

**Am Appeal Under The
Bylaw C16-12 Community Standards**

**By
Richard Easton (appellant)**

Where As: Section 19 of the a fore mentioned Bylaw states:

(a) A Person who receives a written order to comply with a Section pursuant to this Bylaw may by written notice within fourteen (14) days after the date the Order is received, request Council to review the Order.

Where As: On the 31st of August 2015 an alleged order was delivered to the appellant

the said order is appealed on these grounds:

- The order was predicated on an unannounced and therefore improper inspection . As such, the order is in valid.
- The Bylaw requires that it be delivered by a designate of the City Manager. The officer serving the Order in question did not establish that he was such a designate
- The Bylaw violates several principles of justice and the Rule of Law. As such it and its products are invalid.
- The act fails to define the nature of the appeal process or insure such essential components as discovery, process, and open court.
- Whatever other grounds may surface.

Dick Easton

Fort Saskatchewan

August 7, 2015