

Federal and Federally Regulated Employees for Justice

A Volunteer Group in support of Federal and Federally Regulated Employees



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September 25, 2023

Statement of Claim – 2022 Participants Listing

We have concluded our June 30, 2023, Call For Nation-Wide Challenge To Federal Government Mandates. For those still interested in being added to our database for consideration, please use the Statement of Claim form provided. Thank you.

A statement of claim is a document that is filed in a Canadian court by a person or organization seeking relief from another person or organization. It sets out the facts and legal basis for the claim, as well as the specific relief being sought. The statement of claim must be served on the defendant, who then has an opportunity to respond by filing a statement of defence. Once filed in a court of law, the plaintiff has 12 months to serve it on the defendant. This is the beginning of the legal process in a lawsuit.

Attention Canadian Federal and Federally Regulated Employees

The following information explains a unique opportunity to join a new STATEMENT OF CLAIM WITH TOP CONSTITUTIONAL LAWYER, Mr. Rocco Galati, B.A., LL.B., LL.M.

If you missed the deadline to join his first effort, HERE IS YOUR LAST OPPORTUNITY to partake in the second Statement of Claim!

Due to Federal Government Covid-19 mandates, this Statement of Claim will be a detailed description of the adverse impacts in which you incurred economic losses, constitutional infringements and, or mental injuries. It provides you with the opportunity to collect the monetary compensation that you deserve.

To join this second Statement of Claim, please immediately respond confidently by filling out the [Statement of Claim form](#) below.

As a volunteer group, we have created an “Expression of Interest” or, a participant’s list as a prelude to determining the feasibility of developing and qualifying for a second “Statement of Claim.”

There appears to be the possibility that many federal and federally-regulated employees may still have an ongoing personal interest in participating in this one-time opportunity.

This Expression of Interest initiative now requires one final effort to secure the maximum number of qualified Plaintiffs and ensure an affordable individual retainer fee for all.

We recognize that you may already be part of other legal proceedings.

As a point of clarification, you can participate in several similar legal proceedings against another party, as long as each prosecution focuses on a different case. For example, in the case of vaccination mandates, you may file legal proceedings against your employer for liability and compensation for irregularities and employment-related offences. You may also participate in legal proceedings against the federal government for constitutional and Charter violations that have infringed on your freedom and rights.

Our volunteer group is validating and preparing the qualifying Express of Interest for final submission to Mr. Galati, who will assume this initiative after that.

This is a one-time personal opportunity for you, and there are no commitments made by you by participating in our Expression of Interest.

A qualifying process after June 30, 2023, will make the final determination as to your eligibility status. At that time, we will create your commitment once you submit your retainer agreement and the associated fee. Please note that we will not issue any retainer fee refund once legal action commences.

We acknowledge that your personal and private information is deemed sensitive and confidential under the “Personal Information Protection Act, SBC 2003, c 63.” Appropriate processes and restrictive measures are in place to ensure and protect all personal and private information.

To grow this initiative nationally and within federal and federally-regulated industries, we would like to request your participation to help secure as many qualified participants as possible.

Whether you are interested in participating in this opportunity or not, we request your assistance in promoting this initiative by using our Expression of Interest document (see below) and word of mouth with people of like interest. This document summarizes this unique opportunity for all federal and federally-regulated employees that have endured an adverse impact from implementing federal Covid-19 vaccine mandates and passports. Promotion within your social circles, employment workplace, and communicating not just within your specific industry and other federally-regulated industries would be greatly appreciated. If you have knowledge or access to national and industry-specific social media sites, please arrange to provide us with the relevant information, such as its web link.

On behalf of our organizing team, we greatly appreciate your valuable time and support of this outstanding opportunity.

Please let us know if you have any questions or suggestions. We will provide you with the required responses. You can reach us at our e-mail: support@fre4justice.ca.

EXPRESSION OF INTEREST

Statement Details

Purpose: To determine the feasibility of a Statement of Claim for directly employed or were directly employed as Canadian federally-regulated employees that endured an adverse impact from the implementation of federal Covid-19 vaccine mandates and passports.

Legal Counsel: Subject to meeting eligibility requirements, Mr. Rocco Galati, 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 Canadian constitutional legal challenge against the Canadian federal government 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, full reinstatement of all employment positions for each Plaintiff, including:

- Full back pay from their last day of paid employment to the date of judgment;
- Corresponding benefits and financial contributions commiserate with that back pay, including, but not restricted to, pension earnings, sick days and other benefits;
- Reinstatement at the advanced level they would likely have attained by the date of judgment.

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, 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 Her Majesty the Queen'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.
- 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 the federal vaccine mandate and vaccine passports as relates to your federal employment through the Federal Court and **NOT** in any other venue nor capacity. There are no personal consultations or representations with respect to your employer and / or union.

Timing: Timing is of the essence.

Legal Costs: Total retainer fee is about \$600,000, which will be divisible by the number of signed Plaintiffs. As an example, 600 + Plaintiffs @ \$1,000 each. If the Plaintiff count should be lower, the retainer fee will be pro rated as an example, 300 + Plaintiffs @ \$2,000 each. To put this into perspective, this represents about a year's supply of a latte at Starbuck's, each day or your annual vehicle insurance. 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 fee can be submitted at that time. We will provide the details at a later time.

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

Organization: An "instructing" committee, consisting of five members, 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 (lawsuit).

Contact Point: Please respond in confidence by accessing www.fre4justice.ca. 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.*

Contact Us

For any questions or information please contact us and we will do our best to get back to you within 24 hours. Thank you.

(Please note that email often goes to spam or junk mail. Please check if you are expecting a response to a question or submission.)

First Name *

Last Name *

Email *

Subject

Your Message *

Submit Form

Statement of Claim Form

(Please note that email often goes to spam or junk mail. Please check if you are expecting a response to a question or submission.)

First Name *

Last Name *

Address

Address Line 1 *

Address Line 2

City *

Province *

Postal Code *

Country *

Telephone *

Email *

Full Employer Name *

Employer Location *

Occupation *

Union Affiliation *

Referral Info *