

ACTION NUMBERS:

4801-08433

9401-17475

IN THE COURT OF QUEEN'S BENCH OF ALBERTA
JUDICIAL DISTRICT OF CALGARY

BETWEEN

EDWARD JORDAN
APPLICANT

AND

MARCELLA JORDAN
RESPONDENT

AFFIDAVIT OF ANTHONY GAVRIELIDES

I, Anthony Gavrielides, of the Town of Indian Head, in the Province of Saskatchewan, MAKE OATH AND SAY, AS FOLLOWS:

1. THAT I have knowledge of the matters and facts hereinafter deposed to except where stated to be information and belief where so stated.
2. THAT Ms. Jordan has requested of me to arrange a forensic audit of the division of matrimonial assets and financial support payments made to her by Edward Jordan over the period prior to his application to terminate spousal support.
3. THAT I have not been provided verifiable support documentation about the financial situation at the time of the separation and division of assets between Edward Jordan and Marcella Jordan. This includes, but not exclusively, real estate, bank accounts, life insurance, RRSP's and any other mutually shared assets.

4. THAT I have not been provided cancelled bank drafts, checks or other forms of payment related to the spousal support payments due to Ms. Jordan. This information has not been provided by the Courts where payments were allegedly made or by Mr. Jordan or by his numerous lawyers.
5. THAT I have not received any verifiable information regarding the RRSP's which were last managed by BMO Nesbitt Burns. These appear to have been transferred inappropriately and/or dealt with improperly according to standard accounting/financial procedures.
6. THAT I have knowledge of the investigations now in process regarding Matthew Merchant and his father, Anthony Merchant, regarding conduct unbecoming of a lawyer in relation to the treatment of clients. This applies particularly to outstanding amounts said to be due and owing which were applied as writs to property owned by Ms. Jordan.
7. THAT as a result of this failure by the legal profession to protect the interest of Ms. Jordan I believe that she was put at a serious disadvantage and forced to sell family assets at a loss to sustain herself.
8. THAT I have made inquiries into Court files that are said to exist in Saskatchewan, Ontario and Alberta as related to this matrimonial matter and find these files are severely lacking in support documents and authenticity. This includes the ledgers kept of payments made to the Court in Saskatchewan (in particular), transfers of the file to Ontario and then to Saskatchewan, then to Alberta, etc. etc.
9. THAT at this time, based on what I have reviewed to date, I believe Ms. Jordan has not received any of her matrimonial division of property settlement or her spousal support as agreed and ordered to the present date.

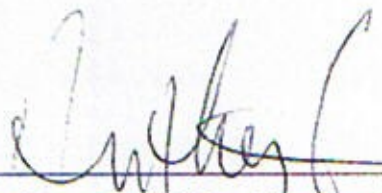
SWORN BEFORE ME at Regina,
Saskatchewan, this 12 day of
April, 2007.



A COMMISSIONER FOR OATHS in
the Province of Saskatchewan.

My commission expires:

Sept 30 2007



Anthony Gavrielides (deponent)

This document was prepared by:

Anthony Gavrielides

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IN SENATE

January 10, 1901

REPORT OF THE
COMMISSIONERS OF THE
LAND OFFICE

IN RESPONSE TO A RESOLUTION

PASSED

AT THE

ANNUAL SESSION

OF 1900

ALBANY

1901

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