

# FREDERICK SIMON HAWA BSc MBA LLB

BARRISTER AND SOLICITOR

20 Bay Street, Suite 1200, Toronto, Ontario, Canada M5J-2N8

Tel: (416) 252-5190 Fax: (416) 252-5842 Email: fredhawa@sympatico.ca

---

Practice restricted to Civil Litigation

May 25, 2011

**Ms. Sonya Branstine**  
**c/o Investorshub.com Inc.**  
Corporation Service Company  
1201 Hays Street  
Tallahassee, Florida  
USA 32301-2608

**Re: Mina Mar Group Inc. et. al. v. Investorshub.com Inc. et. al.**  
**CV-08-364413-0000**

**Dear Ms. Branstine:**

I enclose the full Motion Record for a Contempt motion which had originally been returnable on October 4, 2010 and which has been adjourned on several occasions. In that regard I am providing you with a Notice of Return of the Motion which has now been converted to a trial. It is now to be heard in Toronto on November 7, 2011.

I enclose the Motion Record, 1st, 2<sup>nd</sup>, 3<sup>rd</sup>, and 4<sup>th</sup> Supplementary Motion Records, as well as a Factum and Case Book of Authorities for the matter. As you are a director of Investorshub.com Inc., Canadian law provides that you are also be liable for the libel and slander which has been ongoing unabated for the last four years.

My client is now moving pursuant to a judgment of the Ontario courts dated January 20, 2010. Notwithstanding the Judgment you and your company continue to defame and damage my clients without any bona fide efforts to restrict the banned content on your site.

My clients are damaged with every act and incident of libel which appears on your site. It has all been ordered to be removed as of January 20, 2010. Your company has put my client to the expense of hundreds of thousands of dollars of legal fees, in three jurisdictions, and has imposed millions of dollars of losses on my clients.

Despite US laws being more friendly to the continuation of the defamation my clients will pursue this matter without hesitation unless and until your company complies with the Judgment and completely ceases and desists from damaging my clients with the wide spread dissemination of unfounded, untrue and unjustifiable content which your company has refused to remove from its web site.

We understand that one of your officers or employees has been sentenced to four years for fraud and money laundering and has been ordered to repay \$4.8million dollars. As such I am sure he will not be attending the contempt trial in Ontario. The date of that trial is November 7, 2011 and unless all of the defamation is eliminated we will expect that you will attend otherwise an order will be made against you.

Contempt orders are quasi-criminal and can generate warrants for arrests and committal orders which could jeopardize or ban your entry into Canada.

Please govern yourself accordingly.

Yours truly,

Frederick Simon Hawa  
encl