

SUPERIOR COURT OF JUSTICE



COURT FILE NO.  
141-07

ENDORSEMENT

Nelson Barbaros Group vs Cox et al

Plaintiffs: Daniel Best  
HER MAJESTY THE QUEEN:

COUNSEL: Self Rep ✓

Defendants: Gerald Rankin ✓  
ACCUSED:

COUNSEL: Kerne Silver ✓

Date: Jan 25/13

Hearing date set for April 30 2013  
at 9:30 AM one day only

A ~~judicial~~ judicial ~~meeting~~ meeting in date  
is to be set by the Trial Coordinator  
on a date prior to April 30 2013.  
Mr. Best and Counsel to contact trial  
Coordinator within 5 days to arrange  
this judicial meeting which all parties  
and Mr. Best have jointly requested

and their clients. Mr. Best wishes to cross-examine Mr. Schur and Mr. Romer  
Mr. Rankin. That application is denied. ~~There~~  
~~There~~ Mr. Best has not demonstrated on a  
reasonable or principled basis why  
such order should be granted.

Mr. Rankin and Mr. Schur ~~now~~ <sup>now</sup> seek an order  
that Mr. Best pay into court the costs ordered  
by me on January 15 2010. This is a

variation of time requests that the costs be paid to  
 the Respondents directly. I find it is necessary and to  
 make an order at this time so that Mr. Best will be able to arrange the payment  
 of her contempt  
 As I have explained to Mr. Best and  
 counsel I order and direct that the  
 Hearing date and the judicial mediation date  
 are ~~peremptory~~ peremptory. I have no other time  
 available for this matter due to other trial  
 commitments.

Costs of today reserved to the Hearing date  
 of April 30/13.

Further I order and direct that  
 Mr. Best answers requests, undertakings  
 and questions under advisement on or before

Friday March 15 2013. - ~~peremptory~~

~~Respondent to~~

Applicant's Jurament to be served  
 and filed by March 29 2013

Respondents to serve & file  
 their Jurament by April 16 2013.

Jurament to be limited to 30 days

All of the above dates are  
peremptory.

[Redacted signature]