



CANADA)
PROVINCE OF SASKATCHEWAN)
TO WIT)

IN THE MATTER OF *THE LEGAL PROFESSION ACT, 1990*
AND IN THE MATTER OF MURRAY GREENWOOD,
A LAWYER OF NORTH BATTLEFORD, SASKATCHEWAN

Amended Formal Complaint

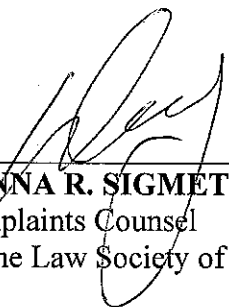
I, DONNA R. SIGMETH, Q.C., of the City of Regina, in the Province of Saskatchewan, Complaints Counsel for the Law Society of Saskatchewan, do hereby certify that Brenda Hildebrandt, Q.C., Chair of the Discipline Committee of the Benchers of the Law Society of Saskatchewan, has appointed a Hearing Committee pursuant to Section 47(1) of *The Legal Profession Act, 1990*, comprised of Beth Bilson, Q.C. ~~Gerald Tegart, Q.C. Darcia Schirr, Q.C.~~, as Chair, David Rusnak, Q.C. ~~Dr. Greg Stevens~~ and Martin Phillipson ~~Janna Gates~~ to hear and determine a Formal Complaint set out by the Conduct Investigation Committee consisting of Ronni Nordal and Della Stumborg, pursuant to Section 46(1) of *The Legal Profession Act, 1990*, against Murray Greenwood, a lawyer and a member of the Law Society of Saskatchewan, carrying on the practice of law at all of the relevant times in the City of North Battleford, in the Province of Saskatchewan, as follows:

THAT MURRAY GREENWOOD, of the City of North Battleford, in the Province of Saskatchewan is guilty of conduct unbecoming a lawyer in that he:

1. did, through negligence and a failure to exercise due diligence, facilitate the commission of a fraud, or frauds, by his client A.M.;
2. did, through willful blindness or recklessness, facilitate the commission of a fraud, or frauds, by his client A.M.;
3. did knowingly facilitate the commission of a fraud, or frauds, by his client A.M.
4. did allow himself to become the dupe of, A.M, an unscrupulous client;
5. did enable A.M. to achieve an improper purpose by using his law firm and status as a lawyer to legitimize the fraudulent activities of A.M.;

6. did realize a personal financial benefit in connection with the fraudulent activities of A.M. that he helped to facilitate;
7. did act or continue to act in a matter when there was, or was likely to be, a conflicting interest between his client A.M. and various other clients who became investors in A.M.'s business enterprises, specifically J.T. and A.T.;
8. did breach the fiduciary duty he owed to his clients A.T. and J.T. by failing to safeguard their interests in various transactions with his other client A.M.;
9. did fail to maintain proper books and records for his legal practice.

DATED at the City of Regina, in the Province of Saskatchewan, this 14th day of October, 2016.



DONNA R. SIGMETH, Q.C.
Complaints Counsel
for the Law Society of Saskatchewan