liquer among Indians could be abated if there were energetic efficers to enforce the law. In Vernon he had known of 57 Indians and 27 whites to be under arrest for infrastions of the liquer clauses of the Indian Act.

TO MR. COMMISSIONER SHAW: He did not think that the penalty for supplying liquer to Indians as provided for in the Indians Act was sufficiently severe, and would recommend lashes for supplyions. Every murder or serious crime committed by Indians in the interior he believed to be traceable to liquer having been supplied to them by white men or by half-breeds.

TO MR. COMMISSIONER McKENNA: If a conviction was secured against a person commonly known to be a notorious supplier, he would be in favor in giving the lash even for a first offence — that was upon a conviction being secured for a first time. He was also in favour of imprisonment without a fine, when option of fined, in such offences.

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