

JURY IN

[REDACTED] - DR.EX. (MAHON)

DOE#3

1 Q All right. You just -- so you phoned -- why did
2 you phone Inter-Tribal as opposed to anyone else?

3 A Because I heard that name before.

4 Q All right. So that was someone you knew. Do you
5 recall if you contacted the police?

6 A I don't know. I don't remember.

7 Q All right. In any event, as a result, I
8 understand that you indicated that a lot of police wound up
9 coming to your place of residence?

10 A Yeah.

11 Q All right. And did they take a statement from
12 you?

13 A Yes.

14 Q And what about ^{DOE#2} [REDACTED] and ^{DOE#1} [REDACTED], did they take
15 statements from them as well?

16 A Yes.

17 MR. MAHON: If I might have one moment, My Lady.

18

19 BY MR. MAHON:

20 Q I just wanted to clarify, if we could, when it was
21 that ^{DOE#2} [REDACTED] and you had this conversation with ^{DOE#1} [REDACTED]. How
22 long was that after they came back from residing with their
23 dad in Fisher River, or living with their dad in Fisher
24 River, do you remember?

25 And you know what, I've asked that very awkwardly.
26 When you went to the, the walk-in clinic, the Point Douglas
27 walk-in clinic, do you remember how long ^{DOE#2} [REDACTED] had been back
28 from Fisher River?

29 A I think a week.

30 Q Okay. So --

31 A Two weeks maybe. Didn't want to go back.

32 Q Sorry?

33 A He didn't want to go back anymore.

34 Q All right. And in terms -- so did ^{DOE#2} [REDACTED] ever go

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DOE#3

[REDACTED] - DR.EX. (MAHON)
[REDACTED] - CR-EX. (CAMPBELL)

1 back after that to Fisher River?

2 A Yeah, he went back.

3 Q After he told you that his dad had killed
4 somebody?

5 A No. No, no.

6 Q Oh, he never went back after that?

7 A No.

8 Q All right. And did ^{DOE#1} [REDACTED] ever go back after you
9 found out about that?

10 A No.

11 Q And you're shaking your head no.

12 A No.

13 Q All right. So just to make sure that I've got it
14 clear, then, about a week after they came back, in July of
15 2005, that's when ^{DOE#2} [REDACTED] told you what had happened?

16 A Yeah.

17 MR. MAHON: All right. My Lady, thank you, those
18 are my questions.

19 It may be that my learned friends will have some
20 questions for you.

21

22 CROSS-EXAMINATION BY MS. CAMPBELL:

23 Q ^{DOE#3} [REDACTED], my name is Roberta Campbell, I
24 represent Ms. Kematch and I just have a few questions I need
25 to ask you. Okay?

26 My understanding from your testimony is that you
27 were with Mr. McKay for approximately seven years in a
28 relationship; is that correct?

29 A About there.

30 Q About that? Yeah. And you said that you had the
31 two boys with Mr. McKay and that was ^{DOE#1} [REDACTED] and ^{DOE#2} [REDACTED],
32 correct?

33 A Yeah.

34 Q Yes? And my understanding as well, Jeremy