

Motherwell et al v Motherwell (1976), 73 D.L.R. (3d) 62 (Alta. SC, App Div)

<http://lawcasesummaries.com/knowledge-base/motherwell-et-al-v-motherwell-1976-73-d-l-r-3d-62-alta-sc-app-div/>

Facts

- The Defendant suffered a paranoid conversation and constantly called the defendants

Issue

- Could these calls constitute nuisance?

Held

- Although breach of privacy in itself is not a nuisance, the repeated and incessant phone calls could be nuisance
- The wife may have been a licensee but that did not prevent her from recovering
- Injunction awarded

Law case summary from www.lawcasesummaries.com