



The Law Society of  
Upper Canada

Barreau  
du Haut-Canada

November 7, 2013

**Private & Confidential**

Derek Dunlop  
18838 Yonge Street (Highway #11)  
East Gwillimbury, Ontario L9N 0C5

Dear Mr. Dunlop:

**Re: Lawyer: Virgil Cojocaru**  
**Complainant: Derek Dunlop**  
**Case No. 2013-120312**

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Osgoode Hall  
130 Queen Street West  
Toronto, Ontario  
M5H 2N6

Tel: (416) 947-5215  
Fax: (416) 947-5256

Complaints Resolution Department  
Professional Regulation

Chandi Syed  
Complaints Resolution Counsel

[csyed@lsuc.on.ca](mailto:csyed@lsuc.on.ca)

As requested in your e-mails dated October 17, 2013 and October 29, 2013, please find enclosed a copy of your complaint materials and the Lawyer's letter dated September 16, 2013 with attachments that can be disclosed.

If you want to comment on the letter from the Lawyer, please send me your written comments by **Thursday, November 28, 2013**. If I do not receive written comments by that date, I will place this complaint file in queue to complete the review of the regulatory issues based on the material and information now in the file.

Yours very truly,

Chandi Syed  
Complaints Resolution Counsel

CS/kpm

Enclosures:

1. Complaint Form with attachments – 8 pages;
2. Your letter dated July 17, 2013 – 3 pages;
3. Your letter dated August 14, 2013 – 2 pages; and
4. Lawyer's letter dated September 16, 2013 with attachments – 21 pages.



The Law Society of  
Upper Canada

Barreau  
du Haut-Canada

THE LAW SOCIETY OF UPPER CANADA

# Complaint Form

Before completing the Complaint Form please make sure you read the attached "Complaint Form Information Sheet."

## 1. INFORMATION ABOUT YOU (THE COMPLAINANT)

MALE  FEMALE

Complainant Name  
 First Name: DEREK  
 Middle Name: JAMES ARTHUR  
 Last Name: DUNLOP

Salutation:  Mr.  Ms.  Mrs.  Dr.  
 Other: \_\_\_\_\_

COMPANY

Company name (if complainant is a company)  
 Company Name: N/A  
 Contact  
 First Name: \_\_\_\_\_  
 Last Name: \_\_\_\_\_  
 Position / Title: \_\_\_\_\_

Home Phone Number: (705)-549-9470 (C.N.C.) Cell Phone or Contact Number: N/A  
 Work Phone Number: N/A Fax Number: (705)-549-0634 (C.N.C.C.)

May we contact you at work?  Yes  No N/A Email Address: N/A  
 Address: CENTRAL NORTH CONNECTIONAL CENTRE - RANGE 3F Unit / Apt. Number: N/A  
1501 FULLER AVENUE  
 City: PENETANGUISHENE Province: ONTARIO Postal Code: L9M 2H4

Are you a lawyer or paralegal? Yes  No

## 2. INFORMATION ABOUT THE LAWYER OR PARALEGAL YOU ARE COMPLAINING ABOUT

LAWYER  PARALEGAL  DON'T KNOW

Case No.: 2013-120312  
 No. of pages: 8  
 MALE  FEMALE Date Scanned: May 28/13  
 First Name: VIRGIL Scanned by: SS  
 Last Name: COJOCARU  
 Phone Number: (416)-775-0195 cell (416)-459-2547  
 Address: 2 COUNTY COURT BOULEVARD  
 Unit / Apt. Number: SUITE # 201 Province: ONTARIO  
 City: BRAMPTON Postal Code: L6W 3W8

Check here if you are complaining about more than one lawyer or paralegal.  
 Attach a separate Complaint Form for each lawyer or paralegal that you are complaining about.

For Office use only:

File Number: 2013-120312  
 Licensee Number: 61446L  
 Licensee Name: Cojocaru, Virgil  
Eugen

RECEIVED

MAY 27 2013

Complaints Services

The Law Society of Upper Canada

**COMPLAINANT AND LAWYER OR PARALEGAL RELATIONSHIP**

**1. What is your relationship to the lawyer or paralegal you are complaining about?**

For Example:

- Client     Client of opposing lawyer or paralegal     Opposing lawyer or paralegal  
 Employed by lawyer or paralegal     Family member     Other (specify) \_\_\_\_\_

**2. Did you hire this lawyer or paralegal?**

Yes

If there are document(s) that show you hired the lawyer or paralegal, please attach a copy.  
(For example, retainer agreement, letter or cheque payable to the lawyer or paralegal in trust.)

When was the lawyer or paralegal hired? FEBRUARY 2013

DD / MM / YYYY

What was the lawyer or paralegal hired to do? DILIGENTLY DEFEND MY BEST LEGAL INTERESTS

Is the matter completed?  Yes  No    Is the lawyer or paralegal still working for you?  Yes  No

No Who did/does the lawyer or paralegal act for? \_\_\_\_\_

How are you involved? \_\_\_\_\_

Are you represented by a lawyer or paralegal? \_\_\_\_\_

Yes What is the name of the lawyer or paralegal who is representing you?  
\_\_\_\_\_

May we speak to this lawyer or paralegal about this complaint?  Yes  No

No

**3. What area of law/legal services does your complaint relate to?**

- Real Estate     Civil Litigation     Corporate / Commercial / Business  
 Matrimonial / Family     Criminal     Administrative / Immigration  
 Estates / Wills     Other (specify) \_\_\_\_\_

If you are complaining about an estate:

Are you the Estate Trustee or the Executor?  Yes  No

If no, who is the Estate Trustee or the Executor? \_\_\_\_\_

Are you a beneficiary?  Yes  No

**4. Does your complaint involve a matter before a Court or a tribunal?**

Yes

What is the name of the Court or tribunal? ONTARIO COURT OF JUSTICE  
(For example, Ontario Court of Justice, Small Claims Court, Landlord and Tenant Board or the Financial Services Commission of Ontario.)

What city is the Court or tribunal located in? BARRIE, ONTARIO

What is the Court or tribunal file number? (If known) UNKNOWN

What is the status?  Ongoing     Completed

No

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1. YOUR COMPLAINT

1. Please tell us about your complaint.

MR. DAN HOLDEN REFERRED MYSELF TO MR. COSCOWAN. (DAM UNSURE  
WHETHER MR. DAN HOLDEN IS RELATED TO MR. MARK HOLDEN, PARTNER OF  
THE BRANTIS POLICE SERVICE). I BELIEVED AND TRUSTED THAT MR. COSCOWAN  
LEGITIMATELY GENUINELY HONESTLY PROFESSIONALLY AND TRUTHFULLY WANTED TO  
HELP ME IN DEFENDING MY BEST LEGAL INTERESTS IN RELATION TO THE LEGAL  
OR CRIMINAL MATTER THAT I HAD BEING BEFORE THE ONTARIO COURT OF  
JUSTICE IN BRANTIS, ONTARIO. VIKTORIAN FROM THE ASSET OF TAKING CHARGE  
OF MY FILE AND LEGALLY REPRESENTING ME AS A CLIENT MR. COSCOWAN HOWEVER  
NEVER MIND FAILED TO ACT ON ANY OF MY REQUESTS, INTERROGATION  
QUESTIONS AND DEFENSE STRATEGIES. IT WAS OBVIOUS AND HIGHLY EVIDENT THAT  
MR. COSCOWAN POSSESSED AN INTEREST IN HOLDING ME AND MR. COSCOWAN  
WAS BASICALLY ONLY INTERESTED IN RESISTING THE CHOWIN AND PREVENTING ME  
THE SUSTIA SYSTEM WITH THEIR ON-GOING, NEVER-ENDING, COUNTERING, CONSPIRACY  
AND CONSPIRACY. MR. COSCOWAN WILL NEVER ADMIT THIS TO BE TRUE BECAUSE  
HE WOULD NOT ONLY BE SELLING HISSELF OUT, MR. COSCOWAN WOULD BE  
SELLING OUT NUMEROUS OTHER MEMBERS OF THE SUSTIA SYSTEM. THE MAIN  
PROB THAT MR. COSCOWAN WOULD NOT ACT ON MY REQUESTS AS HE WOULD HAVE TO  
DO IS CONCRETE EVIDENCE THAT HE HAD PERSONALLY NO INTENTION OF HELPING  
ME. I HAVE PROVIDED A COPY OF A 3-PAGE LETTER DATED THE 26-MARCH THAT  
SIGNIFICANTLY OUTLINES SOME OF MY REASON CONCERN. FOLLOWING I WOULD GLADLY  
PROVIDE ADDITIONAL COMPLAINTS, COMMENTS AND LETTERS IN THE MANNER IN  
WHICH MR. COSCOWAN PURPOSELY INTENTIONED MYSELF INCLUDING HIS LEGAL  
REPRESENTATION OF ME.

2. Please list the documents you are sending.

Note: Do NOT send originals

I AM FORWARDING TO YOU A 3-PAGE LETTER DATED THE 26-MARCH THAT I  
INITIALLY SENT TO MS. CHRISTINE LUNN OF LEGAL AID ONTARIO - BRANTIS OFFICE.  
I POLITELY REQUESTED THAT MS. LUNN PLEASE FORWARD A COPY OF SAID DOCUMENT  
TO THE LAW SOCIETY OF UPPER CANADA. THE REASON I DID THIS AS IT IS DIFFICULT  
FOR ME TO MAKE DUPLICATE COPIES OF THE ORIGINAL SO I WAS HOPING MS. LUNN  
WOULD HELP BUT AT THIS TIME IT APPEARS THAT MS. LUNN DID NOT COOPERATE AS  
I HAVE NOT HEARD FROM THE LAW SOCIETY OF UPPER CANADA IN ACCORDANCE TO MY  
COMPLAINTS ABOUT MR. COSCOWAN. MS. LUNN HAS NOT EVEN PROFESSIONALLY EXTENDED  
THE COURTESY TO RESPOND TO THE CONTENTS OF MY COMPLAINTS IN THE REFERENCED  
LETTER. I ALSO ENCLOSED A 2-PAGE COVER LETTER DATED THE 29-MARCH.

L88

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4. YOUR COMPLAINT (CONTINUED)

3. What do you hope will happen as a result of your complaint?

FIRST, I WOULD TRULY HOPE THAT MR. VIRGIL COSCROW POSSESSES THE COURAGE AND BRAVERY TO COME FORWARD WITH THE ENTIRE AND ABSOLUTE TRUTH ABOUT HIS DELIBERATE, CONTRIVED, COLLUSION, DEVISED, PRE-PLANNED AND PRE-CALCULATED INITIATIVES TO INTENTIONALLY AND PURPOSELY CAUSE ME FURTHER HARM, INTRUSION AND LOSSES. IT IS EVIDENT THAT MR. COSCROW HAD ABSOLUTELY NO INTEREST IN DEFENDING MY BEST LEGAL INTERESTS IN THE CURRENT MATTER BEFORE THE ONYX COURT OF JUSTICE. IN FACT, MR. COSCROW WAS KNOWINGLY DEPENDENT AND WAS UNWILLING TO DO ANYTHING THAT TO ASSIST OF ME, MORE SPECIFICALLY MR. COSCROW PHYSICALLY WOULD NOT ASSIST ME WHILE SIMULTANEOUSLY ASSISTING ME AGAIN. (MR. COSCROW WILL ALSO ADMIT TO THIS AND HE WILL DENY BUT IT IS TRUE) I TRULY HOPE THAT SOMEBODY FROM THE LAW SOCIETY IS WILLING TO UNCOVER THESE PLOTS BUT I HAVE TO BELIEVE THAT THIS WILL NOT HAPPEN AS THE COLLUSION, CONSPIRACY AND COMBINATION MUST KEEP ALIBI WITNESSES TO HOLD THEMSELVES AS ANOTHER ELSE ACCOUNTABLE FOR THEIR RESPECTIVE AND COLLECTIVE RESPONSIBLE, INEXCUSABLE, CORRUPT AND UNACCEPTABLE ACTS,

5. ACKNOWLEDGEMENT, CONSENT AND SIGNATURE

I have read and I understand the following:

I understand that the Law Society will share some or all of the information and documents that it receives from me and other parties with the lawyer or paralegal complained about.

I agree to the Law Society sharing and providing copies of information and documents that it receives from me with the lawyer or paralegal complained about.

I understand that the Law Society may not be able to process my complaint without supporting documents. I have attached copies of documents that relate to my complaint.

22-MAY-13

Date signed

Signature of Complainant

Note: If you are filing this complaint for another person who was the lawyer or paralegal's client or who was the party directly affected by the lawyer or paralegal's conduct, we may need a signed authorization from this other person in order to proceed with the complaint. There is an [authorization form](#) available on our website. (You do not need a file number to complete the form.) If you hold a power of attorney for the other person, you can include a copy of the power of attorney with the Complaint Form.

If you have any questions about how to file your complaint, please call the Client Service Centre at 416-947-3310 or 1-800-268-7568. Please note we cannot discuss your personal situation until you have provided your Complaint Form to us.

4. YOUR COMPLAINT (CONTINUED)

3. What do you hope will happen as a result of your complaint?

FIRST, I WOULD TRULY HOPE THAT MR. VIRGIL COSCROW POSSESSES THE COURAGE AND BRAVERY TO COME FORWARD WITH THE ENTIRE AND ABSOLUTE TRUTH ABOUT HIS DELIBERATE, CONTRIVED, COLLUDING, DEvised, PRE-PLANNED AND PRE-CALCULATED INITIATIVES TO INTENTIONALLY AND PURPOSELY CAUSE ME FURTHER HARM, INTRUSION AND LOSSES. IT IS EVIDENT THAT MR. COSCROW HAD ABSOLUTELY NO INTEREST IN DEFENDING MY BEST LEGAL INTERESTS IN THE CURRENT MATTER BEFORE THE ONTARIO COURT OF JUSTICE. IN FACT, MR. COSCROW WAS KNOWINGLY DEPENDENT AND WAS UNWILLING TO DO ANYTHING THAT IS ASKED OF HIM. MORE SPECIFICALLY, MR. COSCROW PHYSICALLY WOULD NOT ASSIST ME WHILE SIMULTANEOUSLY ASKING ME TO. (MR. COSCROW WILL ALSO ADMIT TO THIS AND HE WILL DENY BUT IT IS TRUE.) I TRULY HOPE THAT SOMEHOW FROM THE LAW SOCIETY IS WILLING TO UNCOVER THESE FACTS BUT I HAVE TO BELIEVE THAT THIS WILL NOT HAPPEN AS THE COLLUDING, CONTRIVED AND CONSPIRACY RUN SO DEEP ALIBIUMENTS TO HOLD THEMSELVES AS ANOTHER ELSE ACCOUNTABLE FOR THEIR RESPECTIVE AND COLLECTIVE RESPONSIBLE, INEXCUSABLE, CORRUPT AND UNACCEPTABLE ACTS,

5. ACKNOWLEDGEMENT, CONSENT AND SIGNATURE

I have read and I understand the following:

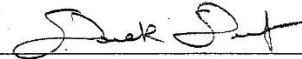
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I agree to the Law Society sharing and providing copies of information and documents that it receives from me with the lawyer or paralegal complained about.

I understand that the Law Society may not be able to process my complaint without supporting documents. I have attached copies of documents that relate to my complaint.

22-MAY-13

Date signed



Signature of Complainant

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If you have any questions about how to file your complaint, please call the Client Service Centre at 416-947-3310 or 1-800-268-7568. Please note we cannot discuss your personal situation until you have provided your Complaint Form to us.

22-MAY-13

THE LAW SOCIETY OF ONTARIO CANADA  
OSGOODE HALL  
70 QUEEN ST. WEST  
TORONTO, ONTARIO M5H 2N6

DEAR COMPLAINT SERVICES:

I AM FORWARDING A COMPLAINT FORM AND A 3-PAGE COMPLAINT LETTER THAT I SENT TO LEGAL AID ONTARIO DATED THE 26-MAR-13. DUE TO THE SERIOUS, SIGNIFICANT, DEPTH AND CIRCUMSTANCES OF MY COMPLAINTS IN REGARDS TO MR. VIRGIL COSCARIU, I WILL REQUEST IN ADVANCE THAT IF THE LAW SOCIETY FOR ANY REASONS BELIEVES THAT THEY WILL BE UNABLE TO REMAIN IMPARTIAL, UNBIASED, OBJECTIVE, SUBSTANTIVE, PROFESSIONAL, NON-DISCRIMINATORY AND NON-PARTISAN THEN I WILL RESUBMIT MY AND MYSELF'S COMPLAINT & REQUEST FOR YOUR AGENCY TO FORWARD THE REFERENCED COMPLAINTS TO THE GOVERNING BODY OF THE LAW SOCIETY UNDER ANOTHER OUTSIDE INDEPENDENT INVESTIGATIVE LEGAL SERVICE.

IF YOUR ORGANIZATION REQUIRES ANY ADDITIONAL INFORMATION, PLEASE PLEASE TO CONTACT ME WITH SAID DETAILS.

THANK YOU FOR YOUR ATTENTION TO MY COMPLAINTS AND YOUR BEST EFFORTS IN RESPONDING TO THESE ISSUES AND CONCERNS ACCORDINGLY.

YOURS TRULY,



DEREK DUNLOP

CANADIAN NORTH COMMERCIAL CENTRE - SUITE 3-F

1501 FULLER AVENUE

PENNINGTONVILLE, ONTARIO

L9M 2H4

ENCLOSURE - 3-PAGE LETTER DATED - 26-MAR-13  
- 4-PAGE (LSUC) - COMPLAINT FORM - COMPLETED

DATED  
COPY

26-MAR-13

RE: VIRGIL COJOCARU

ATTN: MS. CHRISTINE LUNN  
LEGAL AID ONTARIO  
85 BAYFIELD STREET  
BARRIE, ONTARIO L4M 3A7

DEAR MS. LUNN:

I AM WRITING TO YOU IN ACCORDANCE TO MY COMPLAINTS, CONCERNS AND ISSUES THAT I HAVE RAISED TO YOUR AGENCY ON THE 22-MAILS TO YOUR FEMALE EMPLOYEES WITH THE FIRST NAME OF LESLIE. PLEASE LET ME STATE FOR THE RECORD THAT THE LIST OF MY COMPLAINTS IS EXTENSIVE BUT NOWHERE NEAR EXHAUSTIVE AND ONLY SCRATCHES THE SURFACE OF THE ISSUES. NEXT, I WILL RESPECTFULLY AND POLITELY REQUEST THAT OWING TO ALL THE CIRCUMSTANCES SURROUNDING AND RELATED TO THESE PROBLEMATIC CONCERNS THAT LEGAL AID ONTARIO NOT FORWARD MR. COJOCARU A COPY OF THIS LETTER PRIOR TO RECEIVING COMMENTS FROM HIM ABOUT WHAT TRANSPICED. AT THIS POINT, I AM COGNIZANT THAT THE COLLUSION, COVER-UPS AND CORRUPTION THAT GROWS AGAINST ME ON VIRTUALLY A DAILY BASIS WILL NOT STOP UNTIL SOMEBODY, SOMEWHERE, SOMEDAY COMES FORWARD WITH THE TRUTH. I AM NOT EXPECTING MR. COJOCARU TO BE THAT PERSON, EITHER. I WILL PROFOUNDLY PREDICT IN ADVANCE THAT MR. COJOCARU WILL DENY MY COMPLAINTS. FURTHERMORE, I WILL PREDICT THAT MEMBERS OF OUR JUSTICE SYSTEM WILL WORK REVERSIPLY TO ASSIST MR. COJOCARU WITH HIS COVER-UPS. THIS IS WHY I ASK THAT YOUR AGENCY ACQUIRE HIS COMMENTS PRIOR TO WITNESSING THIS LETTER. ALSO, PLEASE FORWARD A COPY OF THIS LETTER TO THE LAW SOCIETY OF UPPER CANADA.

NOW, I WILL OUTLINE IN A SUCCINCT SYNOPSIS MY COMPLAINTS IN RELATION TO MR. COJOCARU. FIRST, MR. COJOCARU APPEARED TO HAVE ABSOLUTELY NO INTEREST IN ASSISTING ME OR HELPING ME DEFEND MY BEST INTERESTS. MR. COJOCARU WAS UNWILLING AND WOULD NOT MEET WITH ME TO GO OVER THE DISCLOSURE IN MY MATTER. IN ADDITION, MR. COJOCARU WOULD NOT DISCUSS THE CONTENTS OF THE DISCLOSURE WITH ME AND NEVER ATTEMPTED TO INFORM ME WHAT HIS DEFENCE STRATEGIES WERE. I REQUESTED THAT MR. COJOCARU MEET WITH ME TO ASSESS AND CONFER ON OUR DEFENCE AT TRIAL AND MR. COJOCARU WAS UNWILLING TO DO SO.

← 88



DUPLICATED  
COPY

-2-

MR. COSOCARU ADVISED ME THAT HE WAS PREPARING TO CROSS-EXAMINE BOTH MS. MARIE MALVASO-WHIDDEN AND MR. PETER BREEN BUT MR. COSOCARU PROVIDED ME NO DETAILS ABOUT WHAT THIS WOULD ENTAIL AT TRIAL. ON THE 08-MAR-15, I PROVIDED MR. COSOCARU WITH 19 PAGES OF 5 ASSESSMENTS THAT I HAD CONDUCTED OF MY DISCLOSURE. AT NO TIME DID MR. COSOCARU ADDRESS, REFERENCE, MENTION AND/OR QUESTION THE CONTENTS OF ANY OF THESE AFOREMENTIONED ASSESSMENTS AND ANALYSIS WITH ME PRIOR TO TRIAL!

NEXT, I HAD ASKED MR. COSOCARU IF THERE WAS AN AUDIO-TAPE IN RELATION TO THE INTERVIEW CONDUCTED WITH THE ALLEGED COMPLAINANT MS. MALVASO-WHIDDEN. AT FIRST, MR. COSOCARU WOULD NOT PROVIDE ME WITH A STRAIGHT ANSWER AND WHEN MR. COSOCARU DID FINALLY INFORM ME THAT THERE WAS NO AUDIO-TAPE OF MS. MALVASO-WHIDDEN, MR. COSOCARU WAS NOT AT ALL CONCERNED. THIS IS JUST ANOTHER MAJOR PART OF THE COVER-UPS AS THERE WAS AN AUDIO-TAPED INTERVIEW CONDUCTED WITH MS. MALVASO-WHIDDEN BUT MEMBERS OF THE JUSTICE SYSTEM KNOW IF THIS AUDIO-TAPE IS ENTERED INTO EVIDENCE IT WILL REVEAL THE TRUTH. ADDITIONALLY, I ASKED MR. COSOCARU IF THERE WAS AN AUDIO-TAPE INTERVIEW IN ACCORDANCE TO MR. RYAN WHIDDEN. MR. COSOCARU HAS NOTIFIED ME THAT THERE DOES NOT APPEAR TO BE AN AUDIO-TAPE IN RELATION TO MR. RYAN WHIDDEN. AGAIN, MR. COSOCARU EXPRESSED NO CONCERN WITH THIS FACT, ESPECIALLY CONSIDERING THAT MR. RYAN WHIDDEN WAS ORIGINALLY AN IMPORTANT WITNESS FOR THE CROWN. AT THIS POINT, IT IS EVIDENT THAT THE CROWN ATTORNEY IS NOT EVEN GOING TO CALL MR. WHIDDEN. THIS IS ANOTHER GLARING COVER-UP. FURTHERMORE, THE HURONIA WEST O.P.P. LEAD INVESTIGATOR, DETECTIVE LARA GAUVIN WENT TO THE TROUBLE OF INTERVIEWING MR. GARY PERDUE HUMAN RESOURCES MANAGER, SIMCOE C.A.S. ON TWO SEPARATE OCCASIONS, ONCE SHORTLY PRIOR TO MYSELF BEING ARRESTED AND SUBSEQUENTLY INTERVIEWING MR. PERDUE AFTER MY ARREST. I RAISED THIS ISSUE WITH MR. COSOCARU AND HE WAS NOT CONCERNED AGAIN. I ALSO BROUGHT TO THE ATTENTION OF MR. COSOCARU THAT THE CROWN ATTORNEY IS NOT GOING TO BE CALLING MR. PERDUE TO TESTIFY WHEN MR. PERDUE WAS INITIALLY AN IMPORTANT PART OF THE CROWN'S CASE. ONCE AGAIN, MR. COSOCARU DISPLAYED NO CONCERN AND WHEN I ASKED MR. COSOCARU ABOUT ISSUING SUBPOENAS TO MR. PERDUE AND MR. WHIDDEN, MR. COSOCARU JUST BRUSHED MY REQUESTS ASIDE AND DID NOTHING. THIS IS JUST EVIDENCE OF ANOTHER HUGE COVER-UP.

LAG

Location copy


ONE OF THE MOST IMPORTANT COMPLAINTS IS THAT LEAD INVESTIGATOR, DET. GAVIN IS NOT GOING TO BE CALLED TO TESTIFY BY THE CROWN ATTORNEY. I EXPRESSED MY CONCERN WITH MR. COJOCARU AND HE HAD NO CONCERN ABOUT THIS EITHER. I WANTED DET. GAVIN TO BE SUBPOENAED TO TESTIFY AND MR. COJOCARU HAD THIS REQUEST FALL UPON DEAF EARS. THIS IS ANOTHER ENORMOUS AND PATHETIC COVER-UP.

I PROVIDED MR. COJOCARU WITH A SUBSTANTIAL LIST OF PROSPECTIVE WITNESSES THAT I FIRMLY BELIEVE ARE PERTINENT, RELEVANT AND ESSENTIAL IN UNCOVERING THE ENTIRE TRUTH. MR. COJOCARU HAD NO INTEREST OF EVEN ADDRESSING THE NAMES OF THE PEOPLE ON THE ABOVE NOTED LIST, LET ALONE ISSUING SUBPOENAS TO ANY OF THEM IN MY DEFENCE. MR. COJOCARU NEVER MENTIONED ANY NAME(S) ON THE LIST, NEVER SAID HE MAY CALL ANY OF THEM AND NEVER SAID HE WAS GOING TO SUBPOENA ANY OF THEM. MR. COJOCARU HAD NO INTENTION OF HAVING ANY OF THEM TESTIFY AS HIS AND MEMBERS OF THE JUSTICE SYSTEM KNOW THAT IF ANY OF THEM TESTIFY THAT THE TRUTH WILL BE REVEALED, EXPLOITED AND UNVEILED.

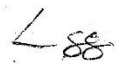
ON THE 19-MAR-13, MR. COJOCARU APPROACHED ME FOR THE FIRST TIME ON THIS DATE WHILE I WAS INSIDE THE PRISONER'S BOY. MR. COJOCARU CAME UP TO ME AND SAID THAT THE CROWN IS WILLING TO RELEASE ME TODAY IF I ENTERED A PLEA. AGAIN, I INFORMED MR. COJOCARU THAT I WANTED THIS MATTER TO PROCEED TO TRIAL AS I HAVE WANTED THIS TO TRANSPIRE SINCE THE BEGINNING.

I KNOW MR. COJOCARU WILL DENY THESE ABOVE NOTED FACTORS BUT UNFORTUNATELY THERE IS NOTHING I CAN DO ABOUT IT. THIS IS THE SINGLE LARGEST CASE OF COLLUSION, COVER-UPS AND CORRUPTION IN THE HISTORY OF OUR JUDICIAL SYSTEM AND NOBODY WANTS TO ADMIT TO ANYTHING. INSTEAD, MEMBERS OF OUR JUSTICE SYSTEM HAVE DEVISED A COVARDLY, CALLOUS AND MALICIOUS PLAN TO DISCREDIT MY MENTAL HEALTH.

THANK YOU FOR YOUR ATTENTION TO THIS CORRESPONDENCE. MS. LUNN I AM STILL AWAITING A RESPONSE TO MY LETTER DATED SEPT. 2012 IN RELATION TO MR. WHITNEY.

YOURS TRULY,  


DEREK DUNLOP -

CENTRAL NORTH CORRECTIONAL CENTRE - RANGE 3-F  
1501 FULLER AVENUE  
PENETANGUISHEW, ONTARIO L9M 2H4 

17-JUL-13

RE: SUBJECT: VIRGIL ELIGEN COSOARU  
COMPLAINANT: JAMES ARTHUR DUNLOP  
CASE NO.: 2013-120312

MIKO DUBIANSKY, INTAKE COUNSEL  
THE LAW SOCIETY OF UPPER CANADA  
OSGOODE HALL  
130 QUEEN STREET WEST  
TORONTO, ONTARIO M5H 2N6

SCANNED

Case No.:

2013/20312

No. of pages:

1

Date Scanned:

July 22/13

Scanned by:

JT

DEAR MR. DUBIANSKY:

FIRST, I AM GOING TO RESPECTFULLY AND POLITELY REQUEST THAT THIS INVESTIGATION INTO MR. VIRGIL COSOARU BE FORWARDED AND CONDUCTED BY AN OUTSIDE AGENCY INDEPENDENT OF THE LAW SOCIETY OF UPPER CANADA. I SUBMIT THIS REQUEST AS A RESULT OF THE ONGOING, NEVER-ENDING COLLUSION, COVER-UPS, COERCION AND CORRUPTION THAT CONTINUES TO PERSISTENTLY TRANSPARE. MEMBERS OF YOUR ORGANIZATION HAVE ALREADY ATTEMPTED TO COVER-UP FOR MR. EGINHART EHLERS IN CONJUNCTION TO THIS SAME MATTER AND EMPLOYEES OF YOUR AGENCY WOULD POSSESS A WEALTH OF KNOWLEDGE AS IT PERTAINS TO THESE FACTS. AS A RESULT, PROFESSIONALS WHO ARE GAINFULLY EMPLOYED WITHIN THE STRUCTURES OF YOUR OFFICE ARE DEFINITELY GOING TO BE UNABLE TO REMAIN IMPARTIAL, UNBIASED, DISCRIMINATE AND NON-PREJUDICIAL WHEN IT COMES TO DEALING WITH MY COMPLAINTS. THE PUBLIC DESERVES TO KNOW THE ENTIRE TRUTH AND ANYBODY POSSESSING IMPLICATING AND INCRIMINATING THEMSELVES AND THEIR ORGANIZATION(S) IN THESE COVER-UPS WILL BE FOOLING THEMSELVES AND THE PUBLIC AT LARGE.

IT IS HIGHLY EVIDENT THAT MR. VIRGIL COSOARU IS NOT GOING TO POSSESS THE COURAGE, THE DECENTY, THE RESPECT, THE VALUES, THE HONESTY, THE MORALS, THE VALUES, THE ETHICS AND THE DIGNITY TO BE FORTHRIGHT AND COME FORWARD WITH THE TRUTH AND ADMIT TO ANY AND/OR ALL OF HIS INDISCRETIONS, MISCONDUCT, IMPROPRIETIES, ILLEGAL ACTIONS, WRONGDOINGS AND TRANSGRESSIONS. AS A RESULT, MR. COSOARU (SIMILAR TO THOSE WHO HAVE PRECEDED HIM) WILL HOLD ANYBODY AND EVERYBODY ELSE AS HOSTAGES TO HIS CALLOUS, MALICIOUS, SCANDALOUS, SUPERTITIOUS, INDECOROUS, NEPOTICUS, MENDACIOUS AND COURDLY ACTIONS WHO BECOMES ASSOCIATED TO THESE MATTERS AND COMPLAINTS.

AS I HAVE STATED ON AN EXHIBITANT NUMBER OF OCCASIONS, SOMEBODY, SOMEWHERE, SOMEDAY NEEDS TO BE HONEST AND TO COME FORWARD WITH THE ENTIRE TRUTH. IF PROFESSIONAL ORGANIZATIONS SUCH AS THE LAW SOCIETY OF UPPER CANADA CONTINUES TO IMPLICATE AND INCRIMINATE YOURSELVES IN THESE REPREHENSIBLE, INEXPLICABLE AND INEXCUSABLE COVER-UPS, YOU WILL END UP RUINING YOUR RESPECTIVE AND COLLECTIVE REPUTATION(S), INTEGRITY(IES) AND CREDIBILITY(IES) IF YOU CONTINUE TO ENGAGE YOURSELVES IN THESE INTENTIONAL COVER-UPS. MOREOVER, MR. DUBIANSKY, IF YOURSELF

ON A PERSONAL LEVEL HAS A PURPOSEFUL INTENTION TO COVER-UP FOR MR. COJOCARI, YOURSELF AND YOUR ORGANIZATION ARE SUSCEPTIBLE TO BEING HELD LIABLE, ACCOUNTABLE AND RESPONSIBLE FOR PURPOSELY ENGAGING YOURSELF(ES) IN THESE DISGRACEFUL AND PATHETIC ACTIONS. MORE SPECIFICALLY, I RECOMMEND THAT YOU NOTIFY ME OF A HIGHER AUTHORITY (ORGANIZATION) THAT REGULATES, GOVERNS, ADMINISTRATES, OVERSEES AND HANDLES COMPLAINTS IN ACCORDANCE TO THE LAW SOCIETY OF UPPER CANADA AND THEIR STAFF MEMBERS. IF YOU ARE UNWILLING TO HAVE A HIGHER AUTHORITY AND/OR OUTSIDE AGENCY INVESTIGATE THESE AFOREMENTIONED COMPLAINTS THIS WILL JUST FURTHER REVEAL, IDENTIFY, UNVEIL AND EXPLOIT THE ON-GOING, NEVER-ENDING PREJUDICES, BIASES AND DISCRIMINATIONS AGAINST MYSELF.

I AM COGNIZANT OF THE ENDLESS PRIVATE BEHIND CLOSED DOOR MEETINGS THAT WOULD BE CONDUCTED AMONGST MEMBERS OF YOUR AGENCY IN ORDER TO DEVELOP, CREATE AND DEVISE PRE-ORCHESTRATED AND PRE-CALCULATED SCHEMES TO INTENTIONALLY COVER-UP FOR THOSE SUCH AS MR. COJOCARI WHOM HAVE ENGAGED THEMSELVES IN THE COLLUSION, COVER-UPS, COERCION AND CORRUPTION, WHILE SIMULTANEOUSLY CAUSING ME FURTHER HARM, INJURIES AND LOSSES. THIS IS ALL DUE TO THE FACTS THAT NOBODY CAN BE HONEST. WHAT A SHAME THIS IS FOR ANYONE INVOLVED, INCLUDING YOURSELF.

AS FAR AS YOUR REQUESTS ARE CONCERNED, THEY APPEAR TO BE IRRELEVANT TO MY ISSUES, COMPLAINTS AND CONCERNS. NEXT, TO THE BEST OF MY RECOLLECTION AND RECORDS, MR. COJOCARI ATTENDED IN COURT AS MY LEGAL REPRESENTATIVE ON THE 08-MAR-13 AND 19-MAR-13. AS FAR AS THE BUSINESS CARD, I AM GOING TO SUGGEST THAT A MEMBER OF THE POLICE AUTHORITIES MUST HAVE TIPPED YOU OFF AS THIS IS A RATHER PECULIAR REQUEST. I AM GOING TO STATE THAT YOU WERE PROBABLY INFORMED THAT I POSSESS A BUSINESS CARD OF MR. COJOCARI'S BY SOMEONE BUT THAT PERSON NOR YOURSELF WILL BE WILLING TO ADMIT TO THESE FACTS & TRUTH. IN FACT, I AM GOING TO SUGGEST THAT YOU PEOPLE APPEAR TO FEEL ENTITLED TO DOING WHATEVER IT IS YOU WANT TO DO WITHOUT REALIZING WHAT YOU ARE DOING IS WRONG. FOR YOUR KNOWLEDGE (IF YOU DO NOT ALREADY KNOW) I OBTAINED A BUSINESS CARD OF MR. COJOCARI'S FROM ANOTHER INMATE AND I ONLY POSSESS 1 COPY WHICH I WILL BE MAINTAINING, SO UNFORTUNATELY I DO NOT HAVE AN EXTRA COPY TO PROVIDE TO YOU. AS FAR AS REGULATORY ISSUES, I SUGGEST AND RECOMMEND THAT YOU FOCUS AND CONCENTRATE ON THE TASKS AT HAND WHICH ARE MY COMPLAINTS INTO MR. COJOCARI, OTHERWISE, YOU WILL BE FURTHER DISPLAYING THE PREJUDICES, BIASES AND DISCRIMINATIONS THAT RAPIDLY GROW AGAINST ME ON A CONSISTENT BASIS.

YOU KNOW WHAT YOU ARE DOING IS WRONG, YET YOU, YOUR COLLEAGUES, YOUR COUNTERPARTS AND YOUR ORGANIZATION CONTINUE TO COMMIT WRONG DOINGS. MEMBERS OF THE LAW SOCIETY KNOW WHAT THEY ARE DOING AND WHAT THEY HAVE DONE IS WRONG, HOWEVER, THEY OBVIOUSLY HAVE NO PROBLEM IN ENGAGING THEMSELVES IN THE COVER-UPS WHICH IS WRONG ON EVERY SINGLE LEVEL IMAGINABLE. EMPLOYEES OF THE LAW SOCIETY, MR. COSCROU AND YOURSELF ARE WELL AWARE THAT THE ACTIONS AND BEHAVIORS OF MR. COSCROU ARE IN THE WRONG, HOWEVER, EACH AND EVERY ONE OF YOU MUST FEEL ENTITLED TO DO WHATEVER YOU WANT AT ALL COSTS IN ORDER TO COVER-UP FOR MR. COSCROU AND ONE ANOTHER AND AT MY FURTHER EXPENSE. IT IS AN ABSOLUTE TRAVESTY AND INCREDIBLY DUMPFUNDING AND BEWILDERING THAT PROFESSIONAL DISGRACES SUCH AS YOURSELF WILL NOT HESITATE TO ABUSE, MISUSE AND MANIPULATE YOUR RESPECTIVE AND COLLECTIVE POWERS AND AUTHORITIES TO INTENTIONALLY FURTHER CONTRIBUTE TO THE ON-GOING COVER-UPS. PLEASE COME FORWARD WITH THE TRUTH YOURSELF, YOU MUST HAVE BEEN RAISED WITH HIGHER MORALS, HIGHER VALUES, HIGHER STANDARDS AND HIGHER ETHICS THAN TO IMPLICATE AND INCRIMINATE YOURSELF AND YOUR AGENCY IN THESE NON-SENSICAL ON-GOING COVER-UPS.

PLEASE ADHERE TO THE REQUESTS CONTAINED HEREIN AS SOON AS POSSIBLE. THANK YOU FOR YOUR DUE DILIGENCE IN ATTENDING TO MY REQUESTS. PLEASE REMEMBER THAT EACH AND EVERY CITIZEN OF THE PUBLIC DESERVES TO KNOW THE TRUTH. ANYBODY THAT ATTEMPTS TO PERVERT THE COURSE OF JUSTICE AND ANYONE WHO TRIES TO CONCEAL, HIDE, OBSCURE, DESTROY AND COVER-UP THE TRUTH FROM THE PUBLIC IS WRONG ON EVERY SINGLE LEVEL IMAGINABLE.

THANK YOU FOR YOUR TIME AND ATTENTION TO THIS CORRESPONDENCE.

YOURS TRULY,



DEREK DUNLOP

CENTRAL NORTH CORRECTIONAL CENTRE - RANGE 3-F  
1501 FULLER AVENUE  
PENYANGUISHANE, ONTARIO  
L9M 2H4

14-AUG-13.

RE: LAWYER: VIRGIL COSOCARU  
COMPLAINANT: DENIER: DUNLOP  
CASE No : 2013-120312

LYNDA CASTONGUAY

THE LAW SOCIETY OF UPPER CANADA

130 QUEEN STREET WEST

TORONTO, ONTARIO

M5H 2N6

RECEIVED

AUG 20 2013

The Law Society Of Upper Canada  
Complaints Resolution

SCANNED

Case No.:

2013-120312

No. of pages:

3

Date Scanned:

Aug 20/13

Scanned by:

[Signature]

DEAR MS. CASTONGUAY:

I AM WRITING TO YOU IN RESPONSE TO YOUR LETTER DATED THE 30-JUL-13. FIRST, I AM AGAIN GOING TO RESPECTFULLY AND POLITELY REQUEST THAT AN ORGANIZATION/ENTITY GOVERNING, REGULATING, OVERSEEING AND ADMINISTERING THE LAW SOCIETY OF UPPER CANADA BE ASSIGNED TO INVESTIGATE THE CONCERNS, COMPLAINTS AND ISSUES THAT I HAVE RAISED INTO THE MISCONDUCT, ILLEGAL ACTIONS, COLLUSION, COVER-UPS, IMPROPRIETIES, TRANSGRESSIONS AND WRONGDOINGS OF MR. VIRGIL COSOCARU.

MORE SPECIFICALLY, I AM GOING TO ASSERT THAT IT IS EXTREMELY PREJUDICIAL, BIASED AND DISCRIMINATORY TO THE INVESTIGATIVE PROCESS, TO THE PUBLIC, TO THE ADMINISTRATION OF THE INVESTIGATIVE PROCESS, TO MR. VIRGIL COSOCARU, TO MYSELF, TO OTHERS IMPLICATED, INCLUDED AND INCLIMINATED IN THESE ON-GOING, NEVER-ENDING, COVER-UPS, TO MS. CHANDI SYED, THE LAW SOCIETY OF UPPER CANADA, TO OTHER MEMBERS OF THE JUSTICE SYSTEM ASSOCIATED WITH THEIR MATTER TO ACTUALLY ASSIGN MS. SYED TO HANDLE THESE COMPLAINTS INTO MR. COSOCARU. FURTHERMORE THERE ARE EXISTING AND OUTSTANDING COMPLAINTS IN ACCORDANCE TO THE MISCONDUCT, COLLUSION, COVER-UPS, IMPROPRIETIES, INDISCRETIONS AND WRONGDOINGS THAT MS. SYED HAS INTENTIONALLY ENGAGED HERSELF IN IN RELATION TO A MATTER THAT IS DIRECTLY AND INDIRECTLY ASSOCIATED WITH THE AFOREMENTIONED COMPLAINTS.

NEXT, IF THESE COMPLAINTS ARE NOT FORWARDED TO A HIGHER AUTHORITY THAT ADMINISTERES THE LAW SOCIETY, I WILL POLITELY AND RESPECTFULLY REQUEST THAT AT THE VERY LEAST THAT YOUR AGENCY RE-ROUTE THE COMPLAINTS INTO MR. COSOCARU TO YOUR INVESTIGATIONS DEPARTMENT AS THESE ARE NOT COMPLAINTS RESOLUTION ISSUES. THESE ISSUES ARE SIGNIFICANTLY AND SUBSTANTIALLY MORE SERIOUS THAN COMPLAINTS RESOLUTION. THERE IS EVIDENCE OUT THERE THAT NEEDS TO BE OBTAINED

AS PART OF A THOROUGH, COMPREHENSIVE, EXTENSIVE, COMPLETE AND TRANSPARENT INVESTIGATION.

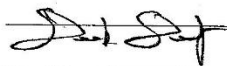
IN ADDITION, I WOULD THINK IT WOULD BE IN YOUR BEST INTERESTS TO SPEAK TO MR. ZEYNEP ONEN OF YOUR ORGANIZATION AS MR. ONEN WOULD BE WELL AWARE OF THE OUTSTANDING COMPLAINTS INTO MS. SYED. IT IS OBVIOUS THAT MS. SYED IS NOT WILLING AND SHE DOES NOT POSSESS THE COURAGE TO COME FORWARD AND ADMIT TO ANY OF MS. SYED'S TRANSGRESSIONS, MISCONDUCT, IMPROPRIETIES, WRONGDOINGS AND SHORTCOMINGS. INSTEAD, MS. SYED WOULD RATHER DENY AND ALLOW OTHER MEMBERS OF YOUR ORGANIZATION TO RISK COMPROMISE AND JEOPARDIZE THEIR RESPECTIVE AND COLLECTIVE REPUTATION(S), CREDIBILITY(IES) AND INTEGRITY(IES) IN ORDER TO PURPOSELY COVER-UP FOR MS. SYED. MS. SYED SHOULD AT THE VERY LEAST POSSESS THE PROFESSIONALISM, DIGNITY, RESPECT AND KNOWLEDGE TO REALIZE THAT AT THIS JUNCTURE THAT SHE WOULD BE UNABLE TO MAINTAIN ADJUDICATIVE NEUTRALITY AND SHE WOULD BE UNABLE TO REMAIN IMPARTIAL IN AN INVESTIGATION OF THIS MAGNITUDE. MS. SYED IS COGNIZANT THAT HER ACTIONS INTO THE COMPLAINTS IN RELATION TO MR. EHLERS WERE WRONG BUT THEN AGAIN SO DO OTHER STAFF MEMBERS OF THE LAW SOCIETY REALIZE THAT THEIR OWN RESPECTIVE AND COLLECTIVE ACTIONS WERE ALSO WRONG.

FOR ANY EMPLOYEE OF THE LAW SOCIETY EVEN TO PURPORT AND/OR SUGGEST THAT MS. SYED SHOULD HANDLE THIS COMPLAINT IS ASTOUNDING, BEWILDERING, DUMBFOUNDING AND UNBELIEVABLE.

PLEASE FORWARD COPIES OF THIS LETTER TO ALL APPROPRIATE PARTIES MR. ONEN, MR. GROSS, MS. SYED, MR. COJOCARU, MR. EHLERS, MR. LAPPER AND SO ON. AT SOME POINT, SOMEBODY, SOMEWHERE, SOMEDAY NEEDS TO ASSESS THE MORALS, THE VALUES, THE DIGNITY, THE RESPECT, THE HONOUR, THE HONESTY, THE COURAGE, THE COURTH, THE ETHICS AND THE BRAVERY TO COME FORWARD WITH THE ENTIRE TRUTH

THANK YOU FOR YOUR ATTENTION TO THIS CORRESPONDENCE AND THE REQUESTS CONTAINED HEREIN.

YOURS TRULY,



DEREK DUNKOP -

CENTRAL NORTH CONNECTIONAL CENTRE - RANGE 3-F  
1501 FULLER AVENUE  
BAYVIEW/LESLIE, ONTARIO L9M 2N4

**VIRGIL E. COJOCARU, Hon. B.A., J.D.**  
**Barrister & Solicitor**

September 16, 2013

Fax: 416 947 5256

**The Law Society of Upper Canada**  
Complaints Resolution Department  
Professional Regulation  
Attention: Chandī Syed, Complaints Resolution Counsel  
130 Queen Street West  
Toronto ON  
M5H 2N6

**Re: Mr. Derek Dunlop**  
**Case No. 2013-120312**

Dear Mr. Syed:

I was retained by Mr. Dunlop through a Legal Aid certificate which I acknowledged on February 21, 2013. Mr. Dunlop's disclosure was only made available to me on March 8, 2013. This was also the date I went on record for Mr. Dunlop. His first day of trial had been set for March 19<sup>th</sup>, 2013 before I went on record as counsel.

In terms of point two where "The Complainant states that [I] was unwilling to meet with him to review and discuss the Crown's disclosure, even though he requested a meeting" I did meet with Mr. Dunlop in person on March 8<sup>th</sup>, after I received disclosure. Further, I met with him on March 19<sup>th</sup>, and discussed his case again in person.

Further, "the Complainant states that [I] failed to discuss his assessment of the Crown's disclosure prior to trial." This is not accurate as he called me on March 5<sup>th</sup> and in that context we discussed his proposed witnesses. I explained to him that I would need disclosure in order to evaluate these. Once I received disclosure on March 8<sup>th</sup>, 2013, I discussed his assessment of the Crown's disclosure in person while he was in court by going over the emails he sent. Further, on March 10<sup>th</sup>, I discussed Mr. Dunlop's assessment of the disclosure again and explained to him that the trial was limited to the allegations.

"The Complainant states that [I] failed to explain his defence strategies and failed to explain what to expect at trial." On March 8<sup>th</sup> I explained to Mr. Dunlop how a trial works, and endeavored to find out what witnesses would be called on March 19<sup>th</sup>, 2013 by contacting the Crown on March 11<sup>th</sup> and March 13<sup>th</sup>, 2013. The Crown never returned my calls. I also explained to Mr. Dunlop that his emails would be used by the Crown and that a key issue was connecting him to those emails. As those emails had been delivered

57 Mill Street North, Suite 209  
Brampton, Ontario L6X 1S9

Office: (647) 459-2547  
Fax: (416) 352-6195

09/16/2013 9:40AM (GMT-04:00)



printed in a box to the complainant's address, the Crown would likely be calling a fingerprint expert.

"The Complainant states that [I] told him that there was no audio tape of the interview with the complainant in the criminal matter when this was not true." I am not sure what Mr. Dunlop is referring to. I received full disclosure on March 8<sup>th</sup>. When he asked me about disclosure prior to that date, I informed him I had not yet received it (including video statements), which was the case. As soon as the statements were received, I informed him the same day (March 8<sup>th</sup>).

"The Complainant states that [I] failed to follow his instructions to subpoena a number of witnesses to testify at trial and had no interest in discussing the list of possible witnesses complied by him." First, Mr. Dunlop gave me a list of witnesses with 40 names. The trial was only slated for two days on March 19<sup>th</sup> and 21<sup>st</sup>. It was not plausible to subpoena these witnesses. Second, there was no contact information and their whereabouts were not clear. Further, and most importantly, they had no relevance to the allegations Mr. Dunlop was facing. For example, some of the witnesses Mr. Dunlop mentions are members of the judiciary. They had nothing to do with his matter. Others were C.A.S. employees who were not connected with the allegations Mr. Dunlop is facing. In short, his instructions were not reasonable. I have included the handwritten list of witnesses Mr. Dunlop sent my office.

*MR. COLOCARU  
DID NOT  
RECEIVE  
COURT INTERVIEW  
NEW PAGES  
MR. COLICARU  
KNEW THAT MISS  
WIMBLES IS NOT AN  
MEMBER OF  
THE PROSECUTION*

I have included the following documents:

1. Mr. Dunlop's case synopsis.
2. Mr. Dunlop's detailed docket containing court appearances, phone conversations, and in person meetings.
3. Further, I have also included my correspondence to the Crown requesting disclosure.
4. List of 40 witnesses sent by Mr. Dunlop.
5. Motion to get off the record faxed on March 18<sup>th</sup> based on Mr. Dunlop's instructions along with the two fax cover pages.
6. Letter received from Legal Aid dated March 25, 2013 stating Mr. Dunlop wanted me removed from his certificate.
7. Letter to Legal Aid dated April 4<sup>th</sup> where I requested to be removed from the Legal Aid Certificate.
8. Lastly, I have included a copy of the Legal Aid Certificate acknowledgement.
9. There are no accounts because I did not charge Legal Aid. There was no trial or guilty plea. Mr. Dunlop instructed me to remove myself from the record on March 16<sup>th</sup> prior to the trial date of March 19<sup>th</sup>, 2013.

On March 19<sup>th</sup>, 2013, the first day of Mr. Dunlop's trial, I met with him once more to confirm his instructions (that he wanted me off the record) in person. I tried to help him, providing my legal opinion on his matter. However, he was not interested in hearing from me any longer. My evaluation of the situation is that he does not want a trial nor does he want to enter a guilty plea. His reasons for this stance are reflected in his letters.

*DO NOT  
UNDERSTAND  
WHY  
MR. COLICARU  
WANTS TO  
REMOVE  
FROM*

57 Mill Street North, Suite 209  
Brampton, Ontario L6X 1S9

Office: (647) 459-2547  
Fax: (416) 352-6195



**Docket for Derek Dunlop**

Legal Aid Certificate Acknowledged: February 21, 2013.

Counsel received initial disclosure (synopsis): February 27, 2013

Counsel received substantial disclosure and went on record: March 8<sup>th</sup>, 2013

Client instructs counsel over the phone to stop all work and get off record: March 16, 2013

Counsel went off record: March 19, 2013

**January 21**

Mr. Derek Dunlop calls Virgil Cojocaru (Counsel) at 3:47PM. Counsel explains he needs to be retained before he can comment on Mr. Dunlop's matter. Mr. Dunlop states he will send disclosure and get a Legal Aid Certificate.

**February 21**

Counsel received Legal Aid Certificate and acknowledged it.

**February 27**

Counsel received synopsis by fax; no other disclosure was available. Synopsis reviewed by counsel.

**0.5 HR**

**March 5**

Counsel spoke to Mr. Dunlop (in custody) over the phone around 5PM.

Mr. Dunlop was worried that there were other outstanding warrants for other unknown potential charges.

Mr. Dunlop mentioned witness list he sent in late February 2013 and gave instructions to locate witnesses and subpoena them.

Counsel asked Mr. Dunlop whether he sent disclosure. Mr. Dunlop stated he did not have disclosure available. Counsel was under the understanding that Mr. Dunlop already had a copy and would send it. At this stage, Counsel stated to Mr. Dunlop he had no disclosure and no audio.

**0.5 HR**

Counsel wrote a letter regarding outstanding disclosure to Barrie's Crown office requesting substantive disclosure along with DVD for complainant interviews. This letter was faxed to 705-739-6551.

**1.0 HR**

March 6

Counsel addressed Mr. Dunlop's issue in regards to other outstanding warrants. Counsel called Barrie Ontario Provincial Police at 705-726-6484. Barrie O.P.P. informed counsel there were no other outstanding warrants or charges for Mr. Dunlop.

**1.0 HR**

Counsel went over list of 40 proposed witnesses. No contact information provided. Their relevance to a possible trial was unclear as Counsel was not in possession of substantial disclosure. Counsel attempted to locate witnesses from C.A.S.; it was not possible to locate these witnesses as C.A.S. did not disclose their status. Other witnesses are members of the judiciary; there was no reason to subpoena them. Ultimately, there was no disclosure available yet other than the synopsis. No disclosure meant counsel could not formulate reason for subpoenas. Mr. Dunlop requested a total of 40 potential witnesses with a trial estimate of two days (March 19, 21). LIE  
LE  
LIE.

**1.0 HR**

March 8

Counsel was in court between 10:00AM and 11:00AM. Crown counsel confirmed receiving the disclosure request letter. Counsel received both paper and DVD disclosure. Mr. Fred Temple at

705-444-8301, who was not in court that day, would be the trial crown for this matter. No resolution position was available.

Counsel met with Mr. Dunlop who was in custody. Mr. Dunlop went over parts of the paper disclosure, mainly the long chain of emails sent to the complainant and others. Mr. Dunlop discussed witness list; Counsel explained he was trying to obtain information to subpoena witnesses. However, these witnesses did not seem relevant. Counsel explained he would need to review disclosure first.

Counsel explained how a trial works; Crown calls its own witnesses first; in this case it would call the complainant along with finger print expert mentioned in disclosure package. The key issue was connecting Mr. Dunlop to the emails sent as the emails had been delivered printed in a box. Counsel also mentioned there were DVD interviews; Counsel had not reviewed these yet.

Trial adjournment request denied, therefore counsel confirmed trial date of March 19<sup>th</sup>, however stated on record that this was a very early date given disclosure had just been received. This was the first date counsel appeared on record for Mr. Dunlop.

**1.0HR**

March 9

Counsel went over statement of complainant and prepared cross examination questions.

**2.0 HR**

March 10

Mr. Dunlop called counsel from custody at 1:59PM. Mr. Dunlop mentioned the list of witnesses. These witnesses did not have contact information and some were members of the judiciary. Counsel questioned their relevance given the disclosure and explained that because the trial date was close, on March 19<sup>th</sup>, and the lack of information these witness would not be subpoenaed in time.

Issues of disclosure discussed; emails mentioned again by Mr. Dunlop. C/T's case theory was discussed. Counsel explained that the trial was limited to the specific allegations of criminal harassment and the Crown would call its own witnesses first. Mr. Dunlop inquired as to what witnesses the Crown will call. Counsel explained it would be the complainant along with the

fingerprint expert. Counsel explained he will contact Crown to find out exact list of witnesses for first day of trial.

Counsel further stated in the process of preparing cross examination questions for complainant.

**0.5 HR**

March 11

Counsel called trial crown Mr. Fred Temple with no reply at 705-444-8301. Counsel left voice mail. Counsel wanted to inquire about what witnesses would be called and the direction for trial.

**5 minutes**

March 13

Counsel called trial crown Mr. Temple with no reply at 705-444-8301. Counsel left voice mail.

Counsel reviewed disclosure – list of emails sent to various parties by Mr. Dunlop.

**2.5 HR**

March 14

Counsel researched cross examination of fingerprint experts as one of the packages sent by Mr. Dunlop to the complainant was finger printed; based on substantive disclosure provide March 8th, 2013.

**5.0 HR**

March 15

Counsel continued research on cross examination of fingerprint expert. Questions for cross examination prepared.

**2.5 HR**

March 16

Mr. Dunlop calls counsel at 1:52 PM on Saturday. Counsel speaks to Mr. Dunlop over the phone. Mr. Dunlop stated he no longer wants counsel to do any work on his matter and that he does not desire counsel to represent him in court any further.

*Mr. Dunlop*

When counsel asks Mr. Dunlop for clarification no coherent explanation is provided.

**0.25 HR**

March 18

As instructed, counsel wrote and faxed motion to get off the record at 8:31AM to both Barrie Crown Attorney's Office and Court clerk's office.

**0.5 HR**

March 19

Counsel in court; discusses potential resolution position with Crown. Crown is of the opinion Mr. Dunlop could be released given he had already spent 12 months in custody.

Counsel meets with Mr. Dunlop who was in custody. Mr. Dunlop wants counsel off the record. Counsel informs Mr. Dunlop that a resolution position was provided: time served. Since Mr. Dunlop had been in custody for 12 months he would be released. Mr. Dunlop rejects any notion of a guilty plea.

Counsel appears in court and is removed from the record as per Mr. Dunlop's instructions. At that point it is revealed that Mr. Dunlop has had at least two other lawyers. Both of these counsel had gotten off the record earlier.

Counsel returned all paper disclosure and DVD's to the Crown for distribution to a new lawyer, should Mr. Dunlop retain one.

Mr. Dunlop also asks the presiding Justice to remove himself from the case because he was biased; no reason for Justice's biased given by Mr. Dunlop. The Justice also removes himself

*MR. DUNLOP  
COUNSEL  
PRO  
COUNSEL  
DOWN*

from Mr. Dunlop's trial. Mr. Dunlop's matter is adjourned to a set date court to set a new trial date.

1.0 HR

April 4

Counsel writes a reply to Legal Aid Ontario requesting to be removed from the Certificate. Legal Aid is not billed given Counsel removed right prior to trial and no disposition was reached.

1.0 HR

END OF DOCUMENT





**VIRGIL E. COJOCARU, Hon. B.A., J.D.**  
Barrister & Solicitor

March 05, 2013

Fax: 705-739-6551

Crown Attorney's Office  
75 Mulcaster St  
Barrie, ON L4M 3P2

To whom it may concern:

**Derek DUNLOP**  
DOB: 1971-02-18  
Criminal harassment - s. 264.1(b) Criminal Code of Canada

Please note that I am counsel for Mr. Derek Dunlop.

I am writing this letter to request disclosure for Mr. Dunlop in the form of any police notes, complaint statements, and video interviews. Mr. Dunlop's next court date in Barrie is on March 8<sup>th</sup>, 2013.

Yours very truly,

Mr. Virgil E. Cojocaru  
Barrister & Solicitor

*March 7/13  
Please complete, sign &  
fax attached  
undertaking.*



Suite 201, 2 County Court Boulevard  
Brampton, Ontario L6W 3W8

Phone: (647) 459-2547  
Fax: (416) 352-6195

PROPOSED & PROSPECTIVE WITNESS LIST

-1-

- 1 - DET. LANA GAVIN - LAST KNOWN HURONIA WEST. O.P.P. - WASAGA BEACH, ONTARIO
- 2 - CST. TANIA STEWART - LAST KNOWN HURONIA WEST O.P.P. - WASAGA BEACH, ONTARIO
- 3 - MAUREEN CARREL - LAST KNOWN SIMCOE C.A.S. - BARRIE, ONTARIO - OFFICE
- 4 - MARIA MAROTT - LAST KNOWN SIMCOE C.A.S. - BARRIE, ONTARIO - OFFICE
- 5 - DEREK WIDDICKS - LAST KNOWN SIMCOE C.A.S. - BARRIE, ONTARIO - OFFICE
- 6 - BILL BLACKSTOCK JR. - LAST KNOWN SIMCOE C.A.S. - BARRIE, ONTARIO - OFFICE
- 7 - TANYA TRAVIS - LAST KNOWN SIMCOE C.A.S. - BARRIE, ONTARIO - OFFICE
- 8 - JOHN ROYAL - LAST KNOWN SIMCOE C.A.S. - BARRIE, ONTARIO - OFFICE
- 9 - SAMANTHA OUL - LAST KNOWN SIMCOE C.A.S. - BARRIE, ONTARIO - OFFICE
- 10 - KERRI MORRIS - GOLDMORP - LAST KNOWN SIMCOE C.A.S. - BARRIE, ONTARIO - OFFICE
- 11 - LINDSEY LOBSINGER - LAST KNOWN SIMCOE C.A.S. - BARRIE, ONTARIO - OFFICE
- 12 - JAIME MARX - MACKINON - LAST KNOWN SIMCOE C.A.S. - BARRIE, ONTARIO - OFFICE
- 13 - JOSIE BARROS - LAST KNOWN SIMCOE C.A.S. - BRADFORD, ONTARIO - OFFICE
- 14 - MICHELLE BARTHOLOMWAN - LAST KNOWN SIMCOE C.A.S. - BARRIE, ONTARIO - OFFICE
- 15 - TAMARA GILCHRIST - DUNSMITH - LAST KNOWN SIMCOE C.A.S. - COLLINGWOOD, ONT. - OFFICE
- 16 - BRAD CARNE - LAST KNOWN - F+P AUTO MANUFACTURING PLANT - TOTTENHAM, ONT
- 17 - MIKE MCKENNY - LAST KNOWN - C.P.G.A. - GOLF PROFESSIONAL AT ROCKYCAST & PARTNER'S RESIDE IN SUDBURY, ONTARIO.
- 18 - KIRK GOLDMORP - LAST KNOWN - EMPLOYED WITH M.T.O. AT THE AURORA, ONTARIO - TRANSPORT SECT.
- 19 - ADAM SACCHETTI - LAST KNOWN - RESIDING IN BARRIE, ONTARIO AT ANNE & TIFFIN.
- 20 - ALISHA BEFFOUR - LAST KNOWN - EMPLOYED AS A MORTGAGE SPECIALIST WITH THE ROYAL BANK IN BARRIE, ONTARIO - ALSO A RESIDENT OF BARRIE, ONTARIO
- 21 - COONIE LATROUV - LAST KNOWN PRAGMATIC - PUBLIC OFFICER - SUDBURY ONT - OFFICE
- 22 - LISA BURNS - LAST KNOWN O.P.P. OFFICER - NEW TELLINGSWORTH O.P.P. - ALL STEN ONTARIO - ALSO BARRIE RESIDENT OFFICE NEAR PRINCE DRIVE.
- 23 - DAWN DOUGETTE - LAST KNOWN - EMPLOYED WITH THE SIMCOE COUNTY DISTRICT SCHOOL BOARD. - BARRIE, ONTARIO
- 24 - LISA DYE - LAST KNOWN - EMPLOYED WITH THE SIMCOE COUNTY DISTRICT SCHOOL BOARD - BARRIE, ONTARIO - KING EDWARD PUBLIC SCHOOL

09/16/2013 10:09AM (GMT-04:00)

PROPOSED or PROSPECTIVE WITNESS LIST

-2-

- 29 - JANICE LAMARCHE - LAST KNOWN - EMPLOYED WITH VCAAS - BARRIE, ONTARIO  
COURTHOUSE AND BARRIE, ONTARIO RESIDENT.
- 30 - SHERAN RUSSELL - LAST KNOWN - SIMCOE C.A.S. - BARRIE, ONTARIO - OFFICE
- 31 - TAMARA ENLIGHT - LAST KNOWN EMPLOYED BY FINANCIAL ADVISOR / PLANNER  
OFFICE - KEELE & FINCH (TORONTO) - ALSO BARRIE, ONTARIO RESIDENT
- 32 - ERIN REGAN - LAST KNOWN PROBATION or OFFICE OFFICER - BARRIE, ONTARIO - OFFICE
- 33 - LISA McDONALD - LAST KNOWN PROBATION - BARRIE OFFICE - RICHMOND HILL, ON - OFFICE
- 34 - STEVEN R. SAGER - LAST KNOWN - RESIDED AT 76 HOLMCREST TRAIL  
SCARBOROUGH, ONTARIO
- 35 - VICTOR MATANOVIC SR. - LAST KNOWN - LEGAL AID ONTARIO - FRAUD INVESTIGATOR  
TORONTO, ONTARIO - RESIDENT OF ASAY, ONTARIO.
- 36 - MARY HALL - LAST KNOWN - RESIDENT OF COLLINGWOOD, ONTARIO (BEECH ST. ???)
- 37 - KATE HULL, RAY WILLIAMS, KEVIN SISK, LYNDEE SLOWINGS, MR. MINNIS,  
MR. TEMPLE - ALL EMPLOYED BY THE BARRIE CROWN ATTORNEY'S OFFICE.
- 38 - JUSTICE HARBOUR, JUSTICE DANSON, JUSTICE HARRIS - ALL JUDGES  
EMPLOYED IN THE SIMCOE COUNTY.
- 39 - EGINHART ENLERS - 1-888-456-4110 - 401 BAY ST. - SUITE 1600  
TORONTO, ONTARIO
- 40 - CHANDI SYED - LAW SOCIETY EMPLOYEE
- 41 - JUSTICE OF THE PEACE WHITE - BARRIE ONTARIO COURTHOUSE
- 42 - EDIKA SINCLAIR - LAST KNOWN RESIDED WITH MURDER MARGARET CADARZ IN BARRIE
- 43 - WHITNEY SINCLAIR - LAST KNOWN RESIDED WITH MURDER MARGARET CADARZ IN BARRIE
- 44 - JENNIFER KINSOLA - LAST KNOWN EMPLOYED DURHAM C.A.S. - WHITBY, ONTARIO.

SIMCOE C.A.S.  
66 BELLEFARM ROAD - UNIT #7 (???)  
BARRIE, ONTARIO

HURONIA WEST O.P.P.  
BOX 140  
1000 RIVER ROAD WEST  
WILSONIA BECKM, ONTARIO  
L9Z 1A2.



Virgil Cojocaru <virgil@bramptonlaw.ca>

Successful transmission to 17057396583. Re: UNKNOWN

1 message

NoReply@myfax.com <NoReply@myfax.com>  
To: virgil@bramptonlaw.ca

Mon, Mar 18, 2013 at 8:31 AM



Dear Virgil Cojocaru,

Re: UNKNOWN

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Virgil Cojocaru <virgil@bramptonlaw.ca>

**Successful transmission to 17057396686. Re: UNKNOWN**

1 message

NoReply@myfax.com <NoReply@myfax.com>  
To: virgil@bramptonlaw.ca

Mon, Mar 18, 2013 at 8:31 AM



Dear Virgil Cojocaru,

Re: UNKNOWN

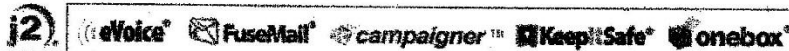
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**ONTARIO COURT OF JUSTICE**

**Central West Region**

**BETWEEN:**

**HER MAJESTY THE QUEEN**

**Respondent**

**-and-**

**DEREK DUNLOP**

**Applicant**

**NOTICE OF APPLICATION**

**TAKE NOTICE** that an application will be brought at, 10:00 A.M. on Tuesday, 19<sup>th</sup> of March, 2013 in Courtroom 9, 75 Mulcaster Street, Barrie, ON for an order removing Mr. Virgil E. Cojocaru as counsel of record for Mr. Derek Dunlop on his charge presently outstanding of Criminal Harassment contrary to s. 264(1) of the Criminal Code of Canada.

**THE GROUNDS FOR THIS APPLICATION ARE:**

1. Mr. Virgil E. Cojocaru is on record as counsel on behalf of Mr. Derek Dunlop in relation to his outstanding charges of Criminal Harassment contrary to s. 264(1) of the Criminal Code of Canada.
2. Since that time the solicitor-client relationship has broken down;

**IN SUPPORT OF THIS APPLICATION, THE APPLICANT RELIES UPON THE FOLLOWING:**

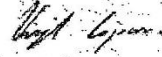
1. The submissions of counsel; and
2. Such further and other material as counsel may advise and this Honourable Court may permit.

**THE RELIEF SOUGHT IS:**

1. An order allowing the application and removing Mr. Virgil E. Cojocaru as counsel of record.

Dated at Brampton, Ontario this 18<sup>th</sup> day of March, 2013.

1



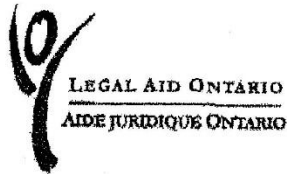
Virgil E. Cojocaru

Suite 201, 2 County Court Boulevard

Brampton, ON

Phone: 647-459-2547

Fax: 416-352-6195



85 Bayfield Street, Main Level  
Barrie ON L4M 3A7  
85, rue Bayfield, Rez-de-chaussée  
Barrie ON L4M 3A7

Toll free / Sans frais: 888-590-3961  
Phone / Téléphone: 705-737-3400  
Fax / Télécopieur: 705-739-0002  
www.legalaid.on.ca

## Request for Change of Solicitor

March 25, 2013

Virgil Cojocaru  
Barrister & Solicitor  
2 County Court Blvd, Suite 201  
Brampton, ON L6W 3W8

**RE: Derek Dunlop**  
**CE55283642**

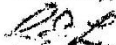
Your client has requested an application for a change of solicitor with regard to the above noted certificate. Please review the attached Change of Solicitor request form.

Additional costs to Legal Aid Ontario resulting from the change must be balanced against the necessity for the change. A change can only be approved in extraordinary circumstances according to the Plan's current policy.

Would you kindly advise us as to the status of the case and provide your best estimate to what additional costs there may be if the change is approved. You may wish to comment upon your relationship with your client and whether your client has been providing reasonable instructions. The client could view your comments should the matter proceed to the Area Committee.

I would appreciate a response before April 8, 2013.

Yours truly,

  
Christine Lunn  
Central District Area Director  
Barrie - Area 32

CL:lw

Encl. (as stated)

09/16/2013 10:09AM (GMT-04:00)



TRANSMISSION VERIFICATION REPORT

TIME : 04/18/2013 16:44  
NAME : MACKAY STARKMAN  
FAX : 9054561209  
TEL :  
SER. # : BRCL2J409871

DATE, TIME 04/18 16:43  
FAX NO./NAME 17057390002  
DURATION 00:01:03  
PAGE(S) 03  
RESULT OK  
MODE STANDARD  
ECM

**VIRGIL E. COJOCARU, Hon. B.A., J.D.**  
**Barrister & Solicitor**

April 04, 2013

Fax: (705) 739 - 0002

Legal Aid Ontario  
85 Bayfield Street, Main Level  
Barrie, ON  
L4M 3A7

Dear Ms. Christine Lunn:

Re: **DUNLOP, Derek**  
**CE55283642**

Please note that I acted for Mr. Dunlop briefly.

He has been in custody for over one year for a criminal harassment charge. Mr. Dunlop instructed me to proceed with trial and attempt to contact a list of twenty witnesses.

Prior to the first day of trial, March 19, 2013, Mr. Dunlop instructs me to get off the record. As a result I filed a motion to get off the record with the court. This was approved. Further, on March 19, 2013 Mr. Dunlop also filed a recusal motion. At this point, the matter is up in Barrie to set a new trial date.

Although I did preparation work I will not charge Legal Aid. The solicitor client relationship is irreparable due to the unreasonable instructions provided by Mr. Dunlop. I

09/16/2013 10:09AM (GMT-04:00)

**VIRGIL E. COJOCARU, Hon. B.A., J.D.**  
**Barrister & Solicitor**

April 04, 2013

Fax: (705) 739 - 0002

Legal Aid Ontario  
85 Bayfield Street, Main Level  
Barrie, ON  
L4M 3A7

Dear Ms. Christine Lunn:

**Re: DUNLOP, Derek**  
**CE55283642**

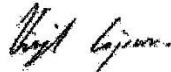
Please note that I acted for Mr. Dunlop briefly.

He has been in custody for over one year for a criminal harassment charge. Mr. Dunlop instructed me to proceed with trial and attempt to contact a list of twenty witnesses.

Prior to the first day of trial, March 19, 2013, Mr. Dunlop instructs me to get off the record. As a result I filed a motion to get off the record with the court. This was approved. Further, on March 19, 2013 Mr. Dunlop also filed a recusal motion. At this point, the matter is up in Barric to set a new trial date.

Although I did preparation work I will not charge Legal Aid. The solicitor client relationship is irreparable due to the unreasonable instructions provided by Mr. Dunlop. I have no objections to being removed from Mr. Dunlop's Legal Aid certificate.

Yours very truly,



Mr. Virgil E. Cojocaru  
*Barrister & Solicitor*

2 County Court Boulevard, Suite 201  
Brampton, Ontario L6W 3W8

Office: (647) 459-2547  
Fax: (416) 352-6195

09/16/2013 10:09AM (GMT-04:00)

On-Line Cert Ack



February 21, 2013

**Legal Aid Certificate - Central District Office**

<b>Certificate Number:</b>	CE55283642	<b>Name:</b>	Derek Dunlop
<b>Certificate Issue Date:</b>	06/11/2012	<b>Client #:</b>	CLT1365805
<b>Certificate Effective Date:</b>	05/11/2012	<b>Cert. End Date:</b>	05/11/2015

This certificate is issued without a contribution agreement at this time

Wordings / Charges	
1	Criminal Harassment, Criminal Code
2	Solicitor to advise Area Director if cash bail in any amount posted or if cash/property of a value of \$500 or more is seized.
3	Solicitor to advise Area Director if potential fees and disbursements will exceed the limits for big case management.
4	Solicitor to advise Area Director if client is released from custody.
5	No change of lawyer will be granted.

I acknowledge that I have been retained by the client to provide legal aid services authorized by this certificate. I undertake to perform the legal aid services in accordance with the conditions listed on this certificate, and in accordance with the General Terms and Conditions for Panel Lawyers.

If you do not acknowledge the certificate online or through the regular mail within 90 days of the issue date, the certificate will be deemed to have expired.

**Declaration**

I was not retained by the client to perform services with respect to the same or any related matter before the effective date of this certificate.

I was retained by the client to perform services with respect to this matter before the effective date of this certificate.

Enter the amount of the retainer in \$

**Acknowledgement Confirmation**

[View Billing Deadline Notice](#)

This is to confirm that you have successfully acknowledged the Certificate.

Please Note, you don't need to return or fax the certificate to the Legal Aid Office.

Area Director at Central District Office  
85 Bayfield Street, Main Level  
Barrie, ON, L4M 3A7

OLA - Online Cert Ack

<https://www.legalaionline.on.ca/psc/fsprds/SUPPLIER/ERP/c/LA...>

Telephone: 800/668-8258

Fax: 877/273-5752

TTY: 416/598-8887

1-866/841-8867

Acknowledgement Date: 02/21/2013

Solicitor Number: 0000012582

Solicitor Name: Cojocaru, Virgil

[Submit](#)

[Return/Retour](#)

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