### 1993 BILL 240

First Session, 23rd Legislature, 42 Elizabeth II

## THE LEGISLATIVE ASSEMBLY OF ALBERTA:

# **BILL 240**

## **CONFLICTS OF INTEREST AMENDMENT ACT, 1993**

MR. DICKSON				
First Reading				
Second Reading				
Committee of the Whole	;			
Third Reading				
Royal Assent				

#### **BILL 240**

1993

#### **CONFLICTS OF INTEREST AMENDMENT ACT, 1993**

(Assented to

, 1993)

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of Alberta, enacts as follows:

- 1 The Conflicts of Interest Act is amended by this Act.
- 2 Section 1(1)(a) is amended by renumbering clause (a) as clause (a.1) and by adding the following before clause (a.1):
  - (a) "Court" means the Court of Queen's Bench of Alberta or the Provincial Court of Alberta;
- 3 The following is added after section 9:
  - 9.1 A Member who is not and has not within the preceding six months served as a member of the Executive Council breaches this Act if the Member makes any voluntary representation to a Court with respect to any matter before the Court unless the Member applies to the Ethics Commissioner to make such representation and obtains the Ethics Commissioner's prior approval to make the representation.
  - 9.2 Section 9.1 shall not apply to either:
    - (a) the Attorney General or his agents in the exercise of their duties in any court in the province or; to

#### **Explanatory Notes**

- 1 This Bill will amend Chapter C-22.1 of the Revised Statutes of Alberta.
- 2 This amendment will create a breach of the Act for Members who make representations to a Court except under certain conditions and for Ministers and former Ministers who make any representation to a Court.

- (b) a member who is also a member of the Law Society of Alberta when that member is engaged in the practice of law.
- 4 The following is added after section 20:
  - 20.1 A Minister breaches this Act if the Minister makes any representation to a Court with respect to any matter before the Court.
- 5 The following is added after section 30:
  - 30.1 A former Minister shall not, for a period of 6 months after ceasing to be a member of the Executive Council, make any representation to a Court with respect to any matter before the Court.