

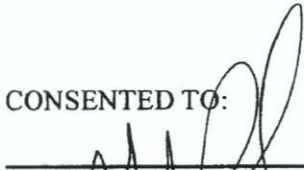
- (v) drawing, revising or settling documents relating to a proceeding under a statute of Canada or British Columbia, for or in the expectation of a fee, gain or reward; and
- (vi) holding himself out as being entitled or qualified to do anything referred to in paragraphs 1(a)(i) to 1(a)(v) above.
- (b) cancel and remove any and all advertisements placed by Franko respecting the provision of legal services;
- (c) advise in writing to all Franko's existing customers/ clients for legal services that no further legal services will be provided contrary to paragraph 1(a) above;
- (d) provide to the solicitors for the Petitioner an Affidavit sworn by Franko verifying that the above steps have been performed and attaching as exhibits copies of any written communications to customers/ clients pursuant to paragraph 1(c) above; and
- (e) pay to the Petitioner the sum of \$500.00 as partial payment of the Petitioner's disbursements in this matter.

BY THE COURT

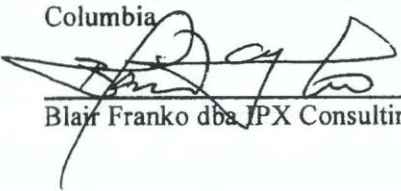


DISTRICT REGISTRAR

CONSENTED TO:



Michael D. Parrish, Counsel for the
Petitioner, the Law Society of British
Columbia



Blair Franko dba JPX Consulting

