

C A N A D A  
PROVINCE OF QUEBEC  
DISTRICT OF MONTREAL  
N° : 500-17-038173-079

S U P E R I O R C O U R T  
FÉDÉRATION CANADIENNE DES  
ÉTUDIANTES ET DES ÉTUDIANTES  
ÉLÉMENT DU QUÉBEC

Plaintiff

-vs-

NINA AMROV  
-and  
MAHDI ALTALIBI

Defendants

-and-

MALAMO SAVVAS-BEAUMONT  
SOSHIMA VERA-CADET  
MELANEE THOMAS, ET AL

Mises en cause

EXAMINATION ON AFFIDAVIT OF ERICA JABOUIN

APPEARANCES:

Me ROSELINE OUELLETTE

for Plaintiff and Mises en cause (S. Vera-Cadet, M. Thomas, R. Nassim, E. Jabouin)

Me WILLIAM DE MERCHANT

Me PIERRE-LOUIS FORTIN-LEGRIS

for Defendants (N. Amrov, M. Altalibi) and Mise en cause (M. Silverman)

Me STÉPHANE ROY

for Mises en cause (Concordia Student Union and Dawson Student Union)

AUGUST 31, 2007

AA070831.A5

ANITA AUZA, o.c.r.

STÉNO EXACT

Sténographes officiels - Official Court Reporters

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LIST OF UNDERTAKINGS

PAGE

U-1 :	Provide a copy of the e-mail from the President of the Concordia Student Union . . . . .	14
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LIST OF OBJECTIONS

PAGE

- #1. In the sixth paragraph, it's treating -- it talks about a motion to uphold Defendant Amrov's decision to recognize Ms. Beaumont, are you -- do you know what are the rules of assembly that apply to the specific meeting held on August 3rd? . . . . . 11
- #2. And do you know if he knows the CFS-Q bylaws? . . . . . 12
- #3. And if he's from CFS National, how do you think he can chair a CFS-Q meeting? Isn't it by knowing how the procedure -- what are the rules of this particular moral person that is CFS-Q? . . . . . 12
- #4. And why did you go there at night? Why didn't you go there on the next morning? . . . . . 26
- #5. Were they ever contacted to have the lock changed? . . . . . 30

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In the year of Our Lord, two thousand and seven (2007), on this thirty-first (31st) day of August,

PERSONALLY CAME AND APPEARED:

ERICA JABOUIN, born the twenty-second (22nd) day of December, nineteen hundred and eighty-three (1983), Student, residing at one seven one six nine (17169) Brunswick Boulevard, Kirkland, Province of Quebec;

WHO, after having made a Solemn Affirmation, doth depose and say as follows:

EXAMINATION BY Me PIERRE-LOUIS FORTIN-LEGRIS,

On behalf of Defendants (N. Amrov, M. Altalibi) and Mise en cause (M. Silverman):

1 Q- So, Ms. Jabouin, you're a member of the  
Concordia Student Union Executive Committee,  
right?

A- Yes, I am.

2 Q- And what is your position there? What is your  
title?

A- I'm Vice-President of External Affairs.

3 Q- Okay. And do you -- when were you elected?

A- I was elected -- I don't remember exactly the

ERICA JABOUIN  
AFFIDAVIT  
EXAMINATION

date.

4 Q- Approximately?

A- March. Around March.

5 Q- Of two thousand and seven (2007)?

A- Of two thousand and seven (2007), yes.

6 Q- And at this March election, were you a candidate to this specific position at the C.S.U.?

A- Yes.

7 Q- So, you were elected -- and what was...

A- The way it works, it was a slate, so we're elected as a group, however we each had a position already.

8 Q- Okay, it was already fixed that you were representing yourself...

A- I was representing myself as the V.P. External, yes.

9 Q- V.P. External, okay.

And you -- and since this election, have you -- you've been participating to CFS-Q meetings, too? Is it correct?

A- Since the elections -- well, I took office on June first (1st).

10 Q- Okay. So, your actual mandate started June first (1st)?

A- Yes.

ERICA JABOUIN  
AFFIDAVIT  
EXAMINATION

11 Q- Okay. And since June first (1st), you've been  
representing C.S.U. at the CFS-Q Executive  
Committee, is that correct?

A- Okay.

12 Q- And is it in virtue of your position at C.S.U.  
as V.P. External that you represent them at CFS-  
Q?

A- Normally, I represent the C.S.U. outside of  
Concordia...

13 Q- Yes.

A- ... however in -- I was -- I don't know how to  
explain. In a council meeting, I was -- the  
councillors voted for me to be the rep for -- at  
CFS.

14 Q- Okay. Do you have your Affidavit with you?

A- Yes, I do.

15 Q- Just to clarify, you said that you were elected  
to represent C.S.U. at CFS-Q, was there any  
other -- oh, sorry, is it -- am I not  
phrasing...

A- Go ahead.

16 Q- You just said that during a C.S.U. meeting,  
you've been elected as C.S.U. representative to  
CFS-Q, am I...

A- During a council meeting of the C.S.U.

ERICA JABOUIN  
AFFIDAVIT  
EXAMINATION

17 Q- During a council meeting?

A- Yes.

18 Q- And was there other persons proposing themselves  
as representatives of C.S.U. to the CFS-Q?

A- No.

19 Q- No. You were the only one, and you were  
confirmed anyway?

A- It's something that's usually, like, the job of  
the External.

20 Q- Okay, right.

Let's go to paragraph 2 of your Affidavit.  
It's about an August second (2nd) meeting of the  
Executive Committee of CFS-Q. Were you present  
at that meeting?

A- Yes, I was.

21 Q- Okay. Did you vote on the motion that was  
presented to...

A- I was...

22 Q- ... recognize Ms. Beaumont as...

A- No.

23 Q- ... the S.U. representative? Did you vote?

A- I did not.

24 Q- You did not vote? Why?

A- I was an observer. Because I, as the C.S.U.,  
felt that this is a meeting that was not being

ERICA JABOUIN  
AFFIDAVIT  
EXAMINATION

legitimate.

25 Q- Okay.

The third paragraph refers to a few sections of a CFS-Q bylaw. Do you have a certain knowledge of the CFS-Q bylaw -- a certain functional knowledge of it?

A- Somewhat, yes.

26 Q- Then at paragraph 4, you're -- is about the D.S.U. Executive Council on August second (2nd), where they chose a representative for the next day's S.G.M. -- Special General Meeting.

A- Yes.

27 Q- Were you present there...

A- No.

28 Q- ... at the D.S.U...

A- I was not.

29 Q- Okay. Do you know the people that were named as representatives of the D.S.U.? Shanice Rose, do you know this person?

A- Yes, I do.

30 Q- Do you know what is her title at the D.S.U.?

A- She is a V.P. Finance.

31 Q- Do you know Margo Dunnet?

A- Yes, I do.

32 Q- Do you know what's her position at the D.S.U.?



ERICA JABOUIN  
AFFIDAVIT  
EXAMINATION

- A- She's a staff person.
- 33 Q- Did you know her before?
- A- No, I did not.
- 34 Q- Before August -- when did you first meet her?
- A- In -- did I know her -- what's the question?
- 35 Q- When did you first meet with Margo Dunnet?
- A- Yes, Margo Dunnet is replacing -- like, C.S.U.  
and Dawson have -- like, we've met before  
because she got into the position before, so we  
met before August second (2nd).
- 36 Q- Okay, do you remember when?
- A- No.
- 37 Q- Was it, like, a month before? A week before?
- A- It would be when she got appointed to the  
position.
- 38 Q- Okay.
- A- Three (3) or -- three (3) weeks after, I'm not  
sure.
- 39 Q- And do you know who is Ryan Solomon?
- A- He's also an Executive...
- 40 Q- Okay.
- A- ... at Dawson.
- 41 Q- In the sixth (6th) paragraph, it's treating --  
it talks about a motion to uphold Defendant  
Amrov's decision to recognize Ms. Beaumont, are

you -- do you know what are the rules of  
assembly that apply to the specific meeting held  
on August third (3rd)?

Me ROSELINE OUELLETTE:

O **Objection, she's ...**

Me PIERRE-LOUIS FORTIN-LEGRIS:

42 Q- Based on which rules -- do you know if it was  
based on Robert's Rules, on Code Morin, or on  
any other assembly rules -- rules of assembly?  
Do you know what I'm talking about?

A- It's Robert's Rules.

43 Q- Robert's Rules.

A- Well, CFS goes by Robert's Rules.

44 Q- Okay. And do you have a functional knowledge of  
Robert's Rules?

A- Somewhat.

45 Q- Okay.

A- Do they use it? Yes.

46 Q- Okay, paragraph 8, Mr. Farrington takes the  
Chair of the meeting. Do you know Mr.  
Farrington?

A- Yes, I do.

47 Q- Do you know what's his job -- what's his title?

A- He's an Executive at the National -- CFS  
National.

ERICA JABOUIN  
AFFIDAVIT  
EXAMINATION

48 Q- Okay. He has been there for a long time?

A- For the -- in the National?

49 Q- Yes.

A- I don't know.

50 Q- Okay. And do you know if he knows the CFS-Q  
bylaws?

Me ROSELINE OUELLETTE:

O **Objection.**

Me PIERRE-LOUIS FORTIN-LEGRIS:

Yes.

51 Q- Did you agree to his being named as -- to him  
being named as Chairperson of the meeting?

A- C.S.U. agreed -- voted for that, yes.

52 Q- Were you representing C.S.U.?

A- The delegation of C.S.U. was representing...

53 Q- You're part of the delegation?

A- Which -- I was one (1) of the delegates, yes.

54 Q- And if he's from CFS National, how do you think  
he can chair a CFS-Q meeting? Isn't it by  
knowing how the procedure -- what are the rules  
of this particular moral person that is CFS-Q?

Me ROSELINE OUELLETTE:

O **Objection.**

Me PIERRE-LOUIS FORTIN-LEGRIS:

55 Q- Okay, we're going to go to paragraph 12. This

ERICA JABOUIN  
AFFIDAVIT  
EXAMINATION

is the list of decisions that have been taken.

A- Yes.

56 Q- 12(a), a resolution to amend the agenda. And it  
includes the item to include the motion -- so  
the notice to remove Defendants Amrov and  
Altalibi as directors; to include items relating  
to the annulment of motions from the Provincial  
Executive Committee; and include elections to  
fill the at large vacancies. So, there's three  
(3) points.

Do you know if the item "Annulment of  
motions from the Provincial Executive Committee"  
had been announced in advance -- that this  
specific item was going to be added to the  
agenda?

A- According to my knowledge...

57 Q- Yes.

A- ... yes.

58 Q- It had been announced before?

A- By -- okay, you have to -- can you be a little  
bit more specific?

59 Q- Okay, yes.

From my understanding of this paragraph,  
there's three (3) things -- there's a resolution  
to amend the agenda, and it includes three (3)

ERICA JABOUIN  
AFFIDAVIT  
EXAMINATION

things of the agenda. The first one is to remove Amrov and Altalibi as directors; the second is to include items relating to the annulment of motions from the Provincial Executive Committee; and the third one is to include elections to fill the at large vacancies at the Executive Committee.

I want to know, the second item, which is to include an item relating to the annulment of motions from the Provincial Executive Committee, has this change to the agenda been announced in advance, to your knowledge?

A- It was -- if I understand your question correctly, in -- the President of the Concordia Student Union had sent an e-mail which was completely ignored by the Executive.

60 Q- Okay.

A- So, yes, they were aware...

61 Q- So, you received this e-mail?

A- Yes, I did, it was coming from C.S.U.

62 Q- Okay.

U **Can we have an undertaking to receive this e-mail?**

And I will ask the same question for the third item, do you know if the item included

ERICA JABOUIN  
AFFIDAVIT  
EXAMINATION

elections to fill the at large vacancies at the Executive Committee -- if this item has been pronounced in advance?

A- If it is, I don't remember.

63 Q- You don't remember?

A- No.

64 Q- Okay. Do you think it -- no?

A- I don't remember.

65 Q- Okay. You don't -- but did you know, personally, that there was going to be elections to fill the at large vacancies -- we talk about the title of position of National Representative here that was vacant since the last General Assembly. So, the elections to fill the at large vacancies at the Executive Committee, did you know personally that this item was going to be on the agenda -- that there was going to be elections for the unfilled positions?

A- Normally, that's how -- like, if there's a "vacant", it should have happened. My knowledge in it is not a hundred percent (100%), but when there's a vacant seat, it needs to happen as -- like, in between two (2) weeks. So, it would make sense that at the next General Meeting that an election would be held for that vacancy.

ERICA JABOUIN  
AFFIDAVIT  
EXAMINATION

66 Q- Okay. It makes sense, but do you remember? Did  
you know prior to...

A- I said I don't remember.

67 Q- ... August third (3rd)? You don't remember.

A- I don't remember.

68 Q- Okay. But Ms. Thomas was finally elected there,  
were you surprised that this election was being  
held? Or...

A- I wasn't surprised, no.

69 Q- Okay. Did you know of any other candidate that  
proposed themselves before August third (3rd),  
or on August third (3rd) to be a candidate as  
National Representative?

A- As National?

70 Q- Yes. Did you hear of any other candidacy?

A- For that position of National...

71 Q- Yes.

A- No.

72 Q- Okay. Do you know if someone acted as Chief  
Returning Officer -- CRO for the election of Ms.  
Thomas as National Representative?

Me ROSELINE OUELLETTE:

At what time?

Me PIERRE-LOUIS FORTIN-LEGRIS:

On August third (3rd).

Me ROSELINE OUELLETTE:

August...

Me PIERRE-LOUIS FORTIN-LEGRIS:

73 Q- Do you know what Chief Returning Officer is,  
and...

A- Yes.

74 Q- ... this function?

A- No.

75 Q- Do you remember if somebody acted as CRO...

A- No.

76 Q- ... during this meeting?

A- I don't remember.

77 Q- But -- and was -- the candidacy of Ms. Thomas,  
was it announced in advance, or you learned it  
at the meeting?

A- I learned it at the meeting.

78 Q- Okay.

Paragraph (e) is about the election of Ms.  
Vera-Cadet as Chairperson. Was the candidacy of  
Ms. Vera-Cadet announced in advance to the  
voting members?

A- No.

79 Q- Did you know, yourself, that she was going to be  
a candidate?

A- There was a possibility, yes.



ERICA JABOUIN  
AFFIDAVIT  
EXAMINATION

80 Q- In (g), you talk about the resolution that was  
passed to hire George Soule...

A- Yes.

81 Q- ... on an interim basis.

Was this -- because it's not -- when --  
before in paragraph (a), you said -- you talk  
about the three (3) points that are added to the  
agenda, removing Altalibi and Amrov, annulment  
of motion, and election to fill the vacancies.  
Was the item, hiring of George Soule, added to  
the agenda?

A- No.

82 Q- So it was not announced in advance neither --  
logically?

A- It wasn't in the agenda, if that's what you're  
asking.

83 Q- And was Mr. Soule present at the meeting to  
consent to this hiring?

A- No.

84 Q- Do you know -- did he communicate with you or  
with somebody you know to express his will to be  
rehired?

A- No, not to me.

85 Q- "Not to me." But how the persons present knew  
that he wanted to be rehired?

ERICA JABOUIN  
AFFIDAVIT  
EXAMINATION

A- I would not be aware.

86 Q- Eh?

A- I would not be aware of that.

87 Q- Okay. Do you know who informed Mr. Soule of his  
re-hirement?

A- Yes.

88 Q- Who?

A- It's -- it would be Roland and Noah -- Roland  
Nassim and Noah Stewart.

89 Q- Okay.

Are you a signing officer of CFS-Q?

A- Yes.

90 Q- Did you sign any cheques?

A- No.

91 Q- Do you know if Mr. Soule, since his re-hirement,  
has he been paid?

A- He hasn't been paid.

92 Q- No? I don't know if I asked you this question  
about the paragraph (h), the resolution to annul  
the representation of D.S.U. to the Executive.  
Was this item on the agenda -- first, was it  
added to the agenda, and/or was it announced in  
advance?

A- I really don't remember if it was added to the  
agenda.

ERICA JABOUIN  
AFFIDAVIT  
EXAMINATION

93 Q- Paragraph (i) is about the change of locks.

A- Paragraph...?

94 Q- (i).

A- Okay.

95 Q- And the new keys. And there is one, two, three, four, five -- six (6) persons are moral persons entitled to receive a key. Why are these persons authorized to receive keys? Mr. Soule, Madame Cadet, Mr. Nassim, Madame Jabouin, and Thomas, and the Canadian Federation of Students, National Office. Why these persons?

A- Because it was voted...

96 Q- Okay.

A- ... by the members that sat in that meeting for those people to be receiving keys.

97 Q- Okay. Why the Canadian Federation of Students, National Office?

A- Because that's how it's been done in the past.

98 Q- Okay. Are they all members of Executive -- CFS-Q Executive Committee?

A- No.

99 Q- Who's not?

A- Roland Nassim, Erica Jabouin...

100 Q- Are not members of CFS-Q Executive Committee?

A- Not yet, no. We haven't been ratified if -- I'm

ERICA JABOÛIN  
AFFIDAVIT  
EXAMINATION

not -- I'm not sure if I'm correct, but...

101 Q- Okay. Okay.

Do you know Mr. Max Silverman?

A- Yes, I do.

102 Q- Is he a member of the Executive Committee --  
CFS-Q Executive Committee?

A- I don't believe he is.

103 Q- Okay. Why?

A- Because that -- the meeting where they were --  
had ratified it is an illegitimate meeting.

104 Q- Okay.

A- Therefore, anything that took place in that  
meeting would be -- no.

105 Q- You mean the July twenty-fourth (24th) meeting?

A- Yes.

106 Q- Okay. And if I tell you that he had been a  
member of the Executive Committee before July  
twenty-fourth (24th), on the previous...

A- Then, yes.

107 Q- ... delegation?

A- In that note, yes, he's -- and if he's still in  
Executive Committee, as Roland Nassim would  
still be in Executive Committee, because they  
were before that in -- sitting in the Executive  
Committee.

ERICA JABOUIN  
AFFIDAVIT  
EXAMINATION

108 Q- Okay.

A- In that, you are correct.

109 Q- So, a resolution was passed to change the locks, and the locks were finally changed, I think, on August fourth (4th)?

A- I think so. I'm not sure of the date.

110 Q- And do you know who made this change of locks?

A- Yes, I do.

111 Q- Can you tell us who?

A- George Soule was given the -- like, the authorization to find someone to change the lock.

112 Q- Okay. And who gave the order to Mr. Soule to proceed to this change of lock?

A- It was a decision that was made at that meeting...

113 Q- Okay.

A- ... of August third (3rd).

114 Q- Were you present on the day when the locks were changed, on August fourth (4th)?

A- No, I wasn't.

115 Q- Do you know who paid for the locksmith to change the lock?

A- I would not know.

116 Q- Okay, and paragraph (j) is on the signing

ERICA JABOUIN  
AFFIDAVIT  
EXAMINATION

officers, Ms. Cadet, and Mr. Nassim, and Ms. Jabouin -- which is you -- signing officers at your Caisse Populaire bank account. Did you decide who was going to notify the Caisse Populaire about the new signing officers?

A- Yes, we did, if I...

117 Q- From what you recall.

A- I think so, yes.

118 Q- Yes?

A- What was the question?

119 Q- Was there -- did you decide at one point -- because you were named -- at this meeting you were named signing officers.

A- Yes.

120 Q- And to be able to act as signing officers you have to notify the bank -- La Caisse -- that you are the new persons authorized to sign cheques. Did you decide who was going to tell...

A- At the meeting on August third (3rd), we did.

121 Q- Yes?

A- Yes..

122 Q- And who did you decide it was going to be?

A- It would be me, Erica Jabouin, and George Soule.

123 Q- You and Mr. Soule?

A- I'm not sure, actually. But I went to the bank.

ERICA JABOUIN  
AFFIDAVIT  
EXAMINATION

124 Q- You went to the bank?

A- Yes.

125 Q- Okay. And what happened at the bank? Did you sign the...

A- No, nothing...

126 Q- ... the card?

A- ... happened because, obviously, there's been a confusion and the bank would not let anything go forward.

127 Q- Okay. There's been another change of lock on August eighth (8th)...

A- Yes.

128 Q- ... for another side to change the locks. Were you present at that moment?

A- Can you ask the question again?

129 Q- On August the eighth (8th)...

A- Yes.

130 Q- ... there's been a...

A- But the lock has been changed before that.

131 Q- Yes.

A- So, can you restate your question again?

132 Q- Okay. On August eighth (8th) you decided to change the lock again, because somebody had changed it before -- somebody that you don't know -- or maybe...

ERICA JABOUIN  
AFFIDAVIT  
EXAMINATION

A- Yes.

133 Q- ... maybe you can presume who it is -- but there was a decision taken to change the lock again to be able to access the office.

And were you present when the locksmith came on August eighth (8th)?

A- Yes, I was.

134 Q- Okay.

And who informed you that there was going to be another change of lock on August eighth (8th) to regain the access to the office?

A- It's a decision that we made.

135 Q- Okay. "We" being...?

A- Being Erica -- it's a decision that those, like, in charge, as C.S.U., P.G.S.S. and D.S.U., we made together.

136 Q- Okay. And you -- but you came with the locksmith -- who else was there...

A- There was Noah Stewart...

137 Q- ... to help you? Yes.

A- ... and there was George Soule, as he is the staff person in charge for that.

138 Q- Okay. And why were these two (2) persons going there?

A- I was listed as Director...



ERICA JABOUIN  
AFFIDAVIT  
EXAMINATION

139 Q- Okay.

A- ... therefore -- and as the person representing  
C.S.U.

140 Q- Okay. Did -- you, personally, contacted the  
locksmith?

A- No, I did not.

141 Q- Do you know who did it?

A- I would assume -- or presume it would be George  
Soule.

142 Q- Yes.

And at what time on August eighth (8th) did  
you go there?

A- I don't remember.

143 Q- No? Approximately?

A- Really? No.

144 Q- During the morning? Around noon (12:00)?

A- Let's say that it was night. Around...

145 Q- Night. It was dark outside?

A- Yes.

146 Q- And why did you go there at night? Why didn't  
you go there on the next morning?

Me ROSELINE OUELLETTE:

O Okay, I will object, it's nothing in the  
Affidavit, and I think you make a lot -- a thing  
about that.

Me PIERRE-LOUIS FORTIN-LEGRIS:

But it's still in litigation that decision...

Me ROSELINE OUELLETTE:

Yes, but you took a long time to...

Me PIERRE-LOUIS FORTIN-LEGRIS:

147 Q- So, the Special General Meeting of August the  
third (3rd), to the best of your knowledge --  
well, did you personally try to contact Ms.  
Amrov or Mr. Altalibi to inform them of the  
decision taken about their removal?

A- Me personally?

148 Q- Yes, personally.

A- No.

149 Q- Do you know if somebody was mandated to do that?

A- I wouldn't remember.

150 Q- You don't remember?

A- No, I don't recall.

151 Q- Do you know if somebody finally advised them of  
the decision that had been taken?

A- I don't know.

152 Q- You don't know.

And do you know if -- do you personally --  
or did you personally try to contact the other  
members of the Executive Committee...

A- No, I did not.

ERICA JABOUIN  
AFFIDAVIT  
EXAMINATION

153 Q- ... Mr. Silverman, Mr. Blais?

A- Personally, no.

154 Q- No.

Do you know if somebody tried to contact them to inform them of...

A- If they did...

155 Q- ... the decision taken?

A- ... I don't remember. I...

156 Q- You don't know if anybody tried?

A- I don't know.

Me WILLIAM DE MERCHANT:

Just a couple of questions, okay?

EXAMINATION BY Me WILLIAM DE MERCHANT,

On behalf of Defendants (N. Amrov, M. Altalibi) and  
Mise en cause (M. Silverman):

157 Q- There's a resolution that was unanimously passed to hire George Soule as Office Manager on an interim basis. Do you remember that decision that was taken?

A- Yes.

158 Q- Okay. Who was the staff member before George Soule was hired?

A- What do you mean?

159 Q- What I mean -- who was the staff member of CFS-Q

ERICA JABOUIN  
AFFIDAVIT  
EXAMINATION

before George Soule was hired on the third (3rd)?

A- I don't know, but from what I know, there was no staff person.

160 Q- There was no staff person at that point?

A- No.

161 Q- No, okay.

Now, you're saying that the -- on the fourth (4th), there was a change of key, and after that the group -- dissident group changed the key back, and after that D.S.U., P.G.S.S., and C.S.U. decided to have the key changed back. Is that what you told us?

A- Something like that, yes.

162 Q- Yes. Well, "something like that" -- what did you say? Who took the decision to re-change the key?

A- We took the decision.

163 Q- Who's "we"?

A- Because we had taken -- like, who -- we -- P.G.S.S....

164 Q- Yes.

A- ... D.S.U., and C.S.U., on August third (3rd), had -- passed a motion to change the key.

Now, the keys were changed again, therefore

whatever decision that was put forward on August third (3rd) still remains the same, the locks have to be changed.

165 Q- Okay.

Was Max Silverman and Patrice Blais ever contacted as representatives of G.S.A. and as representatives of...

Me STÉPHANE ROY:

He just...

Me WILLIAM DE MERCHANT:

166 Q- Were they ever contacted to have the lock changed?

Me ROSELINE OUELLETTE:

O Okay, objection.

Me WILLIAM DE MERCHANT:

On what basis?

Me ROSELINE OUELLETTE:

On the basis that they will -- testimony on that -- there will be other...

Me STÉPHANE ROY:

He asked a question on that. He just re-examined...

Me ROSELINE OUELLETTE:

Okay, so...

ERICA JABOUIN  
AFFIDAVIT  
EXAMINATION

Me WILLIAM DE MERCHANT:

No, he never asked about Max Silverman.

Me ROSELINE OUELLETTE:

Yes, he did.

Me STÉPHANE ROY:

Oui, he asked twice (2) about Max Silverman, he asked...

Me ROSELINE OUELLETTE:

Yes, yes.

Me WILLIAM DE MERCHANT:

Okay, excuse me.

Me ROSELINE OUELLETTE:

I'm sorry, I...

Me WILLIAM DE MERCHANT:

Excuse me.

Me PIERRE-LOUIS FORTIN-LEGRIS:

Okay.

A- That's it?

167 Q- It's over.

A- Okay.

AND FURTHER DEPONENT SAITH NOT

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ERICA JABOUIN  
AFFIDAVIT  
EXAMINATION

I, ANITA AUZA, Official Court Reporter in the  
Judicial District of Montreal, hereby certify that  
the foregoing pages are a true and accurate  
transcript of the proceeding taken to the best of my  
skill, ability, and understanding,

And I have signed

  
ANITA AUZA,

Official Court Reporter

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COUR SUPÉRIEURE  
PROVINCE DE QUÉBEC  
DISTRICT DE MONTRÉAL

---

No : 500-17-038173-079

CANDADIAN FEDERATION OF STUDENTS, QUÉBEC  
COMPONENT,

Demanderesse

c.

NINA AMROV ET AL,

Défendeurs

et

MALAMO BEAUMONT-SAVVAS ET AL,

Mis en cause

---

No : 500-17-038176-072

FÉDÉRATION CANADIENNE DES ÉTUDIANTES ET DES  
ÉTUDIANTS, ÉLÉMENT DU QUÉBEC ET AL,

Demandeurs

c.

GEORGES SOULE ET AL,

Défendeurs

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PIÈCE D-16

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COPIE POUR :

LA COUR

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