Recommendation 3

The Committee recommends that a share of the monies forfeited as proceeds of crime be allocated to crime prevention activities and that the federal government allocate 1% a year of the current federal budget for police, courts and corrections to crime prevention over a five year period. At the end of five years, Canada should spend 5% of the current federal criminal justice budget on crime prevention. (Page 24)

Recommendation 4

The Committee recommends that the Department of Justice maintain its role as the Department responsible for crime prevention and that it appoint a senior official responsible for crime prevention policy and program development. (Page 25)

Recommendation 5

The Committee recommends that federal government support the establishment of an international centre for the prevention of crime to be affiliated with the United Nations. (Page 26)

Recommendation 6

The Committee recommends that Parliament's commitment to crime prevention be given clear expression in principles contained within the *Criminal Code*, the Young Offenders Act, the Corrections and Conditional Release Act, the Royal Canadian Mounted Police Act and related criminal justice statutes. (Page 27)

Recommendation 7

The Committee recommends that the federal government expand Statistics Canada's program of victimization surveys to allow for the analysis of trends in crime victimizations at regular intervals and to allow for population samples sufficiently large to capture the experiences of important sub-groups of the Canadian population. The information collected from the victimizations surveys should be used to support the research agenda of the proposed national crime prevention centre. (Page 28)

Recommendation 8

The Committee recommends that the federal government work with the provinces, the territories and relevant professions to promote violence-prevention education as an integral part of the curriculum in elementary, junior and high schools across Canada. (Page 29)

Recommendation 9

The Committee recommends that the Minister of Justice in consultation with provincial Attorneys General review existing charging policies and powers of arrest in domestic violence situations to ensure that, where appropriate, abusers are