

IN THE SUPREME COURT OF NOVA SCOTIA  
IN BANKRUPTCY AND INSOLVENCY  
**Citation:** Yould (Re), 2010 NSSC 351

**Date:** September 22, 2010  
**Docket:** B 26796  
**Registry:** Halifax

District of Nova Scotia  
Division No. 02 - Truro-Pictou  
Court No. 26796  
Estate No. 51-733124

In the Matter of the Bankruptcy of David Albert Yould

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**LIBRARY HEADING**

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**Registrar:** Richard W. Cregan, Q.C.

**Heard:** July 23, 2010

**Written Decision:** September 22, 2010

**Subject:** Whether a bankrupt as a condition of his discharge should be required to disclose the name of a lender to whom he made a preference payment immediately prior to bankruptcy, when he has fear that illegal enforcement measures would be brought against him and his family, if disclosure was made.

**Result:** His fear was accepted as honest. An unconditional discharge was granted but suspended for a year to address his lack of honesty when he made his assignment.

***THIS INFORMATION SHEET DOES NOT FORM PART OF THE COURT'S DECISION.  
QUOTES MUST BE FROM THE DECISION, NOT THIS LIBRARY SHEET .***