

Fourth Day of April in the year of our  
Lord Two Thousand Ten

Dei Gratia Regina Elizabeth II  
Windsor Castle  
Windsor England

Her Private letter regarding actions of  
one of your servants

By the Grace of God Queen Elizabeth II

In the early days of World War II  
a call went out to serve King George VI  
(your father) and The People of Canada).

I answered that call and served  
honorably during the war in King George VI  
"Royal Canadian Army Voluntary Reserve"  
with Service Number O 2998. When I  
retired after the war I held the  
rank of Sub-Lieutenant. It was an  
honor to serve your father and to serve  
the People of Canada during a time  
where many courageous men and women  
lost their lives. I recognize their efforts  
and sacrifice also in comparison  
to my contribution, but our combined  
efforts resulted in the People

My intention was too handwrite  
this letter but I have found that  
to be difficult & impractical so I  
have requested that the remainder  
be typed for the benefit of both  
of us. My apologies.

Godwin Thomas (Gag)

Nineteenth day of April in the year of our Lord Two  
Thousand Ten

Dei Gratia Regina Elizabeth II  
Windsor Castle  
Windsor, England

Re: Private letter regarding actions of one of your  
servants

By the Grace of God Queen Elizabeth II:

In the early days of World War II a call went out to  
serve both King George VI (your father) and the  
People of Canada. I answered that call and served  
honorably during the war in King George VI's  
"Royal Canadian Navy Voluntary Reserve", WWII  
service number 029918. When I retired after the  
war, I held the rank of Sub-Lieutenant. It was an  
honor to serve your father and to serve the People of  
Canada during a time where many courageous men  
and women lost their lives. I recognize that their  
ultimate sacrifice pales in comparison to my  
contribution, but our combined efforts resulted in the  
People of Canada having specific freedoms and also  
helped ensure that your reign as Queen can progress  
for many years.

.....2

I write to you today to appeal to your solemn promise that you made during your coronation in June 2, 1953 where you promised to govern the Peoples of Canada, to cause Law and Justice, in Mercy, to maintain the Laws of God and the true profession of the Gospel. It is my understanding you swore that oath upon the 1611 King James Bible. Just as I answered the call, I now call upon you for assistance. I am not looking for you to interfere in the current case that I am involved in but rather I appeal to your oath to bring the Judge in this case back into honor, to run your court based on the principles you swore too during your coronation and that he swore to uphold when he swore an oath to you. Let me explain what I am experiencing in Her Majesties Court of Queens Bench in Alberta, Canada.

I am 85 years old, confined to a wheel chair, no hearing in my left ear, I use a hearing aid in my right ear, with very limited success and I am experiencing poor health. I depend on my daughter and others to help me in my daily tasks and require your assistance in dealing with this court case.

Court of Queens Bench Judge Dennis Thomas is presiding over action number 4803 136428 of which I am involved in. I am willing to sign an affidavit to affirm these facts: .....3

1. Judge Dennis Thomas ordered the Sheriff to push me into the court room against my will.
2. Judge Dennis Thomas overturned a medical note which clearly stated that this trial would result in medical hardship for me and he practices medicine from the bench when he insists that I can hear the preceding and continues despite my hardships, inability to hear what is being said and my objections.
3. The opposing lawyer, James Odishaw failed to produce a valid Oath of Allegiance when it was demanded of him.
4. Judge Dennis Thomas refuses to let my daughter speak for me in court.

#### Canadian Bill of Rights

- 1(a) “the right of the individual to life, liberty, security of the person and enjoyment of property, and the right not to be deprived thereof except by due process of law;”
- 1(b) “the right of the individual to equality before the law and the protection of the law;”

#### Canadian Chart of Rights and Freedoms

- 15.1) “Equality before and under law and equal protection and benefit of law – Every individual is equal before and under .....4

the law and has the right to the equal protection and equal benefit of the law without discrimination and, in particular, without discrimination based on race, national or ethnic origin, colour, religion, sex, age or mental or physical disability.”

Your Majesty, I am an honorable, private man. If I made mistakes in my life I will live up to them and be responsible and accountable to the choices I’ve made. I will face those who accuse me with grace and honor. However, I cannot do that when the Judge practices Law and Medicine from the Bench, I am denied due process of law, protection of the law and I’m literally being assaulted in the court room and discriminated against because of my physical disabilities because I cannot hear the proceedings. I fear for my life and all that I possess unless I am afforded some protections, freedoms and rights that I helped fight for so many years ago.

All I ask for is that I be respected, that I receive the protection of the law that I am entitled to, that I not be subject to verbal and physical abuse while attending one of your courts and that I have access of due process before the remainder of my property is taken from me, leaving me even more vulnerable and dependent than I already am. ....5

Ifaiah CHAP. LVI:1 Thus saith the LORD, Keepe  
yee iudgement, and doe iustice : for my saluation is  
neere to come, and my righteousnesse to bee  
reuealed. (1611 KJV)

Please find attached a typed copy of this letter in the  
event that my hand writing is difficult to read. I  
thank you in advance for your compassion and  
assistance in this matter.

By the Grace of God;

A handwritten signature in cursive script that reads "Gordon Thomas Haig". The ink is dark and the handwriting is fluid, with a large, stylized 'G' at the beginning.

Gordon Thomas Haig  
Your loyal servant and  
brother in Jesus Christ

In Care of,  
#2230, 4470 McCrae Avenue  
Edmonton, Alberta  
Canada

carbon copy:

HM Queen Elizabeth II  
Buckingham Palace, London, England

The Right Honourable Michaëlle Jean,  
Governor General of Canada  
Rideau Hall, 1 Sussex Drive,  
Ottawa, Ontario Canada

*Don Ethell*  
The Honourable ~~Norman L. Kwong~~,  
Lieutenant Governor of Alberta  
3<sup>rd</sup> Floor, Legislature Building,  
10800 - 97 Avenue,  
Edmonton, Alberta

The Honourable Allison Redford,  
Minister of Justice and Attorney General  
#403, Legislature Building,  
10800 - 97 Avenue,  
Edmonton, Alberta





BUCKINGHAM PALACE

24th May, 2010

Dear Mr. Haig,

The Queen has asked me to thank you for your letter of 2nd May regarding the court case you are currently involved in, and to say that Her Majesty has taken careful note of the views you express.

Perhaps I might explain, however, that this is not a matter in which The Queen would intervene. As a constitutional Sovereign, Her Majesty acts through her personal representative, the Governor-General, on the advice of her Canadian Ministers and it is to them that your appeal should be directed.

I have, therefore, been instructed to forward your letter to the Governor-General of Canada so that she may be aware of your approach to The Queen and may consider the points you raise.

Yours sincerely,

A handwritten signature in cursive script that reads "Sonia Bonici".

Mrs. Sonia Bonici  
Senior Correspondence Officer

Mr. Gordon Haig.

AR #37519

May 7, 2010

Mr. Gordon Haig  
#2230, 4470 McCrae Ave  
Edmonton, AB T5E 6M8

Dear Mr. Haig:

**RE: Complaint Against a Judge**

Thank you for providing a copy of your letter dated April 19, 2010 regarding the conduct of Honourable Justice Dennis Thomas of the Alberta Court of Queen's Bench. The Honourable Alison Redford, Q.C., Minister of Justice and Attorney General, has asked that I respond on behalf of the Government of Alberta.

Alberta Justice and Attorney General may not review the conduct of members of the judiciary, because the rule of law requires that judges are independent from government influence. For this reason, complaints about the conduct of a federally appointed justice of the Court of Queen's Bench may be sent in writing to the Canadian Judicial Council. The Canadian Judicial Council was established by the *Judges Act*, a law enacted by the Parliament of Canada which empowers the Council to investigate complaints or allegations regarding federally appointed justices.

You may contact the Canadian Judicial Council by writing to the following address.

Canadian Judicial Council  
Suite 450, 112 Kent Street  
Ottawa, Ontario K1A 0W8

Yours truly,



Lynn Varty  
Acting Assistant Deputy Minister



Gordon Thomas Haig  
In Care of,  
#2230, 4470 McCrae Avenue  
Edmonton, Alberta  
May 31<sup>st</sup>, 2010

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*Sent 7A June 6<sup>th</sup> 110*

Lynn Varty  
Acting Assistant Deputy Minister  
Court Services  
225 Bowker Building  
9833 - 109 Street  
Edmonton, Alberta

Dear Lynn:

I received a letter dated May 7, 2010 to a Mr. Gordon Haig, You state in that letter that "Alberta Justice and Attorney General may not review the conduct of members of the judiciary, because the rule of law requires that judges are independent from government influence. For this reason, complaints about the conduct of a federally appointed justice of the Court of Queen's Bench may be sent in writing to the Canadian Judicial Council.

My daughter looked up the the Canadian Judicial Council's website and their brochure stated something different. Stated is "the Minister of Justice or a provincial Attorney General may generate an inquiry." The Honourable Allison Redford, Minister of Justice and Attorney General has been given the ability to lodge a complaint.

Please have the courtesy to address me "exactly" as is stated in the only place where my name appears above. I am Gordon Thomas Haig, no Mr., upper and lower case letters, no postal code. Thank you or please explain to me why you won't or can't do that.

I look forward to your response on those two points: the Canadian Judicial Council's brochure and the salutation.

After reading the Canadian Judicial Council's complaint process it seems that looking for some justice from a membership only club, when I'm not a member is but another waste of my time. It is another Society set up to make it look like they are doing something and that there is actually a place to complain to when in fact it is just the membership just protecting it's members. It has nothing to do with honor or truth. If it did there would be an fully independent body in place to legitimately deal with complaints. I guess justice will be served on judgement day.

By the Grace of God;

  
Gordon Thomas Haig

## The Complaints Process

Canadians can have confidence in their judges. From the tens of thousands of judicial hearings that take place every year in Canada's superior courts comes a very low number of complaints. Although the Minister of Justice or a provincial Attorney General may generate an inquiry, most complaints come from the general public, and around half relate to cases in family law.

- If you wish to make a complaint, you do not need to be represented by a lawyer. Simply make your complaint *in writing* to the Canadian Judicial Council at:

Canadian Judicial Council  
Ottawa, Ontario  
K1A 0W8

Your letter should include:

- Your name and address
- Name of the judge, court, date and circumstances of the conduct in question
- Detailed description of the conduct

Gordon Thomas Haig  
In care of,  
#2230, 4470 McCrae Avenue  
Edmonton, Alberta  
no code non commercial

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August 24th, 2010

Lynn Varty  
225, 9833 - 109 Street  
Edmonton, Alberta

Dear Lynn,

Thank you for your letter dated June 25, 2010. Thank you for addressing me properly as a living man because I am not a Canadian business. We have a private side as you know, which is exactly as my name appears above. It uses upper and lower case, no Mr. is added before the Gordon and there is no postal code. This is the name by mom and dad gave to me. It is my god given name, it belongs to me and it is for me, the living man.

The government, banks, utility companies, any newspaper obituary columns, only use capital letters, no upper and lower case, unless they have added in a Mr. and / or a postal code which converts a man and/or a women back in to a corporation, a dead entity, a fictional character in law. This is a created entity the government uses which controls their ability to conduct their business, as indicated on Dunn and Bradstreet's website, where on their search engine, if you type in THE PROVINCE OF ALBERTA in all capital letters it shows each court house listed as a trading entity on the stock exchange. They are trading the Value of the GORDON THOMAS HAIG and RUBINA / ROBINA or RUBY MURRAY HAIG court case Lynn! They have altered my name without my consent for a financial purpose and I would like you to put a stop to it please. It is my name and I am the man that decides the form it appears in, no one else has the authority as I have never given it to anybody.

What looks to be small changes in the name, are really huge changes because it changes us from a living man or woman to a corporation. No different than being known as 123456 Alberta Ltd. Changing the identity of a man without their knowledge, without full disclosure for a financial purpose, without their authorization to do so, is fraud. Most men and women are not aware of the private and the corporate side. They are just starting to comprehend the differences. They are starting to comprehend what is taking place here, that they have been changed from living to, well being associated with the dead. Just with a capital letter here and / or a Mr./Ms/Mrs/Dr. added there. Failing either of those, adding the postal code will do the trick. You say this is "a standard form of address and salutation", but, it probably would not be standard if real men and women fully comprehended the incredible shift that is taking place with their rights with a little tweak in "their" name and / or the addition of a postal code.

.....2

Who would have thought, that such small differences would change us from a living man with all our God giving rights, to a dead corporate fiction with no rights, controlled by the government I am not that GORDON THOMAS HAIG. I am Gordon Thomas Haig, the living man. Thank you for addressing me that way and please continue to do so, only in this manner. I, Gordon Thomas Haig, do not permit, consent or sanction by assumpsit contract or in any fashion, the alteration of my name in this case on any court docket.

You have now sent two letters responding to my concerns regarding my complaint with the acting Judge Dennis Thomas. The first letter is dated May 7, 2010 (Exhibit 1), the second letter is dated on June 25, 2010 (Exhibit 2). There seems to be a blatant discrepancy between the two letters. I'm wondering which statement is true? Will Alison Redford lodge a complaint with the Canadian Judicial Council or not? Will Alison Redford investigate or not? First you clearly state in the May 7, 2010 letter that Alison Redford "may not review the conduct of members of the judiciary, because the rule of law requires that judges are independent from government influence". Those same judges are true allegiants of a Christian monarch, as are the prosecutors and clerks of the court. This holds true for any council I may choose to represent me. The system is founded by a Christian monarch **who usually brings the charge** and has **all of the participants** except the defendant **as sworn allegiant to her**. Does that sound independent to you?

This speaks to a massive conflict of interest and a biased system. How can I get unbiased representation when the backbone to the system has all the participants sworn allegiant to the crown? I am up against a totally biased system which is not working for me.

Coming back to our correspondence, after my May 31st, 2010 (Exhibit 3) response where the brochure from the Canadian Judicial Council's website (Exhibit 4), clearly states that "the Minister of Justice or a provincial Attorney General may generate an inquiry." That states that she has the ability and I would think the duty to lodge a complaint, as per 180 of the criminal code.

Then you state on June 25, 2010 that from May 7 to June 25, now she can review the conduct of the members of the judiciary and "may refer complaints to the Canadian Judicial Council". You further state "she does so rarely and only in exceptional circumstances." What are exceptional circumstances? Why is an investigation so rare?

So again there seems to be a blatant discrepancy between the two letters. I'm wondering which statement is true? Will Alison Redford lodge a complaint with the Canadian Judicial Council or not? Will Alison Redford investigate or not and why?

What type of exceptional circumstances would warrant her to actually do something that is in line with 180 of the criminal code?

Wouldn't the service of an 85 year old man who I am, that went to war to defend King George VI and the People of Canada, in WWII, prepared to fight for our freedom warrant an investigation by Alison Redford, based upon the letter written to the Queen? Wouldn't she at least help me and others, who literally signed up to defend our freedom. ....3

### **Man in Wheelchair forced into Courtroom against his will**

Wouldn't an 85 year old man that was ordered by a man acting as judge, Dennis Thomas, to be pushed in to the courtroom in his wheelchair against his will warrant an investigation and complaint by Alison Redford to the men and / or women of the Canadian Judicial Council?

### **Severe Hearing Impairment**

Wouldn't an 85 year old man that is totally deaf in his left ear, hears with difficulty in his right ear and that is with a hearing aid, only see's light from his left eye, has reasonable vision in his right eye and due to an injury while serving on Her Majesties HMCS Annapolis, ran in to a water tight door and for the last 65 years or so has been unable to turn my head to the left warrant an investigation and complaint by Alison Redford to the men and / or women of the Canadian Judicial Council, when my daughter Brenda Haig whispered something in my ear, which I couldn't hear and she was a mere 2 inches away. The judge told her that "if she uttered one more word, she too would be thrown out of the courtroom." Surely that would be an exceptional circumstance. I would have been left in the courtroom by myself. In essence since she was precluded from speaking with me, that is what happened. Wouldn't that be considered an extreme circumstance that would require an investigation?

### **Medical Note**

Wouldn't an 85 year old man, being me, confined to a wheelchair, very limited mobility, with very, very limited hearing, very limited vision, who attended court only to ensure that they would not proceed as the medical note (Exhibit 6) stated that "Gordon Thomas Haig is medically incapable of representing himself as legal counsel in trial. This would be a medical hardship for him?" The acting judge overrode my doctor's medical note. What is he, an acting judge and an acting Doctor. This is not dress up and make believe or is it? Does that not warrant a complaint from Alison Redford to the men and women of the Canadian Judicial Council?

### **Inability to Hear and yet the proceedings continued anyway**

Wouldn't a man that told the acting judge "repeatedly" that he could not hear the proceedings and yet they continued without my ability to comprehend what was going on, wouldn't that warrant a complaint, wouldn't that be an exceptional circumstance, the judge proceeding without me hearing and therefore comprehending what was taking place. I was unable to even defend myself because I could not hear and if I could not hear, I could not comprehend the proceedings and therefore rebut what was being said.

### **Audiology Device Provided to make a deaf man hear again**

At one point in the morning session the acting judge, Dennis Thomas called a recess. He was going to apparently provide more medical advice. Since he declared that even though I didn't consent to this trial, I had a medical note and I could not hear, that this trial was going to proceed anyway and that he could have me hearing in both ears. Something that a medical doctor, specializing in audiology could not do and told me to not even attempt. Yet Dennis Thomas acting as a judge, with no medical training, said he would do that.

The audiology device that Dennis Thomas had provided me did not heal my deaf ear and I could not hear any better in my right ear and yet this man still proceeded when he knew I could not hear. Wouldn't that warrant a complaint from Alison Redford to the men and / or women of the Canadian Judicial Council? Isn't that an exceptional circumstance?

### **What happened to the Court of Queen's Bench???**

Also Lynn, when the acting judge, Dennis Thomas called a recess in the morning, so that he could get me hearing again for this 2 day trial I wasn't supposed to be attending, as he was stepping off the bench, my daughter Brenda said, Dennis Thomas stated "and this is my courtroom". I thought this was the Court of Queen's Bench. I thought that the men and women called judges actually had honor and sought truth and equality before the law. I thought there was a bible in the courtroom, and the judges were supposed to take their Oath of Allegiance on the King James Bible. After all they were to uphold the laws of God. I thought it was the Queen's Court. The Queen took her Oath of Allegiance to God on the King James Bible, the same version that is supposed to be in the courtroom that I was forced in to. I know the Queen took an Oath in 1953 at her Coronation to defend the faith, to defend that King James Bible, to ensure the 10 commandments and the rest of the bible are followed. The first commandment is that God's Law is Supreme. It is way above man's law.

### **Evidence presented of hearing deficiency (Exhibit 7)**

When I presented written proof of my hearing loss and my inability to hear and that my hearing aid had been adjusted the day before improperly, the acting judge and the acting lawyer continued anyway. I thought that proof from the Hearing Clinic would have put a stop to these proceedings, but this acting judge, a man of so called honor continued anyway. That was totally inappropriate. That would be the man acting as judge, without jurisdiction or valid authority, proceeded with this trial and a invalid judgement that has now harmed me by stripping me of assets that belong to me. Wouldn't that be an exceptional circumstance that would warrant a complaint to the men and / or women of the Canadian Judicial Council from Alison Redford?

**Disallowed an Interpreter** – Breach of The Canadian Charter of Rights and Freedoms: Wouldn't a man that depends upon his daughter and others to help him in his daily tasks be allowed to have an interpreter present to help and ensure that I heard and comprehended the entire proceedings? I have recently learned that The Canadian Charter of Rights and Freedoms states:

### **INTERPRETER**

14. A party or witness in any proceedings who does not understand or speak the language in which the proceedings are conducted or who is deaf has the right to the assistance of an interpreter.



Dennis Thomas, the acting judge is aware of the Canadian Charter of Rights and Freedoms, isn't he? Why would he not allow my daughter to help me and threaten to throw her out when she tried to explain to me what was going on at the very beginning of the trial? According to the Canadian Charter of Rights and Freedoms, I had every right to have an interpreter there to assist me and Dennis Thomas is in breach of this. My choice was to have Brenda Haig and minister present and neither was allowed to speak and help me hear. Brenda was madly writing notes to me, but I have limited vision. I see only from my right eye and I can only read larger print. There was too much going on, too quickly for me to comprehend what was happening. Remember, my doctor wrote a note stating this would be a medical hardship and that I could not represent myself in a two day trial. Wouldn't that warrant a complaint from Alison Redford to the men and women of the Canadian Judicial Council? Isn't a breach of the Canadian Charter of Rights and Freedoms an exceptional circumstance? This trial should not have proceeded given that I did not consent to it, the judge likely has an questionable oath, the opposing lawyer, James Odishaw was unwilling to produce a valid oath to me, I couldn't hear the proceedings and therefore comprehend them to my benefit and I was not allowed an interpreter. One of these items would be an extreme circumstance, but collectively...beyond belief that this has proceeded and my assets have been taken from me.

### **Complete Intimidation**

Wouldn't a man that repeatedly told the acting judge, who is supposed to be a man of honor also, that he was being intimidated "repeatedly" and received the response from Dennis Thomas that "I'm sure you have been intimidated many times in your 85 years", warrant a complaint from Alison Redford to the men and women of the Canadian Judicial Council? Is that really an appropriate response from a man acting as a truly allegiant judge?

How is he bearing true allegiance to a Christian monarch sworn to defend the Christian faith and the laws of God of the 1611 King James Bible by intimidating me and defying his oath bound duty as per the regulations of the Federal Oaths of Allegiance Act? Isn't intimidation a criminal offence?

### **My Evidence, an Agreement with my Former Wife Never Made it in to Evidence**

I am 85 years old, having arrived "only" to ensure that this acting judge received the note from my doctor, clearly stating that this trial would be a medical hardship and to ensure that he had **received an 18 page statement of fact with 33 supporting attachments**. I later learned that even though he received this document he would not be putting it in to evidence because to do that I had to sit there and read over 50 to 60 pages of evidence. Something that I was physically not capable of doing. I later learned this from Brenda Haig. She hoped I had heard the acting judge, but because she was not allowed to speak as I was not allowed an interpreter, she could not tell me this until lunch time. With my inability to hear, and therefore comprehend the proceedings, even if I had heard the judge state I needed personally to read the extensive document in to evidence. I was not capable of doing that as was clearly stated in my doctor's note.

Having spent the morning telling the acting judge repeatedly that I could not hear that he was intimidating me, I just could not carry on there. I had to leave. I was emotionally, physically and mentally exhausted. I could not continue. However, they did and are stripping me of my assets. Would this not be extenuating circumstances that would warrant a complaint from Alison Redford to the men and women of the Canadian Judicial Council?

### **Still Missing Full Disclosure**

While I used a lawyer, repeated requests were made by each demanding full disclosure from the acting lawyer James Odishaw. After 6 years and these repeated requests it still has not been provided. A few pages here and there and another \$700, but we still do not have all of Rubina, Robina or Ruby Murray Haig's full disclosure. Why is this case proceeding without full disclosure? Would this not be an exceptional circumstance that would warrant a complaint from Alison Redford to the men and women of the Canadian Judicial Council?

### **Acting Lawyer writes Judgement**

The judgement was written by the acting lawyer James Odishaw and the acting judge, Dennis Thomas signed off on it

According to the Alberta Justice website (Exhibit 8), it clearly states that Judges interpret legislation, develop the common law, determine the validity of laws, determine the facts and render decisions in a fair and impartial manner. It does not say the opposing lawyer does. It is **“judges” who are to render the decision**. Would this not warrant a complaint to the men and women of the Canadian Judicial Council?

**What kind of justice system do we have Lynn?** What does it take to have Alison Redford lodge a complaint to the men and women of the Canadian Judicial Council?

I have had 4 lawyers and spent over \$40,000 and I still **don't have full disclosure** of Rubina/Robina or Ruby Murray Haig's assets and the acting lawyers and judges have just railroaded this through. If she did not bury assets then why would she just not disclose? The lawyers I used are supposed to be top lawyers. Is there something going on behind the scenes? Email after email has been sent notifying these lawyers that full disclosure has still not been provided by the purported lawyer James Odishaw and his client Robina/Rubina or Ruby Murray Haig and to demand it.

### **The Canadian Bill of Rights states:**

1(a) “the right of the individual to life, liberty, security of the person and enjoyment of property, and the right not to be deprived thereof except by due process of law;”

1(b) “the right of the individual to **equality before the law** and the protection of the law;”

## **Canadian Charter of Rights and Freedoms**

15.1) "Equality before and under law and equal protection and benefit of law- Every individual is equal before and under the law and has the right to the equal protection and equal benefit of the law, without discrimination and, in particular without discrimination based on race, national or ethnic origin, colour, religion, sex, age or mental or physical disability.

Please tell me how the acting judge protected me with my inability to hear, my inability to stop the Sheriff from pushing me in my wheelchair in to the acting judges courtroom, when I told him he was intimidating me, he actually said, "I'm sure you have been intimidated many times in your 85 years". Tell me how threatening to throw my daughter and my minister out of the courtroom protected me. It did not, it would have left me all alone in a system that I do not comprehend. Even as it was, I might as well of been all alone because although Brenda Haig was sitting beside me, we were not allowed to speak to each other. I thought it was the Court of Queen's Bench. I thought this was the Queen's Courtroom with real men and women who had honor and defended the commandments in the 1611 King James Bible presided. I thought full disclosure was mandatory before proceedings proceeded. I also would have thought the acting judge would have assisted me in ensuring my evidence, my truth was entered in to the records? Am I wrong?

When is there enforcement against a judge? When is their enforcement against the judicial system? Tell me what does it take for Alison Redford to do something? Lynn you state, "she does so rarely and only in exceptional circumstances". There are many, many exceptional circumstances going on here, how much more is required for Alison Redford to do something, to lodge a complaint to the Canadian Judicial Council?.

Pretty soon, the courts and Robina/Rubina or Ruby Murray Haig are likely going to take another \$35,000 from me, along with the \$500 per month I have being paying for the last 7 months to Robina/Rubina or Ruby Murray Haig as she shuffled her monies to my 3 eldest children and is now pleading she is short on revenue. The \$500 per month has been paid under threat, duress and intimidation only.

As per the agreement that my wife and I have which ironically never made it into the Court File and for which she never refuted, clearly states that she owes me \$75,000 plus the \$4,500 I have paid under threat, duress and intimidation fearing what would happen if I didn't pay the monies.

## **Acting Lawyer of Opposing Side James Odishaw – Law Society**

Robina/Rubina or is it Ruby Murray Haig's acting lawyer James Odishaw, the man who would not or could not produce a valid Oath of Allegiance, currently has 19 citations (Exhibit 9) with the Law Society of Alberta. Most of which are related to fraud, theft, improper record keeping, etc., the list is "again" enclosed for both Alison Redford's and your review. The hearing was supposed to be held by Garner Groom, counsel for the Law Society on November 16, 2009. It is astounding to me that after 9 months there has still been no action taken to preclude James Odishaw from practicing law. These are fraud related charges.

I anxiously await your reply within the next 5 business days. There is an upcoming Court Date of September 1, 2010. Please do something before then to bring some honor back in to the system.

If absolutely necessary, I will have Brenda Haig put this in to the proper Affidavit form and have it witnessed if that would ensure that these abuses are going to be heard and dealt with.

Finally, I have made multiple settlement offers of a 50 / 50 split, but because my former wife was a housewife, and I was an only an engineer, she and her acting lawyer have argued that she is entitled to a larger division of assets. I tried to get this settled with the above noted split in June of 2004. I want remedy. I have done everything that is fair to get remedy. We do not need an acting judge to do this. I already have a valid private agreement with my former wife in place.

You're all invited to the show on September 1<sup>st</sup>, 2010 at 10 am at the Edmonton Law Courts, 1a Sir Winston Churchill Square, so that you can see first hand how abusive and deceptive the justice system has become. You will have a difficult time finding, love, honor and truth. I will be the man in the wheelchair that the acting judge is abusing and intimidating in to submission. If this story of abuse wasn't so sad, it might actually be funny.

Again, thank you Lynn for responding. Michealle Jean and Don Ethell were also forwarded the letter I wrote to Queen Elizabeth II and I have not received a reply from either.

A man of honour,

A handwritten signature in black ink that reads "Gordon Thomas Haig". The signature is written in a cursive, flowing style.

Gordon Thomas Haig

cc: Dei Gratia Regina Elizabeth II  
Windsor Castle  
Windsor, England

HM Queen Elizabeth II  
Buckingham Palace  
London, England

Michaelle Jean

Don Ethell,

Pat Stogran,

Ed Stelmach

Alison Redford

Thomas Lukaszuk

Don Korzenowski

Ruth Adria Maria

Garner Groome

Leslie Primo

Linda Steele

Michael Campbell

Roy Green

Charles Adler

AR #37519

May 7, 2010

Mr. Gordon Haig  
#2230, 4470 McCrae Ave  
Edmonton, AB T5E 6M8

Dear Mr. Haig:

**RE: Complaint Against a Judge**

Thank you for providing a copy of your letter dated April 19, 2010 regarding the conduct of Honourable Justice Dennis Thomas of the Alberta Court of Queen's Bench. The Honourable Alison Redford, Q.C., Minister of Justice and Attorney General, has asked that I respond on behalf of the Government of Alberta.

Alberta Justice and Attorney General may not review the conduct of members of the judiciary, because the rule of law requires that judges are independent from government influence. For this reason, complaints about the conduct of a federally appointed justice of the Court of Queen's Bench may be sent in writing to the Canadian Judicial Council. The Canadian Judicial Council was established by the *Judges Act*, a law enacted by the Parliament of Canada which empowers the Council to investigate complaints or allegations regarding federally appointed justices.

You may contact the Canadian Judicial Council by writing to the following address.

Canadian Judicial Council  
Suite 450, 112 Kent Street  
Ottawa, Ontario K1A 0W8

Yours truly,



Lynn Varty  
Acting Assistant Deputy Minister



Freedom To Create. Spirit To Achieve.

AR #37519

June 25, 2010

Gordon Thomas Haig  
In Care of,  
#2230, 4470 McCrae Avenue  
Edmonton, AB

Dear Gordon Thomas Haig:

**RE: Complaint Against a Judge**

Thank you for your letter dated May 31, 2010 regarding the role of the provincial Attorney General in referring complaints to the Canadian Judicial Council.

Although Honourable Alison Redford, Q.C., Minister of Justice and Attorney General may refer complaints to the Canadian Judicial Council, she does so rarely and only in exceptional circumstances. Parties to a court proceeding have the most knowledge of the events they find objectionable, and are best able to prepare their own complaint.

While department correspondence normally employs a standard form of address and salutation that is common for Canadian business mail, I have used the form set out in the header of your letter.

As I can provide no further information about this matter, this will be my final reply to you.

Yours truly,



Lynn Varty  
Acting Assistant Deputy Minister

**Alberta** ■

Gordon Thomas Haig  
In Care of,  
#2230, 4470 McCrae Avenue  
Edmonton, Alberta  
May 31<sup>st</sup>, 2010

Sent 9A  
June 6<sup>th</sup> 110

Lynn Varty  
Acting Assistant Deputy Minister  
Court Services  
225 Bowker Building  
9833 - 109 Street  
Edmonton, Alberta

Dear Lynn:

I received a letter dated May 7, 2010 to a Mr. Gordon Haig. You state in that letter that "Alberta Justice and Attorney General may not review the conduct of members of the judiciary, because the rule of law requires that judges are independent from government influence. For this reason, complaints about the conduct of a federally appointed justice of the Court of Queen's Bench may be sent in writing to the Canadian Judicial Council.

My daughter looked up the the Canadian Judicial Council's website and their brochure stated something different. Stated is "the Minister of Justice or a provincial Attorney General may generate an inquiry." The Honourable Allison Redford, Minister of Justice and Attorney General has been given the ability to lodge a complaint.

Please have the courtesy to address me "exactly" as is stated in the only place where my name appears above. I am Gordon Thomas Haig, no Mr., upper and lower case letters, no postal code. Thank you or please explain to me why you won't or can't do that.

I look forward to your response on those two points: the Canadian Judicial Council's brochure and the salutation.

After reading the Canadian Judicial Council's complaint process it seems that looking for some justice from a membership only club, when I'm not a member is but another waste of my time. It is another Society set up to make it look like they are doing something and that there is actually a place to complain to when in fact it is just the membership just protecting it's members. It has nothing to do with honor or truth. If it did there would be an fully independent body in place to legitimately deal with complaints. I guess justice will be served on judgement day.

By the Grace of God;

  
Gordon Thomas Haig



## The Complaints Process

Canadians can have confidence in their judges. From the tens of thousands of judicial hearings that take place every year in Canada's superior courts comes a very low number of complaints. Although the Minister of Justice or a provincial Attorney General may generate an inquiry, most complaints come from the general public, and around half relate to cases in family law.

- If you wish to make a complaint, you do not need to be represented by a lawyer. Simply make your complaint *in writing* to the Canadian Judicial Council at:

Canadian Judicial Council  
Ottawa, Ontario  
K1A 0W8

Your letter should include:

- Your name and address
- Name of the judge, court, date and circumstances of the conduct in question
- Detailed description of the conduct

## MILLWOODS FAMILY CLINIC

MILLWOODS FAMILY CLINIC  
HEWES PROFESSIONAL CENTRE  
#104 - 2551 HEWES WAY  
EDMONTON, ALBERTA T6L 6W6  
TEL: 462-2767 (24 HOURS)

DR. DON KORZENOWSKI  
DR. ALLAN CHIU  
DR. DENA STOCKBURGER  
DR. JANICE ZIELINSKI  
DR. HARRY ZIRK  
DR. VALERIA LYUBETSKA  
DR. ALEX OMELCHUK

FAX: 463-7025

December 30, 2009

To Whom It May Concern:

**RE: Gordon Thomas Haig**

Gordon Thomas Haig is medically incapable of representing himself as legal counsel in trial. This would be a medical hardship for him.

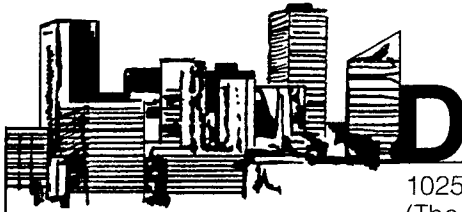
Thank you in advance for your kind consideration.

Sincerely,



Don Korzenowski, M.D

DK/rl



10256 - 100 Street  
(The Churchill)  
Edmonton, Alberta T5J 5C2

Tel: (780) 422-6641  
Fax: (780) 423-1704

## DOWNTOWN HEARING CENTRE LTD.

January 18, 2010

To Whom It May Concern:

Re: Gordon Thomas Haig

Further to the letter written from our office January 8, 2010 regarding Mr. Haig's hearing and hearing aid, there are several reasons that hearing would be difficult or impossible for Mr. Haig in certain situations.

Mr. Haig has no hearing in his left ear so a hearing aid or any other amplifying device will not help. A person with monaural hearing can not localize sound and cannot filter out ambient noise such as fans and paper rattling.

When Mr. Haig was in our office January 8, 2010 the microphone was plugged and the aid was not working - it was probably not working in the days prior to this as well.

The volume control on the hearing aid was disabled so even though Brenda tried to adjust it there would have been no difference.

A hearing aid is only an "aid" - it is not the same as normal hearing. The microphone, even when working properly, has a limited range - ideally ten feet. When a person hears with only one ear this range becomes even more crucial.

Mr. Haig has limited vision therefore he cannot lip read.

These factors all contribute to difficulty hearing.

Please call if you have any questions or require any further information.

Thank you.

Yours truly,

Rosa M. Zee, BC-HIS  
Board Certified in Hearing Instrument Sciences  
Registered Hearing Aid Practitioner

Exhibit 8

## Justice system

The Constitution establishes the various powers of government and divides them between the federal and provincial governments. The Constitution also establishes limits on the powers of government and establishes Canadians' fundamental rights and freedoms. The federal government is responsible for enacting and administering criminal law, enacting divorce law, and the appointment of superior court judges. The federal government is also responsible for Aboriginals and lands reserved for Aboriginals. The provincial government is responsible for the administration or management of criminal justice within the province, for the appointment of provincial court judges and justices of the peace, and for property and civil law within the province. Métis people have a unique relationship with the provincial government.

### See also:

[Education & Learning](#)  
[Law & Justice](#)

## Major participants in the justice system

[Justice Process Diagrams](#)  
[Provincial Minister of Justice and Attorney General](#)  
[Provincial Solicitor General and Minister of Public Security](#)  
[Federal Minister of Justice & Attorney General](#)  
[Federal Minister of Public Safety & Emergency Preparedness](#)  
[Judges](#)  
[Police](#)  
[Lawyers](#)  
[Legal Aid](#)  
[Crown Prosecutors](#)  
[Correctional Services](#)  
[Non-Government Organizations](#)  
[Victims](#)  
[The Public](#)  
[Publications](#)

## Related Sites

[British Columbia](#)  
[Justice Canada](#)  
[Manitoba](#)  
[New Brunswick Justice](#)  
[Newfoundland and Labrador](#)  
[Northwest Territories](#)  
[Nova Scotia](#)  
[Ontario](#)  
[Ontario Attorney General](#)  
[Prince Edward Island](#)  
[Quebec](#)  
[Saskatchewan](#)  
[Yukon](#)

## Justice Process Diagrams

[Civil claims justice process](#)  
[Family law justice process](#)  
[Court system in Alberta](#)  
[Criminal justice process for adults](#)  
[Criminal justice process for youth](#)

## Provincial Minister of Justice and Attorney General

In Alberta, the provincial Minister of Justice is the senior law officer of the Crown. The minister is responsible for legal proceedings under the [Criminal Code of Canada](#), the [Youth Criminal Justice Act](#) (formerly the Young Offenders Act) and provincial laws. The minister does not become involved in civil matters unless the government is a party to the action.

### See also:

[Alberta Minister of Justice and Attorney General role and responsibilities](#)

## Provincial Solicitor General and Minister of Public Security

In Alberta, the provincial Solicitor General and Minister of Public Security ensures safe communities. Under the [Police Act](#), the minister must maintain adequate and effective policing services. The provincial correctional service is a division of Alberta Solicitor General and Public Security and is responsible for all adult offenders who receive sentences of less than two years and young offenders sentenced under provincial and federal youth justice legislation. The ministry also promotes crime prevention activities and provides services to victims of crime.

### See also:

[Alberta Solicitor General and Minister of Public Security role and responsibilities](#)

## Federal Minister of Justice & Attorney General

In Alberta, the federal Minister of Justice is responsible for criminal proceedings under federal laws, other than the [Criminal Code of Canada](#), and for civil proceedings under federal laws.

## Federal Minister of Public Safety & Emergency Preparedness

Alberta contracts with the federal Ministry of Public Safety and Emergency Preparedness to provide an RCMP provincial police service and some municipal police services. Alberta, along with Public Safety and Emergency Preparedness Canada, provides for the establishment and funding of First Nations police services through tripartite policing agreements. The federal Minister of Public Safety and Emergency Preparedness is also responsible for offenders who receive prison sentences of two years or more. The federal [National Parole Board](#) has jurisdiction to grant parole for all offenders sentenced to a federal penitentiary and offenders held in Alberta provincial jails.

### See also:

[Federal Ministry of Public Safety & Emergency Preparedness roles and responsibilities](#)

## Judges

There are three branches of government - the legislative branch, the executive branch and the judiciary. The judiciary is an independent branch of government which presides over the courts. Judges interpret legislation, develop the common law, determine the validity of laws, determine the facts and render decisions in a fair and impartial manner, thereby ensuring the rule of law - the cornerstone of a free and democratic society.

### See also:

[Chart of Courts in Alberta](#)

## Police

## Citations:

1. It is alleged that you misappropriated trust funds, and that such conduct is conduct deserving of sanction.
2. It is alleged that you deceived or attempted to deceive your clients in creating false invoices which were paid with the clients' trust funds, and that such conduct is conduct deserving of sanction.
3. It is alleged that you deceived or attempted to deceive the Law Society auditor and investigators, and that such conduct is conduct deserving of sanction.

**18. James Odishaw – Edmonton**

Represented by: Peter J. Royal, Q.C.  
 Royal Teskey  
 200 9636 102A Avenue  
 Edmonton AB T5H 0G5  
 Telephone: (780) 432-0919

Law Society counsel: Garner Groome

Time and Place: The Law Society of Alberta – Edmonton  
November 16, 2009  
Commencing at 9:30 a.m.

## Citations:

1. It is alleged that you advised or assisted your client R.B. or his related companies to defraud creditors with respect to the N... settlement, and that such conduct is conduct deserving of sanction.
2. It is alleged that you settled the N... lawsuit without your client's authority, and that such conduct is conduct deserving of sanction.
3. It is alleged that you failed to honour assignments from your client R.B. or his related companies to K.M. and Revenue Canada, and that such conduct is conduct deserving of sanction.
4. It is alleged that you were in a position of a conflict of interest in relation to the assignment by H... to 401754 Alberta Ltd. of H... 's security against R.B. or his related companies, and that such conduct is conduct deserving of sanction.
5. It is alleged that you were in a position of a conflict of interest in relation to the assignment by C... to HJO Holdings & management Ltd. of C... 's security and judgment against R.B. or his related companies, and that such conduct is conduct deserving of sanction.
6. It is alleged that you engaged in improper conduct by failing to return the H... security to R.B. or his related companies, and that such conduct is conduct deserving of sanction.

7. It is alleged that you engaged in improper conduct by failing to return the C... security and judgment to R.B. or his related companies, and that such conduct is conduct deserving of sanction.
8. It is alleged that you improperly handled the \$484,707.48 statement of account pertaining to R.B. or his related companies, and that such conduct is conduct deserving of sanction.
9. It is alleged that you interfered or sought to interfere with the Law Society complaint process in the matter of a complaint by R.B., and that such conduct is conduct deserving of sanction.
10. It is alleged that you failed to maintain loan schedules regarding your client R.B. or his related companies, and that such conduct is conduct deserving of sanction.
11. It is alleged that you failed to maintain such parts of the files of your law firm as are necessary to support the prescribed financial records when you returned files to your client R.B. or his related companies, and that such conduct is conduct deserving of sanction.
12. It is alleged that you failed to prepare and execute proper documentation on transactions with your client R.B. or his related companies, and that such conduct is conduct deserving of sanction.
13. It is alleged that you failed to ensure that your client received independent legal advice with respect to the following business dealings:
  - (a) a \$400,000.00 loan to R.B. or his related companies;
  - (b) a \$65,000.00 loan from your spouse to R.B. or his related companies;
  - (c) a \$18,000.00 loan to R.B. or his related companies;
  - (d) an assignment of the H... security to your company 401574 Alberta Ltd.;
  - (e) an assignment of the C... security and judgment to your company HJO Holdings & Management Ltd.,and that such conduct is conduct deserving of sanction.
14. It is alleged that you failed to provide a full and complete accounting to your client R.B. or his related companies, and that such conduct is conduct deserving of sanction.
15. It is alleged that you failed to maintain time records to support accounts charged to R.B. or his related companies on an hourly basis, and that such conduct is conduct deserving of sanction.
16. It is alleged that you advised or assisted your client R.B. or his related companies to defraud creditors with respect to the N... settlement proceeds, and that such conduct is conduct deserving of sanction.

17. It is alleged that you wrongfully converted or misappropriated proceeds of the N... settlement, and that such conduct is conduct deserving of sanction.
18. It is alleged that you willfully and wrongfully withheld from K.M. monies to which K.M. was entitled, and that such conduct is conduct deserving of sanction.
19. It is alleged that you failed to honour assignments from your client R.B. or his related companies to K.M. and Revenue Canada, and that such conduct is conduct deserving of sanction.

**19. Paul Kraus – Edmonton**

Represented by: Leonard J. Pollock, Q.C.  
520 Sun Life Plaza  
10123 99 Street  
Edmonton AB T5J 3H1  
Telephone: (780) 990-1331

Law Society counsel: Lois MacLean

Time and Place: The Law Society of Alberta – Edmonton  
**November 19, 2009**  
**Commencing at 9:30 a.m.**

Citations:

1. It is alleged that you made statements concerning the complainant and her staff which were rude and inappropriate, and that such conduct is conduct deserving of sanction.

**20. Thomas Chiu – Edmonton**

Represented by: Stewart Baker  
Duncan & Craig LLP  
2800 10060 Jasper Avenue  
Edmonton AB T5J 3V9  
Telephone: (780) 428-6036

Law Society counsel: Lois MacLean

Time and Place: The Law Society of Alberta – Edmonton  
**November 24, 2009**  
**Commencing at 9:30 a.m.**

Citations:

1. It is alleged that you failed to serve your client in a conscientious, diligent and efficient manner, and that such conduct is conduct deserving of sanction.
2. It is alleged that you failed to respond to your client on a timely basis, and that such conduct is conduct deserving of sanction.