

**From:** "Kaplan, Brian R (JUS)" <Bkaplan@gov.mb.ca>  
**To:** "St. Hill, Jacqueline (JUS)" <Jsthill@gov.mb.ca>  
**Date:** 5/19/06 7:50 am  
**Subject:** RE: Meeting respecting the Zenk matter  
  
**CC:** "Slough, Don (JUS)" <Dslough@gov.mb.ca>, "Marti..."

It was decided to hold off on any CIA until Mr. Wolson received the request from Mr. Minuk respecting adjournment. It is hoped Mr. Wolson will agree to the request. Mr. Minuk will be dealing with the family together with a victim worker. This is in process and I will follow up with it.

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**From:** St. Hill, Jacqueline (JUS)  
**Sent:** May 18, 2006 4:55 PM  
**To:** Kaplan, Brian R (JUS)  
**Cc:** Slough, Don (JUS)  
**Subject:** FW: Meeting respecting the Zenk matter  
**Importance:** High

Brian,

Thanks for this.

As the media was interested in this case and who knows how the family angle is going to play out, this should be noted as a CIA.

Can you ensure that Tammy has an appropriately-worded blurb in advance of when the issue of the adjournment is going to be before the court?

Obviously we/Marty won't have much to say, but Eileen needs to be aware of it should there be queries.

I also recall seeing media coverage of the changes in personnel at the E.St.Paul police office, so somebody might be making connections and asking questions.

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From: Ireton, Colleen (JUS)  
Sent: May 18, 2006 12:37 PM  
To: Slough, Don (JUS); St. Hill, Jacqueline (JUS)  
Cc: Kaplan, Brian R (JUS); Lawlor, Gregg (JUS); Martin Minuk  
Subject: Meeting respecting the Zenk matter  
Importance: High

The following is sent on behalf of Brian Kaplan:

A meeting was held this morning with Marty Minuk, Gregg Lawlor and I to discuss the issues that have been brought to our attention by Mr. Minuk.

Mr. Minuk gave Gregg a detailed background of the matter and advised him of the letter from the East St. Paul Police Service dated April 25/06 (you have been provided with a copy of the Apr 25/06 letter).

Marty requested the meeting this morning as he is greatly concerned about the matter going ahead at this point in time and wanted some direction as to how he felt an adjournment should be addressed. Marty also noted to us that the family issues in the case are a huge factor and should be considered as well. (The parents of the deceased victim are now "at war" with the son-in-law.)

Gregg's advice was as follows:

In a letter to defence (Richard Wolson) Marty should indicate:

Recent issues have come to light respecting the investigation of the accident. Time is needed to properly go ahead with the case and because of the ongoing investigation by an outside policing agency into the case, the Crown feels the matter must be adjourned.

Marty will draft a letter that he will be sending to both Gregg and I to

review this afternoon.

Colleen Ireton  
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