

CONFIDENTIAL

P5200-14

MEMORANDUM

94207 (DResP)

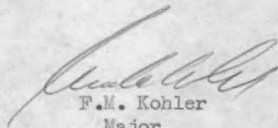
5 December, 1966

DPLS

[REDACTED] PERS/EDU (ACO)

SUSPECTED SEXUAL OFFENCE

1. The above Air Cadet Officer is alleged to have committed a sexual offence against an Air Cadet on 9 August 1964 at the Air Cadet Camp, CFB St Jean. A report of the investigation of the suspected case by the Air Force Police is attached together with other relevant correspondence.
2. In your opinion does an alleged offence such as the one described hereunder constitute sufficient grounds for the laying of charges against [REDACTED] as a prelude to compulsory release?
3. If so, should these charges be laid under the code of service discipline or in a civil court under the criminal code?
4. The policy on the "handling and disposal of sexual cases" given in HQC 3040-5 (Adm 2A) has been reviewed. It is noted however that this policy is largely dependent upon the results of a psychiatric investigation. It is felt that a policy which involved a psychiatric investigation is intended more for the Regular Force than for the Reserves. The same approach with a member of the Reserves would be virtually impracticable due to
 - a. the element of doubt that exists in a case of alleged homosexuality and
 - b. the nature of the terms of Reserves service.


F.M. Kohler
Major
for Director of Reserves Personnel

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