



Receipt No. _____

Claim No. 305(2019)

PROVINCIAL COURT OF SASKATCHEWAN
(CIVIL DIVISION)
JUDICIAL CENTRE OF SASKATOON

CUELENAERE LLP.

Suite 200, 450 2nd Ave North, Saskatoon, SK S7K 2C3

PLAINTIFF

- and -

BRADY QUIRING

Viscount, SK S0K 4M0 PO Box 38

DEFENDANT

CLAIM

1. The Plaintiff, Cuelenaere LLP, is the firm name of a partnership carrying on the practice of law and having an office in the City of Saskatoon, in the Province of Saskatchewan.
2. The Defendant, Brady Quiring, is a natural persons living in the town of Viscount in the Province of Saskatchewan.
3. The Defendant is justly and truly indebted to the Plaintiff in the amount of \$6,687.31 for fees and disbursements for services rendered by the Plaintiff to the Defendant at the Defendant's request, and for which the Defendant promised to pay for services rendered from November 29, 2016 until October 19, 2018.
4. In addition to the aforesaid amount, the Plaintiff claims interest pursuant to the *Pre-Judgment Interest Act*.
5. The general nature of the legal services that are the subject of this claim is work relating to a Family Law matter.


6. All of the legal services were performed by the Plaintiff at Saskatoon, Saskatchewan.
7. The particulars of the amount due and owing by the Defendant to the Plaintiff are as follows:

Matter #125144-002

- a) Statement of Account dated September 1, 2017, in the sum of \$4,612.31. As of September 1, 2017, \$400 was received from trust. On September 29, 2017 a further \$300 was received. No further payment for the outstanding amount was received.
 - b) Statement of Account dated March 8, 2019, in the sum of \$2,775. No payment has been received.
8. Particulars of the legal services provided by the Plaintiff to the Defendant and particulars of the amount owing by the Defendant to the Plaintiff have been delivered by the Plaintiff to the Defendant prior to the commencement of this action.
 9. The Plaintiff has demanded payment from the Defendant to the Plaintiff but the Defendant has failed to pay the amount owing.
 10. The Plaintiff, Cuelenaere LLP, therefore claims against the Defendant, Brady Quiring, the following:
 1. Judgment against the Defendant in the amount of \$6,687.31 being the amount set out above;
 2. Interest at a rate pursuant to the *Pre-Judgment Interest Act*;
 3. Recovery of the cost of issuance of the Summons in these proceedings;
 4. The costs of service of this claim; and
 5. Such further and other relief as this Honourable Court deems fit to grant.

DATED at the City of Saskatoon, in the Province of Saskatchewan, this 27th day of May, 2019.

CUELENAERE LLP

Per: 
Daniel Katzman
Student-at-law,
Cuelenaere LLP

This *Summons* was prepared and delivered by:

CUELENAERE LLP

Barristers and Solicitors, 200, 450 – 2nd Avenue North
Saskatoon, Saskatchewan, S7K 2C3

Lawyer in Charge of File: Jason Brunton
Address for Service: Same as above
Telephone Number: (306) 653-5000
File Number: 125144-002

Notice of Acceptance and Request

I, a Man; Brady, Peter James Quirby, do communicate with you, a woman, Jane Wootten, because there ~~has been~~ ^{is a} mistake which requires immediate attention and time is of the essence for I am being harmed by the current operation of this person and account;

(Longa possessio est pacis ius) long possession is the law of peace;

for your information and understanding I am joint recipient and co-user of both the person registered upon ~~the state~~ ^{registration} of live birth # 88-07-012641 and the Social Insurance account established for this person;

(Longa possessio parit ius possidendi, et tollit actionem vero domino) long possession produces the right of possession, and takes away from the true owner his actions;

for your ^{further} information and understanding the reason for this notice is reciprocation and indemnification within Article 26 of the Heber Code in conjunction with Article 31 of the Heber Code in order for Article 2 of the Heber Code be fulfilled;

(Quae praeter consuetudinem et morem majorum fiunt, neque placent, neque recta videntur) what is done contrary to the custom of our ancestors, neither pleases nor appears right;

I am with conviction, man does establish governments to protect and defend inalienable rights granted by our Creator of man and the exercise thereof by man;

Notice of Acceptance and Request

I, a man; Upper Lowercase Name, do communicate with you, a woman [or man], Name of Judge, because there is a mistake which requires immediate attention and time is of the essence for I am being harmed by the current operation of this person and account;

(Longa possessio est pacis jus) long possession is the law of peace;

for your information and understanding I am Joint recipient and co-user of both the person registered Upon registration of live birth #xx-xx-xxxxxx and The Social Insurance account established for this person;

(Longa possessio parit jus possidendi, et tollit actionem vero domino) long possession produces the right of possession, and takes away from the true owner his actions;

for your further information and understanding the reason for this notice is reciprocation and indemnification within Article 38 of the Lieber code in Conjunction with Article 31 of the Lieber code in order for Article 2 of the Lieber code be fulfilled;

(Quae praeter consuetudinem et morem maiorum fiunt, neque placent neque recta videntur.)

what is done contrary to the custom of our ancestors, neither pleases nor appears right;

I am with conviction, man does establish governments to protect and defend inalienable rights granted by our creator of man and the exercise thereof by man;

maxim of law: (nemo ex alterius facto praegravari debet)
no man ought to be burdened in consequence of another's act;

the self evident facts remain: any application for registration of a person was negotiated by another other than i before i did attain age of majority, while the application for the Social Insurance account established for this person was negotiated by a minor, therefore operation of law and equity allow for rescission of obligation resulting from negotiation due to infancy;

i rescind ~~negotiation~~ ^{obligation} as obligor due to infancy at the time of negotiation;

(Quando duo iura concurrent in una personam, aequum est ut si essent in diversis) when two rights ~~concur~~ in one person, it is the same as if they were in two separate persons; (Disparata non debentungi) unequal things ought not be joined. (things)

while i use this person and property and with Federal Courts Rules 101-104 and The Queen's Bench Rules for Saskatchewan Part 2 Division 1 Subdivision 1 2-1, 2-2, 2-3, the operation of law commands that the issuer of the certificate must be joined in any matters concerning this person as fiduciary for the represented person and if a person has not been joined as required, the court must order the person be made party; a person who refuses to join as plaintiff may be made either a defendant or, in a proper case, an involuntary plaintiff;

(Exercitio iuris non habet noxam) the execution of law causes no harm; or is it your intention to cause harm?

Maxim of law: (Nemo ex alterius facto praegravari debet) no man ought to be burdened in consequence of another's act;

The self evident facts remain any application for registration of a person by another other than I before I did attain age, majority, while the application for the social insurance account established, for this person was negotiated by a minor, therefore operation of law and equity allow for rescission obligation, resulting from negotiation due to infancy;

I rescind obligation as obligor due to infancy at the time of negotiation;

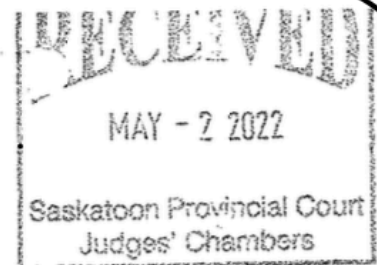
(Quando duo jura concurrunt in una persona, aequum est ac si essent in diversis)When two rights concur in one person, it is the same as if they were in two separate persons; (Disparata non decet jungi) unequal things ought not be joined

While I use this person and property with federal courts rules 101–104 and the Queen's bench rules for Saskatchewan part 2 division 1 subdivision 1 2-1, 2-2 ,2-3 the operation of law commends that the issuer of the certificate must be joined in any matters concerning this person as fiduciary for the represented person and if a person has not been joined as required, the court must order the person be made party; a person who refuses to join as plaintiff may be made either defendant or, in a proper case, an involuntary plaintiff;

(Executio juris non habet noxā) The execution of law causes no harm;

Or is it your intention to cause harm?

Was dealt with in Judges Chambers



To Jane Wootten

There appears to be a mistake and the enclosed Section 39 "package" is returned and refused for cause, for failure to comply with the Queens Bench Rules for Saskatchewan Part. 2 Division 1 Subdivision 1 2-1, 2-2, 2-3 and Federal Court Rules 103-(2)(2) 104-(1)(A)(B), on the grounds the annexed Certificates shows evidence that University Hospital is the Registrant for Brady Peter James Quiring by operation of law of which is "opphan work" and the act of registration secured the benefits and privileges offered by Canada.

The Registrar for Saskatchewan and Lieutenant Governor for Saskatchewan are required to be joined in any legal matters concerning Brady Peter James Quiring or BRADY PETER JAMES QUIRING because University Hospital is Registrant on behalf of Saskatchewan as administrator and usufructuary for preservation of public order and safety. Therefore Saskatchewan holds the usufruct for any legal obligations "he who enjoys the advantages of a right takes the accompanying disadvantages" AND "he who derives a benefit from a thing, ought to feel the disadvantages attending it" because "No Man ought to be burdened in consequence of another's act" and "any one may renounce a law introduced for his own benefit" for "no one is ~~obligated~~ obliged to accept a benefit against his consent" because "the execution of law does no injury" for "unequal things ought not be joined" and all works are done in this name for the glory of the nation for all mutually pledge to each other our lives, our fortune and our sacred honour with a firm reliance upon divine providence

To [Judge's Upper Lower Case Name]

There appears to be a mistake and the enclosed section 39 "Package" is returned and refused for cause, for failure to comply with the queens bench rules for Saskatchewan part 2 division 1 subdivision 1 2-1, 2-2, 2-3 and federal court rules 103-(1) (2) 104-(1)(A)(B), on the ground grounds the annexed certificates shows evidence that University Hospital is the registrant for Upper Lower Case Name by operation of law of which is "orphan work" and the act of registration secured the benefits and privileges offered by Canada.

The Registrar for Saskatchewan, and Lieutenant Governor for Saskatchewan I required to be joined in any legal matters concerning Upper Lower Case Name or ALL CAPS NAME because university hospital is registrant on behalf of Saskatchewan as administrator and usufructuary for preservation of public order and safety. Therefore Saskatchewan homes that usufruct for any legal obligations" he enjoys the advantages of a right takes the accompanying disadvantages" AND Open "he who derives a benefit from a thing, to feel the disadvantages attending it" because "no men ought to be burdened in consequence of another's act" and "anyone may renounce a law introduced for his own benefit" for "no one is obliged to accept a benefit against his consent" because "the execution of law does no injury" for "unequal things are not be joined" and all works are done in this name for the glory of the nation for all mutually pledged to each other our lives, our fortune and our sacred honor with a firm reliance upon divine providence

Copy of Birth Certificate

Copy of Registration of
Live Birth

Claim No 305 [2019]

Canada
Province of Saskatchewan

**IN THE PROVINCIAL COURT OF SASKATCHEWAN
(CIVIL DIVISION)
JUDICIAL CENTRE OF SASKATOON**

Between:

CUELENAERE LLP**PLAINTIFF**

And:

BRADY QUIRING**DEFENDANT****NOTICE OF DISCONTINUANCE**

TAKE NOTICE that the Plaintiff, CUELENAERE LLP, wholly discontinues the within action.

AND FURTHER TAKE NOTICE that each party to this action shall bear their own costs.

DATED at the City of Saskatoon, in the Province of Saskatchewan, this 18th day of October, 2022

CUELENAERE LLP

Per:



Jordan Durant
Solicitor for the Plaintiff

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This *Notice of Discontinuance* was delivered by:

CUELENAERE LLP
Barristers & Solicitors
200-450, Second Avenue North
Saskatoon, Saskatchewan
S7K 2C3

Address for Service: same as above
Lawyer in charge: Jordan Durant
Telephone Number: (306) 653-5000
Facsimile Number: (306) 652-4171

