

EXPRESSION OF INTEREST

Statement Details

Purpose: To determine the feasibility of a Statement of Claim for Canadians who

- have suffered death or serious injury due to receiving any of the COVID-19 vaccines approved in Canada;
- All persons whose consent to receive the COVID-19 vaccine was obtained through coercion or duress;
- All persons whose consent to receive the COVID-19 vaccine was obtained through fraud; and
- All persons who had been forced to surrender their right to refuse consent to any proposed medical treatment.

Legal Counsel: Subject to meeting eligibility requirements, Mr. Leighton B.U. Grey, K.C., a top acclaimed Canadian constitutional lawyer, will handle this Statement of Claim **from its inception to the final Trial court conclusion.**

Statement of Claim Scope: This Statement of Claim will be based upon a constitutional legal challenge against the Government of Canada and Canadian approved Covid-19 vaccine producers as follows:

As a Charter remedy under s.24(1) for constitutional and Charter violations by way of a tort, as well as common-law tort remedies.

Each Plaintiff further seeks, in general damages from the Defendants, monetary damages as follows:

- Under the tort of misfeasance in public office by the named and unnamed Johns and Janes Doe, and public officer holders;
- Against the Defendants under the tort of intimidation;
- Against the Defendants under the tort of conspiracy to deprive them of their constitutional rights;
- For the actions of His Majesty the King's officials, servants, and agents in the tort of constitutional violations in violating their constitutional rights to freedom of belief, conscience, religion, rights to bodily and psychological integrity, in violating consent to medical treatment and procedure concerning COVID-19 "vaccines" and "PCR" testing;
- For the intentional infliction of mental distress and anguish to the Plaintiffs by the Defendants;

- Punitive damages per Plaintiff for Defendant's callous violation of Plaintiff's constitutional rights; and
- Declaratory relief by way of constitutional invalidity of the Statutory and Regulatory scheme at the Federal level, as well as the federal executive actions, in enforcing the Covid-19 mandates.

Legal Service: This Statement of Claim will only address the systematic challenge of vaccine mandates and vaccine passports through the Federal Court and **NOT** in any other venue nor capacity. There are no personal consultations or representations with respect to your employer or your union.

Timing: Timing is of the essence.

Legal Costs: Total retainer fee is approximately \$1,000,000.00, which will be divisible by the number of signed Plaintiffs. At this time, please do NOT submit your retainer fee. If there is enough interest then a simple one-page retainer agreement will be forwarded and then the retainer agreement and it's fees can be submitted. We will provide the necessary details.

Retainer Agreement: A retainer agreement will be provided by legal counsel to each of the qualifying Plaintiffs for signature and retainer payment.

Organization: An "instructing" client committee will be established to handle all matters such as communication between the lawyer and the rest of the plaintiffs, decision-making requirements, and to other activities as it pertains the action.

Contact Point: Please respond in confidence. Please ensure the completion of **ALL** information requirements to ensure your total eligibility.

DISCLAIMER; *The content of this confidential document is provided for general information purposes only and does not constitute legal, medical, or other professional advice or an opinion of any kind. Users of this document are advised to seek specific legal or medical advice from their own appropriate legal or medical professional regarding any specific legal or medical concerns.*