

No. S-085166 Vancouver Registry

IN THE SUPREME COURT OF BRITISH COLUMBIA

BETWEEN:

THE LAW SOCIETY OF BRITISH COLUMBIA and THE SOCIETY OF NOTARIES PUBLIC OF BRITISH COLUMBIA

PETITIONERS

AND:

BARBARA BONNAR, formerly known as BARBARA TARGOSZ, BARBARA MARTA COURVILLE, BARBARA SPIZEWSKI, and BARBARA BZYMEK

RESPONDENT

ORDER

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))	
BEFORE)	THE HONOURABLE)	Thursday, the 21st day
)	MADAM JUSTICE DARDI)	of January, 2010
))	-

THE APPLICATION of the Petitioners, the Law Society of British Columbia and the Society of Notaries Public of British Columbia, coming on for hearing at Vancouver on the 13th day of July, the 21st day of August, and the 9th and 10th days of November, 2009, and the 13th day of January, 2010, AND ON HEARING Brent B. Olthuis and Micah B. Rankin, counsel for the Petitioners, and the Respondent, Barbara Targosz, in person; AND ON READING the materials filed herein;

AND JUDGMENT being reserved to this date:

THIS COURT ORDERS that

1. The Respondent, until such time as she becomes a member in good standing of the Law Society of British Columbia, be permanently

prohibited and enjoined from:

- (a) appearing as counsel or advocate;
- (b) drawing, revising or settling:
 - (i) a petition, memorandum, notice of articles or articles under the *Business Corporations Act*, or an application, statement, affidavit, minute, resolution, bylaw or other document relating to the incorporation, registration, organization, reorganization, dissolution or winding up of a corporate body,
 - (ii) a document for use in a proceeding, judicial or extrajudicial,
 - (iii) a will, deed of settlement, trust deed, power of attorney or a document relating to a probate or letters of administration or the estate of a deceased person,
 - (iv) a document relating in any way to a proceeding under a statute of Canada or British Columbia, or
 - (v) an instrument relating to real or personal estate that is intended, permitted or required to be registered, recorded or filed in a registry or other public office,
- (c) doing an act or negotiating in any way for the settlement of, or settling, a claim or demand for damages,
- (d) agreeing to place at the disposal of another person the services of a lawyer,
- (e) giving legal advice,
- (f) making an offer to do anything referred to in paragraphs (a) to (e), and

(g) making a representation that she is qualified or entitled to do anything referred to in paragraphs (a) to (e),

for or in the expectation of a fee, gain or reward, direct or indirect, from the person for whom the acts are performed; and

- 2. The Respondent, until such time as she becomes a member in good standing of the Law Society of British Columbia, or until such time as she obtains a Practitioner of Foreign Law Permit from the Law Society of British Columbia, be permanently prohibited and enjoined from representing or otherwise holding herself out to any person or persons in British Columbia as a lawyer, practising or non-practising, or as a member of the Law Society of British Columbia, or as a member of the law society of any other jurisdiction, or as a practitioner of foreign law; and
- 3. The Respondent, until such time as she becomes a member in good standing of the Law Society of British Columbia, be permanently prohibited and enjoined from commencing, prosecuting, or defending a proceeding in any court, in her own name or in the name of another, whether or not such conduct occurs in expectation of a fee, gain or reward, direct or indirect, from the person for whom the acts are performed, except where she is an individual party acting without counsel and solely on her own behalf; and
- 4. The Respondent be required to inform the unauthorized practice department at the Law Society of British Columbia of any proceeding or legal matter in which she is involved in any manner whatsoever, except where she is an individual party acting without counsel and solely on her own behalf; and
- 5. Until further Order of this Court, and until such time as she becomes enrolled as a member of the Society of Notaries Public of British

Columbia, the Respondent be prohibited and enjoined from representing or otherwise holding herself out as a notary public, practising or nonpractising, or as a member of the Society of Notaries Public of British Columbia; and

- 6. Each of the Society of Notaries Public of British Columbia and the Respondent be at liberty to apply, in connection with paragraph 5 of the within Order, for a trial of that issue under Rule 52(11)(d); and
- The Society of Notaries Public of British Columbia be free from any requirement, in connection with paragraph 5 of the within Order, to provide an undertaking to abide by any Order this Court may make as to damages in case this Court is hereafter of the opinion that the Respondent has sustained damages by reason of this Order, which the Society of Notaries Public of British Columbia ought to pay; and
- 8. The Petitioners may dispense with the Respondent's approval as to form of this Order; and
- 9. The Petitioners are at liberty to schedule an application for special costs before the Honourable Madam Justice Dardi, or, alternatively, are entitled to their costs of these proceedings assessed at Scale B, should they choose to elect the same.

BY THE COLIRA.

BY THE COLIRA.

REGISTRAR

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APPROVED AS TO FORM:

Counsel for the Petitioners