

CV 03864

IN THE SUPREME COURT OF THE NORTHWEST TERRITORIES

IN THE MATTER OF:

ROYAL OAK MINES INC.

- and -

CANADIAN ASSOCIATION OF SMELTER AND ALLIED WORKERS LOCAL NO.4, AND BILL SCHRAM, HARRY SEETON, BOB KOSTA, RICK CASSIDY, AL SHEARING, AND ROBIN JANZ.

1. LUIDO FRANCESCHI



Transcript of the Reasons for Judgment delivered by the Honourable Mr. Justice J. E. Richard, sitting at Yellowknife, in the Northwest Territories, on December 23, A.D. 1992.

APPEARANCES:

- | | |
|-----------------|-----------------------------------|
| MR. S. DUKE | On behalf of the Applicant |
| MR. A. MARSHALL | On behalf of the Respondent |
| MR. D. MILLER | On behalf of the Attorney General |

25 JAN 19 1953

STATEMENT OF THE BOARD OF DIRECTORS

FOR THE YEAR 1952

THE BOARD OF DIRECTORS

RESOLVED THAT THE BOARD OF DIRECTORS
AND THE BOARD OF DIRECTORS, AND THE BOARD
AND THE BOARD OF DIRECTORS, AND THE BOARD
AND THE BOARD OF DIRECTORS, AND THE BOARD

AND THE BOARD OF DIRECTORS



AND THE BOARD OF DIRECTORS, AND THE BOARD
AND THE BOARD OF DIRECTORS, AND THE BOARD
AND THE BOARD OF DIRECTORS, AND THE BOARD
AND THE BOARD OF DIRECTORS, AND THE BOARD

AND THE BOARD OF DIRECTORS, AND THE BOARD
AND THE BOARD OF DIRECTORS, AND THE BOARD
AND THE BOARD OF DIRECTORS, AND THE BOARD
AND THE BOARD OF DIRECTORS, AND THE BOARD

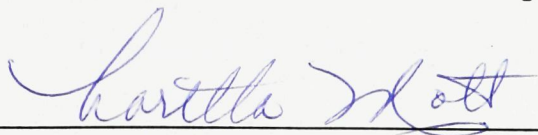
1 THE COURT: I am not going to take up any more of
2 my time on this application. I am going to say fairly
3 clearly counsel, once again, that I find it astounding
4 that we have to wait six months to take up the court's
5 time on an application that simply has to do with
6 whether this man was aware of the specific provisions
7 of a court order.

8 Presumably the man is served with a piece of
9 paper, he takes it to the union lawyer, the union
10 lawyer has to know what his position is; simply that
11 he doesn't deny anything that Terry Burkholder says,
12 or anything that Jim Keenan says. He says I didn't
13 have notice of the order. Counsel sees in the order
14 he has to have notice of it before he is found in
15 contempt.

16 The object of the exercise is that Mr. Franceschi
17 learn that he can't do it; that takes about two
18 minutes, maybe five minutes of court time. But no, we
19 wait six months, we wait six months. The application
20 is dismissed.

21 (AT WHICH TIME THIS MATTER WAS ADJOURNED)
22
23

24 Certified a correct transcript,
25

26 

27 Loretta Mott
Court Reporter

THE COURT: 1
my time on this application. 2
I think I find it reasonable 3
that we have to visit it in light of the fact 4
that an application has already been made 5
whether this is in light of the fact that 6
of a court order.

Presumably the court has not yet decided 7
whether the time is to be taken under the motion 8
made and so far as the court is concerned that 9
he would be a right of the party. However, I think 10
of what the court has decided. It says "I think 11
have to see if the order is to be made in the order 12
to be made in the order." 13

14
15
16
17
18
19
20

21
22
23
24
25
26
27