralisée et diffusion des renseignements
- Les coprésidents du groupe de travail ont entrepris une série de consultations dans l'ensemble du pays avec les différents partenaires régionaux, les organ-

ismes publics provinciaux et fédéraux et les organismes de mise en application de la loi pour expliquer les enjeux importants de la Stratégie nationale de lutte contre la FMM et obtenir leurs commentaires. Les partenaires américains ont également été impliqués activement dans le processus. La Stratégie nationale de lutte contre les FMM a reçu l'appui des commissaires du Bureau de la concurrence, de la GRC et de la PPO. L'Association canadienne des chefs de police (ACCP) a également grandement appuyé le groupe de travail. Le groupe de liaison avec le secteur privé de l'ACCP, composé de hauts représentants de l'industrie privée et d'organismes de mise en application de la loi, a défendu une résolution appuyant la Stratégie nationale de lutte contre la FMM qui a été adoptée à l'unanimité par l'ACCP en août 2006.

Il est essentiel que la communauté des organismes de mise en application de la loi saisisse l'ampleur du crime que constitue la fraude par marketing de masse au Canada et réalise l'importance d'unir les efforts de chacun pour enrayer ce grave problème. ◆

¹ Comprend les pourriels trompeurs, mais exclut le hameçonnage. Le vol d'identité fait partie du problème mais ne constitue pas un élément indépendant inclus dans la définition des FMM.

² Notamment les projets Emptor (à Vancouver) et Colt (à Montréal) la GRC; l'Alliance stratégique de Vancouver; le Partenariat avec l'Alberta contre la fraude stratégique; le Partenariat stratégique de Toronto et du Partenariat avec l'Atlantique contre la fraude transfrontalière.

³ Voir l'article « Le rôle continu des services de police dans la prévention de la fraude », tiré de La revue des chefs de police, Hiver 2006, p. 39.

⁴ La Business Practices and Consumer Protection Agency (BPCPA) de la Colombie-Britannique; la Division des délits commerciaux - C (Montréal) et E (Surrey) de la GRC; Alberta Government Services; le Service de police de Vancouver; le Service de police de Toronto; la Sûreté du Québec; le Bureau du procureur-général du Nouveau-Brunswick; le ministère de la Justice du Canada; le Bureau de la concurrence Canada et le ministère de la Sécurité publique du Canada.



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The Future of the Coalition on Community Safety, Health and Well-being

By Sandra Wright
Project Manager, Coalition on Community Safety, Health and Well-being

In February 2006, the CACP hosted a very successful Community Safety Round Table in Ottawa. At that national consultation, a wide range of non-governmental organizations (NGOs) went on the record with their support for an ongoing, formal Coalition on Community Safety, Health and Well-being, led by the CACP. On October 30, a second Round Table was held in Ottawa. The CACP wanted to maintain the momentum developed by its coalition-building initiative and test the waters about how to sustain more formalized collaboration among national NGOs involved in social development and the law enforcement community.

At the second Round Table, representatives of 26 NGOs and 11 police services discussed how the Coalition on Community Safety, Health and Well-being might be organized and sustained. There was general consensus that the Coalition had to continue past March 2007 when funding from Public Safety Canada ends. It is seen as an important vehicle for advocacy on safe, healthy communities. Because of its broad membership, it has the potential to make an impact on decision-makers at all levels of government and on the public. Once again, NGOs expressed their appreciation for the CACP's efforts to develop this multi-sectoral collaboration.

Participants at the Round Table provided the Coalition Advisory Committee with many excellent suggestions on the proposed form and governance of a formalized Coalition. Redrafted Terms of Reference will be circulated to the Round Table invitees. There was general agreement that the development of a National Framework for Action on Community Safety, Health and Well-being should be a priority. Participants also pointed to the need for dedicated staff, even if only on a part-time basis, which would include communications expertise.

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L'avenir de la Coalition pour la sécurité, la santé et le bien-être des communautés

Par Sandra Wright
Gestionnaire de projet, Coalition pour la sécurité, la santé et le bien-être des communautés

L'ACCP a accueilli en février 2006 une table ronde très réussie sur la sécurité communautaire à Ottawa. Au cours de cette consultation nationale, un large éventail d'organisations non gouvernementales (ONG) ont affirmé soutenir une Coalition officielle permanente pour la sécurité, la santé et le bien-être des communautés sous l'orientation de l'ACCP. Une deuxième table ronde a eu lieu à Ottawa le 30 octobre. L'ACCP voulait maintenir l'élan de l'initiative d'établissement d'une coalition et vérifier comment soutenir une collaboration plus officielle entre les ONG nationales engagées dans la collectivité de l'application de la loi et du développement social.

Au cours de la deuxième table ronde, les représentants de 26 ONG et de 11 services de police ont discuté pour déterminer comment la Coalition pour la sécurité, la santé et le bien-être des communautés pourrait être organisée et soutenue. Le consensus a été que la Coalition doit continuer après mars 2007 lorsque prendra fin le financement de Protection civile Canada. On considère que c'est un important moyen d'intervention pour la sécurité et la santé des collectivités. Étant donné le large éventail des membres, elle peut avoir une incidence sur les décideurs à tous les échelons de l'administration publique et sur le public. Les ONG ont de nouveau exprimé leur appréciation pour les efforts de l'ACCP visant à élaborer cette collaboration multisectorielle.

Les participants à la table ronde ont fait de nombreuses suggestions excellentes au Comité consultatif de la Coalition sur la formule et la régie proposées d'une Coalition officielle. Le mandat reformulé sera distribué aux invités de la table ronde. Les participants ont convenu en général que l'élaboration d'une structure nationale d'intervention sur la sécurité, la santé et le bien-être des collectivités devrait être une priorité. Ils ont aussi souligné

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A key issue surrounding the future of the Coalition remains the matter of sustainability. It is important that the Coalition be able to speak confidently on behalf of its membership. One way this membership can be validated is through organizations' contributions to the Coalition's support. However, some NGOs noted that their inability to pay membership fees could result in their exclusion and thus create inequality. Although the CACP agreed to continue to lead the Coalition over the short-term, it is clear that all possible sources of funding, private and public, need to be explored if this law enforcement-NGO collaboration is to continue. In closing, Chief Edgar MacLeod stated, on behalf of the CACP, that because of the second Round Table, "We are more able to speak; we have moved forward and clearly we don't want our collaboration to stop."

The willingness of the NGO community to continue participating in the Coalition means that "Strengthening Canadian Communities: A National Showcase on Community Safety, Health and Well-being" being held in Winnipeg from March 4-6, 2007 is not the culmination of the CACP's coalition-building initiative, but rather the next step in its evolution. Program development for the showcase is well in hand. Communities will be demonstrating their success in achieving safe, healthy communities in breakout sessions on crime prevention and community youth support in Winnipeg; multicultural community development in Toronto; a school-based, family-support program in Whitehorse; and the creation



Wes Luloff, First Nations Chiefs of Police Association and Lorraine Berzins, Church Council on Justice and Corrections.

Wes Luloff, Association des chefs de police des Premières nations, et Lorraine Berzins, Conseil des églises pour la justice et la criminologie.

of a toolkit for safer municipalities in Quebec. At a more strategic level, there will be presentations on:

- the public perception of crime prevention;
- how communities can sustain their crime prevention through social development programs;
- the role of decision-makers in government, the private sector, education and police services in supporting safe, healthy communities; and
- examples of how groups can work together to create frameworks for action on the problems facing Canadian communities.

Throughout the Showcase, there will also be opportunities for delegates to discuss in small groups what they have heard and to offer their views on crime prevention through social development.

"Strengthening Canadian Communities" is an exciting opportunity for police services, non-governmental organizations, governments at all levels, the private sector and individual citizens to get together to work on building safe, healthy communities from coast to coast to coast. Information on this national consultation and on the results of Community Safety Round Table II can be found on the Coalition website at www.cacp.ca. ◆

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la nécessité d'avoir un personnel dévoué, même à temps partiel, qui comprendrait des experts en communication.

La durabilité est toujours l'un des principaux enjeux de l'avenir de la Coalition. Il est important que la Coalition soit en mesure de s'exprimer en toute confiance au nom des membres. Les contributions des organisations au soutien de la Coalition sont un moyen de valider l'adhésion, mais des ONG ont affirmé ne pas être en mesure de verser des cotisations pour devenir membres, elles pourraient donc être exclues, ce qui constituerait une inégalité. L'ACCP a accepté de continuer d'orienter la Coalition à court terme, mais il est évident qu'il faut examiner toutes les sources possibles de financement, privées et publiques, pour donner suite à cette collaboration entre les ONG et le milieu



Chief Edgar MacLeod, Cape Breton Regional Police Service, and Sandra Wright, Coalition Project Manager.

Le chef Edgar MacLeod, Service de police régional du Cap-Breton, et Sandra Wright, gestionnaire de projet de la Coalition.

de l'application de la loi. En conclusion, le chef Edgar MacLeod a affirmé, au nom de l'ACCP, que la deuxième table ronde a permis de nous exprimer davantage, nous sommes allés de l'avant et il est évident que nous voulons maintenir la collaboration.

La collectivité des ONG est disposée à continuer de participer à la Coalition, ce qui signifie que l'activité « Renforcer les collectivités canadiennes : Une exposition nationale sur la sécurité, la santé et le bien-être des collectivités » à Winnipeg du 4 au 6 mars 2007 n'est pas le point culminant de l'initiative visant à établir une Coalition de l'ACCP, mais plutôt l'étape suivante de cette évolution. L'élaboration du programme de l'exposition est bien en main. Les collectivités démontreront leur succès sur le plan de la sécurité et de la santé des collectivités pendant les séances en petit groupe sur la prévention de la criminalité et le soutien communautaire des jeunes à Winnipeg, le développement communautaire multiculturel à Toronto,



Chief Frank Beazley, Halifax Regional Police Service, and Daniele Zanotti, Safe Communities Foundation.

Le chef Frank Beazley, Service de police régional de Halifax, et Daniele Zanotti, Fondation pour les collectivités sécuritaires.



Deputy Chief Sue O'Sullivan, Ottawa Police Service.

Le chef adjoint Sue O'Sullivan, Service de police d'Ottawa.

un programme scolaire de soutien familial à Whitehorse, et la création d'une trousse d'outils pour accentuer la sécurité des municipalités au Québec. À un niveau plus stratégique, il y aura des présentations sur les points suivants :

- l'impression du public sur la prévention de la criminalité,
- comment les collectivités peuvent soutenir la prévention de la criminalité par l'intermédiaire de programmes de développement social,
- le rôle des décideurs dans l'administration publique, le secteur privé, le milieu de l'enseignement et les services de police,

afin de soutenir la sécurité et la santé des collectivités,

- des exemples pour démontrer comment les groupes peuvent collaborer à la formulation de structures aux fins des interventions visant à régler les problèmes des collectivités canadiennes.

Les délégués auront aussi des occasions pendant l'exposition de discuter en petits groupes de ce qu'ils ont entendu et d'exprimer leurs points de vue sur la prévention de la criminalité par l'intermédiaire du développement social.



Daniele Zanotti, Safe Communities Foundation.

Daniele Zanotti, Fondation pour les collectivités sécuritaires.



Dr. Ross Hastings, Institute for the Prevention of Crime, University of Ottawa.

M. Ross Hastings, Institut pour la prévention de la criminalité, Université d'Ottawa.

PHOTOS : RAY J. MACLELLAN

« Renforcer les collectivités canadiennes » est une occasion stimulante pour les services de police, les organisations non gouvernementales, l'administration publique à tous les échelons, le secteur privé et les citoyens de se réunir pour collaborer à la sécurité et la santé des collectivités d'un océan à l'autre. L'information sur cette consultation nationale et sur les résultats de la deuxième table ronde sur la sécurité des collectivités est téléchargée au site Web de la Coalition à www.cacp.ca. ♦

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Hill v. Hamilton- Wentworth Regional Police: The Tort of Negligent Investigation

By Lynda Bordeleau, CACP Legal Counsel

The Canadian Association of Chiefs of Police was one of a number of intervenors before the Supreme Court of Canada in the case of *Hill v. Hamilton-Wentworth Regional Police Services Board*¹ [“Hill”] regarding a civil claim for negligent investigation. This was an appeal from the decision of the Ontario Court of Appeal. The appeal was heard on November 10, 2006 with the decision being reserved.

Hill c. Service de police régional de Hamilton- Wentworth : Délit d’enquête négligente

Par Lynda Bordeleau, conseillère juridique de l’ACCP

L’Association canadienne des chefs de police a été l’un des intervenants devant la Cour suprême du Canada dans l’affaire *Hill c. Commission des Services de police régionaux de Hamilton-Wentworth*¹ [« Hill »], poursuite civile pour enquête négligente. Il s’agissait d’un appel de la décision de la Cour d’appel de

The Court held that the policy rationales advanced by the police were not sufficiently compelling to deny the existence of a duty of care owed by the police in the context of how they conduct their criminal investigations.

The decision in Hill was of national importance as the tort of negligent investigation against the police was not recognized uniformly across Canada.

BACKGROUND

Mr. Hill was charged with robbing a bank and spent 20 months in jail before being acquitted. At the time the police were investigating a series of bank robberies with a similar modus operandi, that being the use of a plastic bag in which to place the money and the threat of a weapon. He sued the Hamilton-Wentworth Regional Police alleging that there had been a number of serious deficiencies in their investigation. It was alleged that the police failed to re-investigate Mr. Hill after becoming aware of exculpatory evidence. Two days after Mr. Hill was charged, police received a tip indicating that persons other than Mr. Hill may have perpetrated the robberies. Two more bank robberies were committed after Mr. Hill's arrest and incarceration. Further, witnesses were also asked to identify Mr. Hill from a photo line-up that included one photo of Mr. Hill who is an Aboriginal person and 11 photos of Caucasians. Mr. Hill sued the Hamilton-Wentworth Regional Police claiming malicious prosecution, negligent investigation and breaches of his Charter rights. His claim in tort was dismissed.

Mr. Hill appealed from the judgment of Justice Marshall of the Superior Court of Justice to the Ontario Court of Appeal. The Ontario Court of Appeal dismissed the appeal.

THE BECKSTEAD RULING

The principal issue before the Ontario Court of Appeal in Hill was whether the decision in Beckstead v. Ottawa (City)² ["Beckstead"] should remain the law of Ontario. In Beckstead, the Ontario Court of Appeal held that the police could be sued if, because of a negligent investigation, they charged an innocent person with a criminal offence. Essentially, the Court of Appeal upheld the proposition that there could be liability for good faith error made in the course of a police investigation.

In Beckstead, the plaintiff was charged with several offences under the Criminal Code based on allegations that she used an acquaintance's bank card without permission. The acquaintance purported to identify the plaintiff from surveillance photographs taken at the bank machine where her card had been used. The police officer admitted that the plaintiff did not resemble the woman in the surveillance photo and that he had decided to charge the plaintiff before he interviewed her. The officer did not investigate the plaintiff

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La Cour a déterminé que les justifications stratégiques du Service de police n'étaient pas suffisamment convaincantes pour nier le devoir de diligence actuel des agents de police dans le contexte de la conduite de leurs enquêtes criminelles.

l'Ontario. L'appel a été entendu le 10 novembre 2006 et la décision est réservée.

La décision dans l'affaire Hill a été d'importance nationale parce que le délit d'enquête négligente du Service de police n'a pas été reconnu partout au Canada.

CONTEXTE

M. Hill a été inculpé de vol de banque et a passé 20 mois en prison avant d'être acquitté. Le Service de police faisait enquête sur une série de vols de banque ayant des caractéristiques semblables, soit le recours à un sac en plastique pour déposer l'argent, l'auteur menaçant d'être armé. Il a poursuivi le Service de police régional de Hamilton-Wentworth alléguant qu'il y avait plus d'une lacune grave dans l'enquête. Il a été allégué que le Service de police n'a pas fait de nouvelle enquête auprès de M. Hill après avoir pris connaissance de faits disculpatoires. Deux jours après l'inculpation de M. Hill, le Service de police a obtenu de l'information précisant que d'autres particuliers, et non M. Hill, pourraient avoir perpétré les vols qualifiés. Deux autres vols de banque ont été commis après l'arrestation et l'incarcération de M. Hill. On a aussi demandé à des témoins d'identifier M. Hill parmi des photos étalées, soit 11 photos de particuliers de race blanche et celle de M. Hill, un Autochtone. M. Hill a intenté une poursuite contre le Service de police régional de Hamilton-Wentworth pour poursuite malicieuse, enquête négligente et infraction à ses droits en vertu de la Charte. Sa poursuite pour responsabilité civile délictuelle a été rejetée.

M. Hill en a appelé en Cour d'appel de l'Ontario de la décision du juge Marshall de la Cour supérieure de justice. La Cour d'appel de l'Ontario a rejeté l'appel.

LA DÉCISION BECKSTEAD

Le principal enjeu devant la Cour d'appel de l'Ontario dans l'affaire Hill a été de déterminer si la décision dans l'affaire Beckstead c. Ottawa (Ville)² [« Beckstead »] devrait toujours être la loi en Ontario. Dans l'affaire Beckstead, la Cour d'appel de l'Ontario a considéré que le Service de police peut faire l'objet d'une poursuite si, à cause d'une enquête négligente, il a accusé un innocent d'une infraction criminelle. La Cour d'appel a essentiellement retenu la proposition soutenant qu'il peut y avoir responsabilité pour erreur commise de bonne foi pendant une enquête policière.

Dans l'affaire Beckstead, la demanderesse a été inculpée de plusieurs infractions en vertu du Code criminel

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alibi; meet with the complainant or investigate the pattern of withdrawals from her account. The charges were eventually withdrawn but not before the plaintiff had appeared in court a total of eight times. It was found as a fact that the arresting officer did not conduct a proper investigation. The plaintiff claimed damages from the officer and the Ottawa Police Service for false arrest, slander and negligence.

The reasoning in *Beckstead* was brief. The Court found that the defendant officer owed a duty to the plaintiff to perform a careful investigation of the complaint before charging her; that he was negligent in the performance of that duty; and that he was therefore liable to her for damages. The plaintiff was awarded \$20,000 in general damages. The Ontario Court of Appeal upheld the finding of liability in negligence. The Court of Appeal did not review or acknowledge at the time the considerable body of contrary jurisprudence or consider the significant policy considerations involved in the determination of whether such a duty of care ought to be recognized. Leave to the Supreme Court of Canada was not sought.

ONTARIO COURT OF APPEAL RULING IN HILL

Subsequent to the *Beckstead* ruling, the law in Ontario remained unsettled regarding the tort of negligent investigation. In two separate Ontario Court of Appeal rulings, the Court declined to confirm the existence of the tort.³ In *Wiche v. Ontario*⁴ the Ontario Court of Appeal recognized that *Beckstead* did recognize the liability of a police officer for negligent investigation in the particular circumstances. However, the Court did hold that overriding public policy considerations, such as the effective functioning of the criminal justice system, granting immunity to police officers and other investigators from liability for negligent investigations should prevail in all but the most egregious of circumstances. The standard of “egregious circumstances” was subsequently followed by lower courts.⁵

Elsewhere in Canada, courts continued to deny the existence of a tort of negligent investigation.⁶

The Ontario Court of Appeal in *Hill* reviewed the application of the tort of negligent investigation in Ontario and revisited its decision in *Beckstead*. The Chief Justice of Ontario convened a special, five-member panel of the Court to hear the appeal. The police maintained the following policy reasons why police officers should not be found to owe a private law duty of care in negligence to an accused individual:

1. The duty resting upon police officers regarding the investigation of crime is owed to the community at large, not to individual members of the public.
2. The diversion of scarce police resources away from activities involving the suppression of crime into the defence of civil actions.
3. The chilling effect such a cause of action would undoubtedly have on investigative decisions.
4. The existence of well-funded organized crime elements and white collar criminals who used the civil justice system to wear down the will and resources of those investigating their crimes.
5. The consumption of valuable court time and resources



in retrying criminal cases in the context of civil actions, involving complex, microscopic and costly hindsight analysis of police investigative decisions.

6. The existence of the closely related tort of malicious prosecution, requiring proof of malice, which strikes a more appropriate balance between the need to safeguard the interests of persons wrongly accused of crime with the societal need for police to be able to carry out their duties without fear of civil repercussions.
7. The existence of remedies for the more serious forms of police wrongs that involve breach of Charter rights, pursuant to s. 24 of the Charter.
8. The existence of federal/provincial guidelines, adopted in all provinces across Canada, providing for compensation of wrongfully convicted and imprisoned persons for both pecuniary and non-pecuniary losses on a no-fault basis.

The Court held that the policy rationales advanced by the police were not sufficiently compelling to deny the existence of a duty of care owed by the police in the context of how they conduct their criminal investigations.

The Court made the following findings:

1. The existence of a duty of care will not lead to an unduly defensive approach in combating crime. Recognition of the tort of negligent investigation in Ontario and Quebec did not lead to a deluge of cases.
2. Recognition of the tort protects victims of crime as well as

¹ (2005), 259 D.L.R. (4th) 676 (Ont. C.A.).

² (1997), 37 O.R. (3d) 62 (Ont. C.A.).

³ *Thompson v. Ontario (Attorney General)* [1998] O.J. No. 3917 (C.A.); *Osborne v. Ontario (Attorney General)*, [1998] O.J. No. 4457 (C.A.).

⁴ [2001] O.J. No. 1850

⁵ *DeHeus v. Niagara Regional Police Services Board* [2005] O.J. No. 1014 (S.C.J.).

⁶ *Stevens v. Fredericton (City)* [1999] N.B.J. No. 148 (Q.B.); *Dix v. Canada*, [2002] A.J. No. 784 (Q.B.); *Avery v. Canada (Attorney General)*, [2004] N.B.J. No. 391 (Q.B.).

suspects.

3. There is no alternative remedy for the loss suffered by a person by reason of wrongful prosecution and conviction.
4. The policy concerns weighing against imposing a duty of care can be addressed by a carefully tailored standard of care.

The Court then found that the tort of negligent investigation should continue to be recognized. It stated that the standard of care, at a general level, was to be the same as the standard respecting other professionals: what would a reasonable police officer in the same circumstances of the defendant do?

We will now await the decision of the Supreme Court of Canada to ascertain the state of the law regarding negligent investigation in Ontario and across Canada. ◆

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allégué qu'elle aurait utilisé sans permission la carte bancaire d'une connaissance. Celle-ci aurait identifié la demanderesse à l'aide de photographies de caméra de surveillance prises à la machine de la banque où la carte a été utilisée. L'agent de police a admis que la demanderesse ne ressemblait pas à la femme dans la photo de caméra de surveillance et qu'il a décidé de l'inculper avant de l'interroger. L'agent n'a ni fait enquête sur l'alibi de la demanderesse, ni rencontré la plaignante ou fait enquête sur les caractéristiques des retraits à son compte. Les inculpations ont éventuellement été retirées, mais pas avant que la demanderesse ait comparu huit fois en cour. Il a été conclu que l'agent qui l'avait appréhendée n'a pas fait une enquête appropriée. La demanderesse a intenté une poursuite en dommages-intérêts contre l'agent et le Service de police d'Ottawa pour arrestation injustifiée, diffamation et négligence.

Le raisonnement dans l'affaire Beckstead a été bref. La Cour a constaté que l'agent défendeur aurait dû faire une enquête approfondie après la plainte avant d'inculper la demanderesse, qu'il a fait preuve de négligence en devoir et qu'il était donc responsable des dommages qu'elle réclamait. La demanderesse a obtenu 20 000 \$ en dommages dans l'ensemble. La Cour d'appel de l'Ontario a maintenu la décision visant la responsabilité pour négligence. La Cour d'appel n'a ni examiné ni reconnu à ce moment là le courant jurisprudentiel contraire considérable ni tenu compte des considérations stratégiques significatives pertinentes pour déterminer s'il faut reconnaître ce devoir de diligence. On n'a pas demandé l'avis de la Cour suprême du Canada.

DÉCISION DE LA COUR D'APPEL DE L'ONTARIO DANS L'AFFAIRE HILL

Après la décision dans l'affaire Beckstead, la loi visant le délit d'enquête négligente n'a pas changé en Ontario. Dans deux décisions distinctes, la Cour d'appel de l'Ontario a refusé de confirmer la responsabilité civile délictuelle³. Dans l'affaire *Wiche c. Ontario*⁴, la Cour d'appel de l'Ontario a convenu que le tribunal a admis la responsabilité de l'agent de police pour enquête négligente dans l'affaire Beckstead, compte tenu des circonstances particulières. La Cour a cependant affirmé que des considérations dérogatoires de la politique publique, par exemple le fonctionnement efficace de l'appareil judiciaire pénal, l'octroi

de l'immunité aux agents de police et à d'autres enquêteurs sur le plan de la responsabilité pour enquête négligente, devraient prévaloir dans toutes les circonstances, sauf les plus flagrantes. Les tribunaux inférieurs ont ensuite appliqué la norme des « circonstances les plus flagrantes »⁵.

Ailleurs au Canada, des tribunaux ont continué de rejeter le délit d'enquête négligente⁶.

La Cour d'appel de l'Ontario a examiné dans l'affaire Hill l'application du délit d'enquête négligente en Ontario et considéré de nouveau la décision dans l'affaire Beckstead. Le juge en chef de l'Ontario a réuni un groupe spécial de cinq membres du tribunal pour entendre l'appel. Le Service de police a maintenu les raisons stratégiques suivantes justifiant que les agents de police ne doivent pas être liés au devoir de diligence de droit privé en cas de négligence envers un inculpé :

1. Les agents de police en devoir doivent faire enquête sur les crimes et faire rapport à la collectivité dans l'ensemble et non à un particulier.
2. Les maigres ressources policières retirées de la lutte contre la criminalité et réaffectées à la défense de poursuites civiles.
3. L'effet paralysant que ce genre de cause de poursuite aurait inévitablement sur les décisions tirées des enquêtes.
4. La présence d'éléments bien financés du crime organisé et des criminels à col blanc qui font appel à l'appareil judiciaire civil pour saper la volonté et les ressources de ceux qui font enquête sur leurs crimes.
5. Les ressources et le temps précieux réservés aux affaires criminelles confiées de nouveau au tribunal *date de copie 42*

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- de poursuites au civil qui comprennent une analyse rétrospective complexe, microscopique et coûteuse des décisions tirées des enquêtes policières.
- La poursuite malicieuse étroitement liée à la responsabilité civile délictuelle exigeant une preuve de malice, ce qui établit un équilibre plus approprié entre le besoin de sauvegarder les intérêts des particuliers accusés à tort d'un crime et le besoin social de permettre aux agents de police d'accomplir leurs tâches sans crainte de répercussions civiles.
 - Les solutions actuelles aux erreurs policières les plus graves qui comprennent l'infraction aux droits en vertu de l'art. 24 de la Charte.
 - Les lignes directrices fédérales-provinciales que toutes les provinces ont adoptées au Canada et qui prévoient une indemnisation pour perte pécuniaire et autre des particuliers condamnés et emprisonnés à tort, sans égard à la faute.

La cour a déterminé que les justifications stratégiques du Service de police n'étaient pas suffisamment convaincantes pour nier le devoir de diligence actuel des agents de police dans le contexte de la conduite de leurs enquêtes criminelles.

La cour a tiré les conclusions suivantes :

- Le devoir de diligence ne motivera pas une approche défensive induue de la lutte contre la criminalité. La reconnaissance du délit d'enquête négligente en Ontario et au Québec n'a pas suscité un déluge de cas.
- La reconnaissance de la responsabilité civile délictuelle protège les victimes de la criminalité et les suspects.

- Il n'y a pas d'autres mesures de redressement pour la perte infligée à une personne en raison d'une poursuite et d'une condamnation injustifiées.
- Une norme de diligence soigneusement adaptée peut régler les préoccupations stratégiques allant à l'encontre du devoir de diligence.

La Cour a ensuite décidé que le délit d'enquête négligente devrait continuer d'être reconnu. Elle a affirmé que la norme générale de diligence doit être la même que celle d'autres professionnels : que ferait un agent de police raisonnable dans les mêmes circonstances que celles du défendeur?

Nous attendons maintenant la décision de la Cour suprême du Canada pour déterminer ce que dit la loi au sujet de l'enquête négligente en Ontario et au Canada. ◆

¹ (2005), 259 D.L.R. (4^e) 676 (C.A. de l'Ont.).

² (1997), 37 O.R. (3^e) 62 (C.A. de l'Ont.).

³ *Thompson c. Ontario (procureur général)* [1998] O.J. n° 3917 (C.A.), *Osborne c. Ontario (procureur général)*, [1998] O.J. n° 4457 (C.A.).

⁴ [2001] O.J. n° 1850

⁵ *DeHeus c. Commission du Service de police régional de Niagara* [2005] O.J. n° 1014 (A.C.S.).

⁶ *Stevens c. Fredericton (Ville)* [1999] A. N.-B. n° 148 (C.B.R.), *Dix c. Canada*, [2002] A.J. n° 784 (C.B.R.), *Avery c. Canada (procureur général)*, [2004] A. N.-B. n° 391 (C.B.R.).

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Calendar of Events for 2007



Date	Event	Location
Feb 14-16, 2007	Reboot Communications 8th Annual Privacy and Security Conference – Identity Management and Information Protection in the Digital World . . . Can We Meet the Challenge?	Victoria, BC
March 3-4, 2007	CACP Executive and Board of Directors Meeting	Winnipeg, MB
March 4-6, 2007	Crime Prevention Committee Conference: “Strengthening Canadian Communities: A National Showcase on Community Safety, Health and Well-being”	Winnipeg, MB
March 9, 2007	Law Amendments Committee Tele-conference	
April 1-3, 2007	Human Resources Conference: Social Change and Policing	Victoria, BC
April 3, 2007	Human Resources Committee Meeting	Victoria, BC
April 3-4, 2007	CACP National Traffic Symposium	Chilliwack, BC
April 23-24, 2007	Reboot Communications 6th Annual International Public Safety and Counter-Terrorism Conference	Quebec City, QC
May 6-8, 2007	Canadian Professional Management Executive Leadership Conference – Preparing for Tomorrow	Toronto, ON
May 7-9, 2007	Canada’s National Pipeline Convoy Workshop	Niagara Falls, ON
May 17-19, 2007	Law Amendments Committee Meeting	Quebec City, QC
June 3-5, 2007	CACP Human Resource Committee & Canadian Association of Police Educators Conference	Chilliwack, BC
June 15, 2007	Law Amendments Committee Tele-conference	
August 19-22, 2007	CACP Annual Conference	Calgary, AB
September 30 - October 3, 2007	Management Review & Quality Assurance Conference	Ottawa, ON
October 28-31, 2007	International Forum on Street Gangs	Montreal, QC
November 19-20, 2007	6th Annual Conference on Mental Health Psychiatrists in Blue	Halifax, NS



Calendrier des événements en 2007



Date	Événement	Endroit
Du 14 au 16 févr. 2007	Relancer les communications, 8e Conférence annuelle sur les renseignements personnels et la sécurité – la gestion de l'identité et la protection de l'information dans un monde digital. . . Pouvons-nous relever le défi?	Victoria (C.-B.)
Les 3 et 4 mars 2007	Réunion du Comité exécutif et du Conseil d'administration de l'ACCP	Winnipeg (Man)
Du 4 au 6 mars 2007	Conférence du Comité de prévention de la criminalité : Renforcer les collectivités canadiennes : Une exposition nationale sur la sécurité, la santé et le bien-être des collectivités	Winnipeg (Man)
Le 9 mars 2007	Téléconférence du Comité de modification des lois	
Du 1er au 3 avril 2007	Conférence des Ressources humaines : Le changement social et l'intervention policière	Victoria (C.-B.)
Le 3 avril 2007	Réunion du Comité des ressources humaines	Victoria (C.-B.)
Les 3 et 4 avril 2007	Symposium national sur la sécurité routière de l'ACCP	Chilliwack (C.-B.)
Les 23 et 24 avril 2007	Relancer les communications, 6e Conférence annuelle sur la sécurité publique internationale et le contreterrorisme	Québec (QC)
Du 6 au 8 mai 2007	Gestion professionnelle canadienne Conférence sur le leadership des dirigeants – Se préparer pour demain	Toronto (ON)
Du 7 au 9 mai 2007	Atelier national sur l'acheminement et les convoyeurs du Canada	Niagara Falls (ON)
Du 17 au 19 mai 2007	Réunion du Comité de modification des lois	Québec (QC)
Du 3 au 5 juin 2007	Conférence de l'Association canadienne des enseignants policiers et du Comité des ressources humaines de l'ACCP	Chilliwack (C.-B.)
Le 15 juin 2007	Téléconférence du Comité de modification des lois	
Du 19 au 22 août 2007	Conférence annuelle de l'ACCP	Calgary (ALB)
30 septembre au 3 octobre 2007	Congrès de l'Examen de la direction et assurance de la qualité	Ottawa (ON)
Du 28 au 31 octobre 2007	Tribune internationale sur les bandes de la rue	Montréal (QC)
Du 19 au 20 novembre 2007	6e Conférence annuelle sur la santé mentale des psychiatres en autopatrouille	Halifax (N.-É.)



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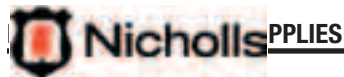


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
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