



DISCIPLINE CASE SUMMARY

a. Donald Domenic Daloise (DOB 1942.07.02)

b. Professional Misconduct.

c. The hearing was held on 1996.07.15. The report and recommendations of the hearing panel were presented to Council on September 26, 1996.

d. The citation alleged that Donald Domenic Daloise had engaged in inappropriate and sexual relations with female students.

e. The hearing panel determined that Donald Domenic Daloise was guilty of professional misconduct in that he pled guilty to and was convicted of being a person in a position of trust or authority towards a young person, who did, for a sexual purpose, touch, directly or indirectly, with a part of his body, the body of X a female student contrary to Section 153(1)(a) of the *Criminal Code of Canada*.

The panel felt members of the profession should be aware of the opinion of Mr. Justice Seaton in *R. v. Dagg* cited in Proceedings at Reasons for Sentence in the case *R. v. Donald Domenic Daloise* regarding sexual relations with students.

“The onus is on the teacher, not the student, and the teacher must know that if he is unsuccessful in avoiding the situation, that a jail sentence will be a consequence.”

f. The panel recommended that Donald Domenic Daloise’s certificate of qualification be cancelled and his membership terminated. Donald Domenic Daloise consented to this recommendation.