

- Section 178.13(2): Content and limitation of authorization 10:44-49  
 Section 178.16(1): Inadmissibility of private communication 11:22-26  
 Section 178.20: Disclosure of information 11:26-27  
 Clause 6(2): Warrant issued by Solicitor General 11:30  
 Discussion  
 Clause 2  
 Section 178.11: Interception 10:6  
 Section 178.12: Application for authorization 8:56-57  
 Section 178.13(1): Grounds on which judge must be satisfied 8:24-25, 8:47, 9:10-11, 9:12-14  
 Section 178.13(2): Content and limitation of authorization 8:56, 8:57-58  
 Section 178.15(2): Report to Attorney General or Solicitor of Canada 8:7  
 Section 178.16: Inadmissibility of private communication 8:7  
 Criticism 8:35  
 Definitions  
 "Offence" 10:16-20  
 "place" 8:68  
 Lang, Hon. Otto, Minister of Justice and Attorney General of Canada, comments 10:6-8  
 Purpose 8:6  
 Report to the House, with amendments (Fourth) 11:3-5  
 Title, change recommended 8:55-56, 9:4
- Borovoy, A. A., General Counsel, Canadian Civil Liberties Association, Toronto**  
 Brief, statement 8:26-35
- CACP**  
*See*  
 Canadian Association of Chiefs of Police
- Canadian Association of Chiefs of Police**  
 Brief 8:5-10  
 Membership 8:5  
 Recommendations 8:42, 8:44
- Canadian Civil Liberties Association, Toronto**  
 Brief, statement 8:26-35  
 Organization, membership 8:26  
 Questionnaire on electronic surveillance 1971, to law enforcement authorities, replies 8:28-29, 8:46-47  
 Recommendations 8:33-34, 8:45
- Carrier, Louis, Attorney on Organized Crime, Joint Strike Force on Organized Crime, Province of Quebec**  
 Evidence, inadmissibility, statement 9:7-8
- Clark, Ramsey, Former Attorney General of U.S.A.**  
 Appearance suggested 8:45-46, 10:3, 10:8-10
- Discussions  
 Art. 2(178.11)(1)—Interception 10:20  
 Art. 2(178.12)—Interprétation mot «lieu» 11:11-12  
 Art. 2(178.13)(1)—Motifs sur lesquels le juge doit se fonder 8:47, 9:10-11, 10:41-44  
 Art. 2(178.13)(2)—Contenu et limite de l'autorisation 8:58-60, 10:43  
 Art. 2(178.15)(1)—Permission en cas d'urgence 8:36, 11:14, 11:19  
 Art. 2(178.21)—Dommages 10:23  
 Déclaration droits de l'homme  
 Application termes et conditions 10:11-15, 11:33-36  
 Empiètement 10:12, 10:13, 11:33  
 Mesures sauvegarde 8:32-33, 8:61, 9:10-11  
 Offenses graves, application limitée aux 8:7, 10:18  
 Rapport à la Chambre (Quatrième) avec amendements 11:3, 11:36  
 Titre «Loi sur protection de vie privée», interprétation restrictive 8:55-56
- Borovoy, M. A. Alan, Avocat général, Canadian Civil Liberties Association, Toronto**  
 Exposé, mémoire 8:26-35
- Canadian Civil Liberties Association**  
 Interception des communications, opinion 8:7, 8:8-9, 8:19  
 Membres, objectifs 8:26  
 Mémoire 8:26-35
- Carrier, M. Louis, Procureur, Unité spéciale d'enquête sur le crime organisé au Québec**  
 Exposé, mémoire 9:7-8
- Clark, M. Ramsay, Ancien procureur général des États-Unis**  
 Comparution devant Comité, recommandation 10:8-10  
 Déclaration, utilisation tables d'écoute, crime organisé 8:19, 8:31, 8:45
- Cliche, M. Charles, Coordonnateur sur le crime organisé, Unité spéciale d'enquête sur le crime organisé au Québec**  
 Exposé, mémoire 9:4-6
- Code criminel**  
 Définition  
 «Cour de juridiction criminelle» 10:27  
 «Juge», «magistrat» 10:30, 10:35, 10:37  
 «Lieu», emploi du terme 11:11-12
- Commission royale d'enquête sur le crime (Ontario, 1961)**  
 Existence crime organisé au Canada 8:19-20, 8:45, 8:70
- Conférence des commissaires sur l'uniformisation des lois au Canada**  
 Recommandations 9:5, 9:6