

e-document	T-1757-23-ID 1
F I L E D	FEDERAL COURT COUR FÉDÉRALE August 23, 2023 23 août 2023
	D É P O S É
Justin Desousa	
MTL	1

File No: _____

FEDERAL COURT

Between:

Ryan Challenger

Plaintiff

AND

His Majesty The King

Defendant

STATEMENT OF CLAIM
(Pursuant to S.48 of the Federal Court Act)

FACTS

1. The Plaintiff seeks a declaration that the long processing time for amendment of Production Permits under the Cannabis Act & Regulations is an unconstitutional violation of the patient's S.7 Charter Rights and damages for lost product and expenses due to the delay.

THE PARTIES

2a. The Plaintiff is a person Possessing a Production Permit Number #MCR-296659 who

2b. The Plaintiff can afford Licensed Producer prices, sales tax and shipping costs but want to avoid taxes and shipping and garden my own strains for myself. Why should I suffer the loss of rent on my site during the processing delays due to short-staffing just because I can afford to go elsewhere while the short-staffing delays continues?

3. The Defendant, His Majesty the King in Right of Canada, as represented by the Attorney General of Canada, is named as the representative of the Federal Government of Canada and the Minister of Health for Canada who is the Minister responsible for Health Canada and certain aspects of the Controlled Drugs and Substances Act including the Narcotic Control Regulations, and the Cannabis Act & Regulations.

BACKGROUND

4a. On March 25th, 2022, Plaintiff mailed the Application to Renew the permit to grow cannabis for medical purposes well before the expiry of the certificate which was April 22nd 2022.

4b. On September 23rd, 2022, Plaintiff mailed an application to make an amendment for a change of home address.

4c. On March 15th, 2023, Plaintiff mailed an application to make an amendment for a change of production site address.

4d. I have not received my amended permit and I am suffering Consequences:

- .Rent for a production site i can not use
- ..Insurance on a building i cant use for the intended purpose
- ...High cost of acquiring medication

5. Under the MMAR, Justice Roy of this court was told Dr. Stephane Lessard, Controlled Substances and Tobacco Directorate said the time to process an application to produce marijuana was "done in under 4 weeks, and renewals, far less." An amendment should also take far less.

6. Plaintiff seeks a declaration that the long processing time for amendment of Applicant's Production Permit under the Cannabis Act & Regulations is an unconstitutional violation of the S.7 Charter Rights and damages for lost product and expenses due to the delay.

The Plaintiff proposes this action be tried in the City of Montreal, Province of Quebec.

Dated at Laval on August 23rd 2023.

Ryan Challenger
Plaintiff Signature
Name: Ryan Challenger
Address: 3980 St-Elzear #1103
Laval, Qc H7P-0M2

Tel/fax: 514-559-3271
Email: Challenger929@hotmail.com

File No: _____

FEDERAL COURT

BETWEEN:

Ryan Challenger
Plaintiff

and

His Majesty the King
Defendant

STATEMENT OF CLAIM
(Pursuant to S.48 of
the Federal Court Act)

For the Plaintiff:

Name: Ryan Challenger
Address: 3980 St-Elzear unit 1103
Laval, QC H7P-0M2
Tel/fax: 514-559-3271
Email: Challenger929@hotmail.com