

Thorvaldson Care Homes Ltd v. Budge 2006

[COMPLETE DECISION PDF](#)

Summary:

The respondent against whom the original complaint was filed, further appealed the Adjudicator's decision that the complainant had been harassed within the meaning of *The Human Rights Code*, to the Manitoba Court of Appeal.

The Court noted that the Court of Queen's Bench had not addressed the applicable standard of review at the first level of appeal, but that it was apparent from her reasons, that she applied the appropriate standard when dismissing that appeal; the standard of correctness. The Court of Appeal found that regardless of whether the appropriate standard of review was one of patent unreasonableness or correctness, there was no merit to the appellant's grounds of appeal.

The appeal was dismissed with costs.