

COURT FILE NUMBER QBG-SA-00766-2022

COURT OF KING'S BENCH FOR SASKATCHEWAN

JUDICIAL CENTRE SASKATOON

PLAINTIFFS: CAITLIN ERICKSON and COY NOLIN

DEFENDANTS: KEITH JOHNSON, JOHN OLUBOBOKUN, KEN SCHULTZ,
NATHAN RYSAVY, DUFF FRIESEN, LYNETTE WEILER,
JOEL HALL, FRAN THEVENOT, LOU BRUNELLE, JAMES
RANDALL, TRACEY JOHNSON, SIMBO OLUBOBOKUN,
ELAINE SCHULTZ, CATHERINE RANDALL, KEVIN
MACMILLAN, ANNE MACMILLAN, DAWN BEADURY,
NATHAN SCHULTZ, AARON BENNEWEIS, DEIDRE
BENNEWEIS, STEPHANIE CASE, DARCY SCHUSTER,
RANDY DONAUER, JOHN THURINGER, MILE TWO CHURCH
INC., THE GOVERNMENT OF SASKATCHEWAN, JOHN
DOES and JANE DOES

REQUEST FOR PARTICULARS

TAKE NOTICE that, pursuant to Rule 3-71, the Defendant, John Thuringer ("John"), requires that you, within eight (8) days after service of this Request for Particulars upon you, deliver to it a further and better statement of the nature of your claim, the particulars of which are as follows:

1. With respect to paragraph 41 & 42 of the Statement of Claim, details of the promulgated principles referred to therein.
2. With respect to paragraph 45 & 46 of the Statement of Claim, particulars of the corporal punishment allegedly observed by John, including the:
 - (a) Frequency;
 - (b) Location;
 - (c) Dates or approximate dates on which such alleged conduct was observed;
and
 - (d) The names of the alleged victims.
3. With respect to paragraph 47 and 48 of the Statement of Claim, particulars of John's alleged abuse in the nature of trespass to the person, the intentional infliction of mental

injury, physical assault and/or battery of students at the School and minor adherents and congregants of the Church, including the:

- (a) Frequency;
- (b) Location;
- (c) Dates or approximate dates on which such alleged conduct was observed;
and
- (d) The names of the alleged victims.

4. With respect to paragraph 49 of the Statement of Claim, particulars of the alleged incidents of John using the threat of Physical Abuse and Non-Physical abuse to intentionally inflict mental injury on, and intimidate and coerce students, minor adherents and congregants of the Church, including the:

- (a) Frequency;
- (b) Location;
- (c) Dates or approximate dates on which such alleged conduct was observed;
and
- (d) The names of the persons allegedly so threatened.

5. With respect to paragraph 64 of the Statement of Claim, particulars of the alleged Physical Abuse, Non-Physical Abuse and Intimidation Abuse, that was allegedly carried out by employees, agents, and representatives of Mile Two Church Inc. on the direction, knowledge and approval of John, including the:

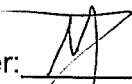
- (a) Frequency;
- (b) Location;
- (c) Dates or approximate dates on which such alleged conduct was observed;
and
- (d) The names of the victims allegedly abused.

NOTICE

If you intend to make a reply to this Request for Particulars, you must serve and file the reply within eight (8) days after service of the Request.

DATED at the City of Regina, in the Province of Saskatchewan, this 20 day of January, 2023.

KANUKA THURINGER LLP

Per: 
Solicitor for the Defendant,
John Thuringer

CONTACT INFORMATION AND ADDRESS FOR SERVICE

Lawyer in Charge of File:
James S. Ehmann, K.C.

KANUKA THURINGER LLP
Barristers and Solicitors
1400 - 2500 Victoria AVE
Regina SK S4P 3X2

Tel: 306.525.7200
Fax: 306.359.0590
Email: jehmann@kanuka.ca