

# ARNOT HEFFERNAN BLENNER-HASSETT

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Our File No. 44214  
Your File No.

May 24, 2006

Roe & Company  
Barristers and Solicitors  
313 - 220 3<sup>rd</sup> Avenue South  
Saskatoon, Sask. S7K 1M1  
Attention: Mark Vanstone

**\*\* By Fax (306) 934 - 6827 \*\***  
2 pages only  
"Without Prejudice"

Dear Sir:

Re: [REDACTED] and [REDACTED] et al. F.L.D. No. 117 of 2006

Further to our telephone conversation last week, I am able to assure you and your client, Mr. [REDACTED] that the child is safe and healthy and in a safe and loving environment with a good and responsible couple / family. There was, initially, some concern, on the part of the medical staff attending [REDACTED] and the baby, for the health of the baby. However, the birth went well, there were no complications, and the child was in good health and continues to be so. I understand that a public health nurse has been checking the child every week (the last check being early this week) and the child is progressing very favourably. We would be pleased to keep you up to date on the health of the child.

As indicated to you previously, our clients have indicated that they would be pleased to be as cooperative as they can. We understand that, after knowing that the child is healthy and safe, your client wished to have paternity testing done. We understand that you were checking into the specifics of this. Our clients indicate that they have to attend a medical clinic in Saskatoon from time to time and may be able to attend with the child for the purposes of the paternity test. They are ready to proceed and to cooperate fully in this regard. Please advise.

Re: [REDACTED] and [REDACTED] FLD No. 117 of 2006  
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We are not sure if [REDACTED] is out of the hospital yet, and do not think that she has retained counsel as of yet. Thus, we are of the understanding (and also because of our talk with you last week) that this matter set for Friday, May 26, 2006 will be adjourned, without the need for written or oral representations. We kindly ask that you confirm this with us even today - and provide the adjourned date. If there is any possibility that we may need to address the matter by telephone in Chambers on that day, please let me know as soon as possible, so that I can arrange to notify the Court and to be available. Please clarify.

I have instructions from our clients, at this point, to cooperate fully with you and your client and see if we can resolve this matter by consent. I have not had any contact or any indication as of yet from Ms. [REDACTED] or her counsel.

We trust that this is satisfactory, and thank you kindly for your time and attention.

It was a pleasure to speak with you last week. Best wishes.

Yours truly,

**ARNOT HEFFERNAN BLENNER-HASSETT**



Dale N. Blenner-Hassett  
B.Comm., Dip. Min., C.M.A., LL.B.

DNB-H/

c.c. Client