

# Federal Court

Between

Gregory Paul Pawlowich

Plaintiff

and

Her Majesty the Queen

Defendant

## STATEMENT OF CLAIM

To the Defendant:

A LEGAL PROCEEDING HAS BEEN COMMENCED AGAINST YOU by the plaintiff. The claim made against you is set out in the following pages.

IF YOU WISH TO DEFEND THIS PROCEEDING, you or a solicitor acting for you are required to prepare a statement of the defense in form 17 B prescribed by the Federal Courts rules, serve it on the plaintiff, by registered mail, and file it, with proof of service, at a local office of this Court, WITHIN 30 DAYS after this statement of claim is served on you.

Copies of the Federal Court rules, information concerning the local offices of the court and other necessary information may be obtained on request to the administrator of this court at Ottawa (telephone 613-992-4238) or at any local office.

IF YOU FAILED TO DEFEND THIS PROCEEDING, judgment may be given against you in your absence and without further notice to you.

Date: \_\_\_\_\_ Issued by: \_\_\_\_\_

(Registry officer)

Address of Local office: Registries of the Federal Courts  
Thomas D'Arcy McGee Building  
90 Sparks Street, 5th floor  
Ottawa, Ontario  
K1A 0H9

Submitted to the above-named registries office through Email address: [van\\_reception@fct-cf.ca](mailto:van_reception@fct-cf.ca)

*Facts*

- 1) On or about November 24, 2019, the plaintiff, Gregory Paul Pawlowich, had his right arm bicep torn from the attachment to the bone at the shoulder.
- 2) After crying out in great pain and substantial pleading, the arresting officer repositioned the handcuffs allowing the arm to be rotated into a natural position.
- 3) MRI indicated that the ligaments were torn beyond repair.
- 4) Pictures of bruising and distortion of the bicep were submitted to the Civilian Review and Complaints Commission for the RCMP
- 5) Reports to the Terrace RCMP were referred to Kitimat RCMP
- 6) Kitimat RCMP refused to follow up or provide any correspondence on the complaint.
- 7) Claim was made through the court, Court File 34489-3C, Kitimat Registry Police Agency File 19-3605, that this injury was the result of the improper use of handcuffs.
- 8) Claim was made by the arresting officer, in court, that he had applied handcuffs thousands of times even though he was new to the force.
- 9) Accusation of the injury resulted in extensive harassment after a refusal to drop the accusations of the injury.
- 10) Civilian Review and Complaints Commission for the RCMP refused to respond to date.
- 11) Court Hearings (approximately 37) from March 5, 2020, to July 7, 2021, resulted in a stay of proceedings with no charges.
- 12) Plaintiff is left with an injury preventing the ability to support for his livelihood.
- 13) Plaintiff now suffers from police paranoia
- 14) Plaintiff suffered Loss of Business, loss of credit, and the ability to pay credit lines

*Relief Sought*

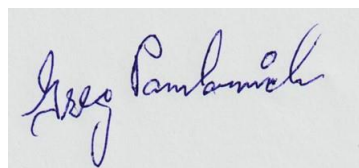
The plaintiff therefore claims as follows:

- a) Compensation for Loss of income to date
- b) Compensation for future loss of income
- c) Compensation for extensive harassment, pain and suffering through violations of rights, illegal search and seizures, intimidation, and confiscation of personal property.

Dated the 18 day of November, 2021

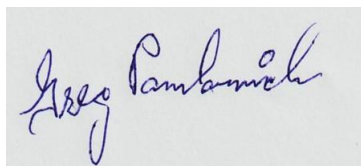
(Signature)

Gregory Paul Pawlowich



### Counsel for Plaintiff

I Gregory Paul Pawlowich



have defended myself throughout the Court File 34489-3C hearings and am acting on my own behalf as the Plaintiff.

### Correspondence

Correspondence related to this claim is to be directed to:

Gregory Paul Pawlowich  
Box 413, Jack Telstra Way 3800  
Terrace, BC, V8G 4B1  
Email: [lpenviro@telus.net](mailto:lpenviro@telus.net)  
Phone: 250-631-7770

- R.S., 1985, c. F-7, Sch.
- 2002, c. 8, s. 58