

2003 - Approved CACP Resolutions

Resolution #	Title of Resolution	Resolution	Actions	Results	Status
10/2003	<p>CANNABIS REFORM LEGISLATION</p> <p>Drug Abuse Committee</p>	<p>That the CACP urges:</p> <p>The Prime Minister and the Government of Canada to provide funding for Canada's National Drug Strategy consistent with its Red Book Promise of \$420M and commensurate to the costs associated to substance Abuse;</p> <p>The Minister of Justice and Attorney General to create legislation for Alternative Measures for personal possession of 15 grams or less of cannabis, or 1 gram or less of cannabis resin, and to retain the discretionary option to proceed by way of criminal charge;</p> <p>The Minister of Justice and Attorney General to create a penalty structure that is meaningful, appropriate with graduated consequences to serve as a deterrent for ALL repeat drug offences, including possession of small quantities of cannabis.</p> <p>The Minister of Justice and Attorney General to create a category of aggravating factors which will provide for increased penalties for ALL drug offences such as, but not limited to: in a public place, including in or around schools and parks, in a motor vehicle, boat or any motorized conveyance; for those engaged in high risk occupations such as: airline pilots, air traffic controllers, emergency services providers,</p>	<p>2003-09-15 CACP submitted the resolution for information to federal, provincial & territorial Ministers responsible for Justice Portfolio.</p>	<p>2003-10-31, ALTA, SG letter – supports (in particularly ...deter repeat offenders)</p> <p>2003-11-14, ALTA, MOJ letter. Does not support the move to decriminalize marihuana and believes that the 15 gram provision is too high. – More aggressively with repeat offenders.</p> <p>2003-12-12, PSEPC letter. Matter referred to Minister of Justice. The future status of the legislation remains uncertain... law enforcement... be provided an additional opportunity to express their view.</p> <p>2004-06-07, BC, AG letter. Would have concerns about retaining</p>	

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		<p>operators of public transit or health care professionals; and ALL drug offences committed in the company of a person under the age of 18 years.</p> <p>The Minister of Justice and Attorney General retain the discretion for police officers to proceed either by criminal charge or issuance of a ticket for a contravention as circumstances dictate.</p>		<p>the discretionary option for possessing of very small amounts... It may be reasonable to move the discretionary level for charging to either five or ten grams.</p>	
11/2003	<p>NATIONAL INITIATIVE ON MARIHUANA (CANNABIS) GROW OPERATIONS – SUPPLY REDUCTION</p> <p>Drug Abuse Committee</p>	<p>That the CACP calls upon the Solicitor General to engage his counterparts in each provincial and territorial government to take a leadership role in funding and coordinating a national initiative on MGOs including public and private sector partner engagement such as hydro, insurance and real estate organizations and ALL components of the criminal justice system.</p> <p>That the CACP calls upon the Minister of Justice and Attorney General to create penalties which have minimum jail sentences for the two (2) new cultivation offences that, as now proposes to effectively lower the current penalties for cultivation of Cannabis. These sentences must have a deterrent effect on individuals convicted of cultivation and discourage others from coming to Canada intent on this purpose.</p>	<p>2003-09-15 CACP submitted the resolution for information to federal, provincial & territorial Ministers responsible for Justice Portfolio.</p> <p>2004-06-25 BC, Public Safety and SG, supports and would like to see increased emphasis on attacking the financial base of MGOs in conjunction with increase police coordination.</p>	<p>2003-10-31, ALTA, SG letter – supports</p> <p>2003-11-14, ALTA, MOJ letter, supports</p> <p>2003-12-12, PSEPC letter. In Sept. 2003 FPT ministers endorsed the Working group’s recommendations, which included increased coordination among law enforcement. Strong commitment on the part of FPT Ministers to address this problem.</p>	

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12/2003	<p>MARIHUANA FOR MEDICAL PURPOSES</p> <p>Drug Abuse Committee</p>	<p>That the CACP urges Minister of Health to implement the following:</p> <p>Provide police with 24 hour, 7 days a week access to up to date, confirmed data of the names and addresses of all individuals (including doctors) authorized to possess and produce marihuana under the <i>MMAR</i>;</p> <p>To distribute marihuana for medical purposes subject to the provisions of the <i>MMAR</i> on a doctor's prescription through regulated existing pharmacies as is the current policy with all other prescribed medication.</p> <p>To require people authorized to possess or produce marihuana to provide safe storage and compliance with safety standards when involved in production/cultivation;</p> <p>To specify in the legislation that persons authorized to possess marihuana, when consuming, do so in an environment that does not affect other people or infringe on their right not to be subjected to the effects of an illegal substance, specifically not in public.</p> <p>To fully fund a comprehensive national research</p>	<p>2003-09-15 CACP submitted the resolution for information to federal, provincial & territorial Ministers responsible for Justice Portfolio.</p> <p>2004-06-25 BC, Public Safety and SG. Supports a comprehensive national research project to establish medicinal benefits...</p> <p>Released of names: other implications for other issues like the privacy and freedom rights of individuals. Further information is required...</p> <p>Alternative... entry on CPIC identifying limited licensing information provided by Health Canada.</p>	<p>2003-11-14, ALTA, MOJ letter. Releasing personal health information is subject to privacy legislation in Alberta and most likely personal information related to medical use of marihuana would be precluded from disclosure to police.</p> <p>2003-12-12, PSEPC letter. Matter referred to Health Canada.</p> <p>Shared CACP concerns with respect to information sharing and Health Canada and the law enforcement community concerning the identity of individuals authorized to possess or produce marijuana under the Medical Marijuana Access Regulations.</p>	

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		project that will clearly establish whether or not there are any medicinal benefits to be derived from marihuana use, in particular, through smoking.			
13/2003	<p>SUPERVISED INJECTION DRUG SITES</p> <p>Drug Abuse Committee</p>	<p>That supervised injection sites should only be considered as a last resort, and;</p> <p>That the CACP not support pilot supervised injection sites until the Minister of Health can ensure that adequate treatment programs including, but not limited to, effective work programs, counselling and housing in the area being considered for a Supervised Injection Site are in place, and;</p> <p>That the presence of these programs be the first test before an application is considered and/or approved, and;</p> <p>That the CACP urges the Minister of Health to incorporate the issues identified by the CACP Drug abuse Committee into the application process prior to authorizing the establishment of supervised injection sites, and;</p> <p>That the CACP urges the Minister of Health to be mindful that the final decision to establish a pilot supervised injection site is subject to challenges and judicial review and that due diligence with respect to risk management, in ensuring safer and</p>	2003-09-15 CACP submitted the resolution for information to federal, provincial & territorial Ministers responsible for Justice Portfolio.	<p>2003-10-31, ALTA, SG letter – do not support the concept of Supervised Injection Drug Sites – more research needed.</p> <p>2003-11-14, ALTA, MOJ letter . . . is of the view that establishment of supervised injection drug sites could raise civil liability and may in fact condone a breach of criminal law.</p> <p>2003-12-12, PSEPC letter. Matter referred to Health Canada.</p> <p>Gov. of Canada supports the CACP’s position requiring independent review and public</p>	

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		healthier communities including resolution of all concerns identified by law enforcement agencies that have jurisdiction (ie. federal, provincial and municipal).		reporting on pilot research projects. On May 27, 2003 the Gov. announced up to 1.5 M in funding will be provide over four years to support the evaluation component of the pilot supervised injection project.	
14/2003	DRUG RECOGNITION EXPERTISE Drug Abuse Committee	<p>That the CACP urges the Minister of Justice and Attorney General to do the following:</p> <p>Enact legislation requiring a driver suspected of driving while impaired by alcohol or drugs to submit to “Field Sobriety Testing for Drug Recognition”.</p> <p>Enact legislation allowing for a mandatory blood sample to be taken, including using reasonable force, for evidentiary purposes.</p> <p>Enact legislation authorizing a police officer to temporarily suspend the driver’s licence for 24 hours for a person suspected, of driving while drug impaired, and;</p> <p>That the CACP support for cannabis reform is contingent upon technology and training being in</p>	<p>2003-09-15 CACP submitted the resolution for information to federal, provincial & territorial Ministers responsible for Justice Portfolio.</p> <p>2004-06-25 BC, Public Safety and SG, supports and looking at enhancing provincial prohibition legislation for both alcohol and drug impairment.</p>	<p>2003-10-31, ALTA, SG letter – supports</p> <p>2003-11-13, Sk. MOJ & AG states that all jurisdiction have supported the need for action on marijuana grow operations and supported the need to develop a process to deal with drug recognition expertise to ensure that those driving while impaired by drugs are identified and dealt with under the criminal code.</p>	

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		place to allow front line officers to appropriately assess the level of impairment by drugs.		<p>2003-11-14, ALTA, MOJ letter, supports.</p> <p>2003-12-12, PSEPC letter. "Impaired Driving Working Group" proposed that the Criminal Code be amended – which would compel individuals to comply with Drug Recognition Expertise (DRE) evaluations.</p> <p>2003-11-22 DOJ posted a consultation document on their web. Encourage CACP to provide comment.</p> <p>DRE was offered to POs.</p>	

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15/2003	<p>RESPONSABILITIES OF HEALTH CANADA UNDER THE CDSA</p> <p>Drug Abuse Committee</p>	<p>That the CACP calls upon the Minister of Health to immediately review the scope of that Department's role in ensuring adequate compliance, verification, and enforcement of the <i>CDSA</i> and its regulations; and,</p> <p>That the Minister of Health makes public the results of that review and the existing resources that are available to meet her mandate and where that is insufficient, to move aggressively to rectify this serious deficiency; and,</p> <p>That the Ministry of Health (should it be established that they cannot fulfill their mandate) turns over the responsibility, by mandate, for these activities to law enforcement with appropriate funding.</p>	<p>2003-09-15 CACP submitted the resolution for information to federal, provincial & territorial Ministers responsible for Justice Portfolio.</p> <p>2004-06-25 BC, Public Safety and SG, supports.</p>	<p>2003-10-31, ALTA, SG letter – supports</p> <p>2003-12-12, PSEPC letter. Matter referred to Health Canada. PSEPC supports the need for ensuring adequate compliance, verification and endorsement of the Controlled Drugs and Substances Act (<i>CDSA</i>)</p>	

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06/2003	THEFT OF DATA Electronic Crime Committee	That the Canadian Association of Chiefs of Police calls upon the Government of Canada through the Minister of the Solicitor General, the Minister of Justice and Attorney-General to amend the <i>Criminal Code</i> to create an offence of unauthorized acquisition or theft of confidential information or data in any form.	2003-09-15 CACP submitted the resolution for information to federal, provincial & territorial Ministers responsible for Justice Portfolio. 2004-06-25 BC, Public Safety and SG, support establishing a preservation order that would compel system providers to assist police in locking down data for a specified period...	2003-10-31, ALTA, SG letter – Fed. Gov. must take a close look at this area in view to modernizing legislation. 2003-11-13, Sk. MOJ & AG states that nationally work is underway to look at Cyber-crime and related issues. 2003-11-14, ALTA, MOJ letter , supports. 2003-12-12, PSEPC letter. PSEPC working closely with DOJ and Ministry of Industry. Further consultation may result in changes in existing legislation. 2004-06-07, BC, AG letter – clearly important – warrants careful consideration.	2004-06-18 e-mail F. Ryder. The current situation is ongoing. There is still need for these amendments to assist the police in the investigation of crimes involving the theft of data.

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07/2003	<p>PRESERVATION ORDER</p> <p>Electronic Crime Committee</p>	<p>That the Canadian Association of Chiefs of Police calls upon the Government of Canada through the Solicitor General and the Minister of Justice and Attorney General, to amend the <i>Criminal Code</i> to create the Ability to seek a court order for the preservation of data in any form.</p>	<p>2003-09-15 CACP submitted the resolution for information to federal, provincial & territorial Ministers responsible for Justice Portfolio.</p>	<p>2003-10-31, ALTA, SG letter – supports</p> <p>2003-11-14, ALTA, MOJ letter , supports</p> <p>2003-12-12, PSEPC letter. Proposed amendments to domestic legislation are under consideration.</p>	<p>2004-06-18 e-mail F. Ryder.</p> <p>The current situation is ongoing. There is still need for these amendments to assist the police in the investigation of crimes involving data as evidence. The proposed amendments have been drafted and are awaiting movement by the Federal govt to act.</p>

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08/2003	<p>PUBLIC SAFETY RADIO COMMUNICATIONS</p> <p>Informatics Committee</p>	<p>That the CACP urges the Minister for Industry Canada to follow-up on the recommendations made in the “Public Safety Radio Communications Project” report presented to Industry Canada in March 2003. In particular, as an order of first priority, Industry Canada should convene a meeting of senior officials from major public safety organizations to look at forming a body that can represent public safety organizations, and;</p> <p>That Industry Canada be urged to set aside funding for the meetings and the creation of a representative body that could advise the Radio Advisory Board of Canada (RALTAC) and the Minister on this most crucial of issues, and;</p> <p>That Industry Canada and the appropriate federal departments initiate changes to the various Acts regulating mobile radio communications to ensure that public safety spectrum needs are treated as a national priority and legislated as such.</p>	<p>2003-09-15 CACP submitted the resolution for information to federal, provincial & territorial Ministers responsible for Justice Portfolio.</p>	<p>2003-10-31, ALTA, SG letter - supports</p> <p>2003-12-12, PSEPC letter. Support this initiative and fwd the resolution to Minister of Industry for consideration. As well the RCMP is pursuing a pilot work.</p>	<p>2004-06-28</p> <p>The RCMP continues to pursue a pilot project in the Windsor, Ontario area to investigate the ability of emerging radio systems to meet the long-term requirements for interoperable radio systems. A contract was awarded to EADS in June 2004 to install a pilot radio system by the end of 2004. The RCMP will evaluate this system commencing in</p>

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					2005, and will use the results of this pilot project, in conjunction with experience from existing radio systems, to formulate procurement strategies for future systems.

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09/2003	INTEROPERABILITY AND INFORMATION-SHARING Informatics Committee	<p>That the CACP requests the Solicitor General to establish a national coordinating committee with representation from federal, provincial and municipal stakeholders, including governing authorities. This national coordinating committee will have the mandate to:</p> <ul style="list-style-type: none"> • ensure first responders have the tools and systems in place to communicate with each other at the scene of an operational situation, and • ensure that the technology is in place to permit law enforcement organizations and agencies to share information between their electronic databases, and • ensure that the laws which inhibit law enforcement's capability to share information are amended to permit law enforcement to exchange and share electronic information in a timely fashion. 	<p>2003-09-15 CACP submitted the resolution for information to federal, provincial & territorial Ministers responsible for Justice Portfolio.</p>	<p>2003-10-31, ALTA, SG letter – supports this standard at a national level as well as have funded the ongoing development of the Alberta Public Safety Network (APSNNet).</p> <p>2003-11-13, SK. MOJ & AG states that these are important issue that require further consultation.</p> <p>2003-12-12, PSEPC letter. Support full interoperability. Exercising leadership in this area by taking a serious look at how best to achieve interoperability. The Chief Information Officer at TBS is co-leading this work.</p> <p>Encourage CACP to support ongoing discussion in order to identify communication and information sharing gap, and then share them with Integrated Justice (IJ) Secretariat of</p>	

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				<p>PSEPC.</p> <p>2004-06-17 The RCMP is taking a leadership role in implementing the Integrated Query Tool (IQT) that will allow individual agencies to connect records management systems through a central messaging service. Agencies can work together seamlessly in real time regardless of technologies while maintaining source agency data security requirements.</p>	<p>2004-06-28</p> <p>IQT is scheduled for rollout in August 2004. Negotiations are currently underway with other partners.</p>

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01/2003	VEHICLE RE-VINNING Law Amendments Committee	That the Canadian Association of Chiefs of Police, in support of recommendations brought forth by Project 6116: A National Committee to Reduce Auto Theft Sub-Committee on Organized Vehicle Theft Rings, calls upon the Government of Canada through the Solicitor General of Canada and the Minister of Justice and Attorney General, to amend the <i>Criminal Code</i> , by creating an indictable offence which prohibits the altering, obliterating or removal of a vehicle's identification number or any secondary identification number.	2003-09-15, CACP submitted the resolution for information to federal, provincial & territorial Ministers responsible for Justice Portfolio. 2003-12-12 PSEPC CC letter frwd to V. Westwick	2003-10-31, ALTA, SG letter - supports 2003-11-13, Sk. MOJ and AG supports received. 2003-11-14, ALTA, MOJ letter, supports 2003-12-12, PSEPC letter, indicates support and has contributed \$ 60 000 National Committee to Reduce Auto Theft. 2004-06-25 BC, Public Safety and SG, supports	2004-06-18 LAC Video-conference Ottawa – On going
02/2003	FEES FOR COURT ORDERS Law Amendments Committee	That the Canadian Association of Chiefs of Police calls upon the Government of Canada through the Minister of Justice and Attorney General, to amend the <i>Criminal Code of Canada</i> to prohibit the imposition of a fee by any person in relation to a court order made pursuant to a criminal investigation.	2003-09-15, CACP submitted the resolution for information to federal, provincial & territorial Ministers responsible for Justice Portfolio. 2004-05-31, LAC letter to PSEPC expressing concerned about tariff rate levied...	2003-10-31, ALTA, SG letter - supports 2003-11-13, Sk. MOJ and AG interested in this proposal. 2003-11-14, ALTA,	2004-06-18 LAC Video-conference Ottawa – On going

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				<p>MOJ letter. It is unlikely that legislation would be supported requiring private companies to provide court ordered services at no cost.</p> <p>2003-12-12, NB MOJ reports that FPT Ministers are examining this issue.</p> <p>2003-12-12, PSEPC letter, matter under review, round table discussion with Lawfully Authorized Electronic Surveillance Committee and LAC</p> <p>2004-06-25 BC, Public safety and SG, Supports</p>	

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03/2003	<p>TO ADD SEXUAL ORIENTATION TO THE IDENTIFIABLE GROUPS LISTED IN SECTION 318(4) OF THE CRIMINAL CODE OF CANADA</p> <p>Law Amendments Committee</p>	<p>That the CACP urges the Government of Canada through the Minister of Justice and Attorney General to amend the Criminal Code of Canada to add sexual orientation to the list of identifiable groups in section 318(4).</p>	<p>2003-09-15, CACP submitted the resolution for information to federal, provincial & territorial Ministers responsible for Justice Portfolio.</p>	<p>2003-10-31, ALTA, SG letter – supports</p> <p>2003-11-14, ALTA, MOJ letter. The amendment was incorporated in Private Member ' Bill C-250 which was passed by the House of Commons on 2003-09-17. It has been referred to the Senate.</p> <p>2003-11-27, PEI AG letter of support.</p> <p>2003-12-05, NB MOJ & AG letter of support.</p> <p>2003-12-12, PSEPC letter. Matter referred to DOJ.</p> <p>2004-06-07, BC, AG letter –supported amending the hate propaganda section of CC to include sexual orientation.</p>	<p>2004-06-18 LAC Video-conference Ottawa – On going</p>

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				Bill C-250, which received Royal Assent on April 29, 2004 satisfies this resolution.	
04/2003	<p>TO AMEND THE INDECENT ACT SECTIONS OF THE CRIMINAL CODE</p> <p>Law Amendments Committee</p>	<p>That the Canadian Association of Chiefs of Police urges the Government of Canada through the federal Minister of Justice and Attorney General to amend sections 173(1)(a) and (b) and 173(2) of the <i>Criminal Code</i> to make these offences dual procedure, punishable by indictment or summary conviction, and;</p> <p>That section 487.04 of the <i>Criminal Code</i> be amended to change the indecent act sections 173(1)(a) and (b) as well as section 173(2) from “secondary designated offences” to “primary designated offences” which require mandatory DNA profile submissions by convicted offenders to the national data bank.</p>	2003-09-15, CACP submitted the resolution for information to federal, provincial & territorial Ministers responsible for Justice Portfolio.	<p>2003-10-31, ALTA, SG letter – supports</p> <p>2003-11-14, ALTA, MOJ letter . Concerns with respect of this legislation. Before additional suggestions are made to amend the DNA legislation, it is our position that the priority amendments agreed to by the province should be acted upon.</p> <p>2003-12-12, PSEPC letter. Matter referred to DOJ. There will be a Parliamentary review of the DNA legislation in 2005.</p> <p>2004-06-07, BC, AG</p>	2004-06-18 LAC Video-conference Ottawa – On going

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				letter -supports	
05/2003	MOTOR VEHICLE THEFT Law Amendments Committee	That the Canadian Association of Chiefs of Police, in support of Project 6116: A National Committee To Reduce Auto Theft, calls upon the Government of Canada through the Minister of Justice and Attorney General, enact legislation creating a separate offence under the <i>Criminal Code of Canada</i> with respect theft of a motor vehicle.	2003-09-15, CACP submitted the resolution for information to federal, provincial & territorial Ministers responsible for Justice Portfolio.	2003-10-31, ALTA, SG letter – Should explore other means of acquiring this information outside of a legislative amendment before this resolution is supported. 2003-11-14, ALTA, MOJ letter . This would enhance criminal history information and assist in making sentencing submissions. 2003-12-12, PSEPC letter, indicate support and has contributed \$ 60 000 National Committee to Reduce Auto Theft. 2004-06-07, BC, AG letter –supports the	2004-06-18 LAC Video-conference Ottawa – On going

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				<p>general proposition... suggest alternative approach for consideration of two new offences:</p> <ul style="list-style-type: none"> - an offence of theft of MV and possession of MV knowing that it was obtained by the commission of an indictable offence; - an offence for theft in relation to auto parts or possession of auto parts knowing that those parts were obtained by the commission of an indictable offence. <p>Would argue against distinguishing between theft \$5,000 and theft</p>	

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				over \$ 5,000 with respect of stolen vehicle.	
18/2003	<p>EX-GRATIA PAYMENTS MADE IN RELATION TO THE EXECUTION OF COURT ORDERS</p> <p>Law Amendments Committee</p>	<p>That all Canadian police agencies who are not presently bound by contract, agree to the cessation or suspension of all <i>ex gratia</i> payments of any claim associated with assistance rendered in relation to the execution of any Court Orders until the matter is resolved through the legislative process; and;</p> <p>That the Canadian Association of Chiefs of Police urges the Minister of Justice to take immediate action to clearly prohibit the charging of “fees” for the execution of Court Orders.</p>	2003-09-15 CACP submitted the resolution for information to federal, provincial & territorial Ministers responsible for Justice Portfolio.	<p>2003-10-31, ALTA, SG letter – supports.</p> <p>2003-12-12, PSEPC letter. Matter referred to DOJ</p> <p>2004-06-25 BC, Public Safety and SG, supports</p>	2004-06-24 On-going

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16/2003	<p>NEEDS IN THE BATTLE AGAINST ORGANIZED CRIME</p> <p>Organized Crime Committee</p>	<p>That the CACP undertake to determine the gaps between the current level of threat from organized crime, existing tools and resources dedicated to law enforcement, other components of the criminal justice system, and those that are deemed necessary to effectively detect, disrupt, dismantle and prevent organized crime enterprises operating in Canada, and;</p> <p>That the CACP petition the Federal and Provincial Governments to provide a favourable response to address the gaps identified in order to provide optimum safety and security for Canadians and ensure our economic well being.</p>	<p>2003-09-15 CACP submitted the resolution for information to federal, provincial & territorial Ministers responsible for Justice Portfolio.</p>	<p>2003-10-31, ALTA, SG letter – supports. 2003-06 ALTA committed \$ 3.5 million dollars to combat org. crime.</p> <p>2003-11-13, Sk. MOJ & AG is working with police orgs. To develop and enhance the capacity of law enforcement agencies to combat org. crime.</p> <p>2003-11-14, ALTA, MOJ letter, supports.</p> <p>2003-12-12, PSEPC letter. Organized crime is a top priority.</p> <p>2003-09, FTP Ministers responsible for justice reaffirmed their commitment. RCMP provided with significant funds to</p>	<p>2004-06-21, E-mail from Julian Fantino – comments to follow.</p>

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				<p>increase the Force's capacity to address org. crime. Beyond the issue of funding... the National Coordinating Committee on Org. Crime (NCC) development work is effective in identifying the gap in our collective response to the org. crime problem.</p> <p>RCMP and CISC will lead a gap analysis to determine the level of threat...</p> <p>2004-06-25 BC, Public Safety and SG, cannot comment on BC's response to these gaps until they have been identified...</p>	
17/2003	STRATEGY FOR ORGANIZED CRIME INVESTIGATIONS	That the CACP Organized Crime Committee be mandated to develop a 'National Intelligence Led Model' protocol for the strategic investigation of organized crime enterprises operating in Canada,	2003-09-15 CACP submitted the resolution for information to federal, provincial & territorial Ministers responsible for Justice Portfolio.	2003-10-31, ALTA, SG letter – supports – Refer to comments 16/2003.	2004-06-21, E-mail from Julian Fantino. the Committee

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	Organized Crime Committee	<p>and;</p> <p>That the 'National Intelligence Led Model' be submitted to the CACP members for adoption at the 2004 CACP annual conference.</p>		<p>2003-12-12, PSEPC letter. Organized crime is a top priority. – Refer to comments 16/2003.</p> <p>2004-06-25 BC, Public Safety and SG, support and look forward to hearing the results.</p>	<p>is proceeding to finalize the work relative to the 'National Intelligence Model' and will be dealing with this item at the Committee meeting in Vancouver chaired by Deputy Commissioner V. Collins on my behalf.</p>