

Correspondence between myself and the Ministry of the Attorney General - Civil Law Division:



Leah Dyck

February 19, 2025 at 10:18 AM

Re: Statement of Delivery for Court File No. CV-25-00000264-00... 

To: Cloc-Reception

[Details](#)



Good morning,

I just found out that I need to deliver my notice of intent before I can deliver my Statement of Claim.

Can you please forward my Notice of Intent letter and my Draft Statement of Claim to the Ontario Ministry of Municipal Affairs and Housing please?

February 19, 2025

To the Ministry of Municipal Affairs and Housing,

As you know, I delivered a Statement of Claim to the Civil Crown Law Office by email on January 27, 2025. I just became aware that I first need to send you a notice of intent. Please consider this letter to be my notice of intent and please see the attached 'Draft Statement of Claim'.

Based on your office's on-going refusal to acknowledge Barrie Housing's fraud scheme, let alone investigate it, which I informed your Office of on November 5, 2024, January 4, 2025 and January 27, 2025, I anticipate your continued resistance of this matter, including investigating it, and I further anticipate your defence about why your office isn't responsible despite having full knowledge of it.

However, in my continued pursuit for justice, I am asking your Office to please reconsider your position of not acting. The people whom have been defrauded are vulnerable. Many of them are elderly, or have developmental conditions. We have no ability to access legal resources (as seen in my Statement of Claims). We are human beings and we don't deserve to be robbed. We don't deserve to be deprived of anything due to personal characteristics. We are being treated like animals and no words can express how awful that is.

Sincerely,

Leah Dyck
leah.dyck@icloud.com



Draft Statement of
Claim (MMAH).pdf



I also consent to receiving further communications/materials by email.

Thank you,

Leah Dyck

[See More from Cloc-Reception](#)



[REDACTED] (MAG)

Yesterday at 2:03 PM

Leah Dyck v. His Majesty the King in Right of Ontario - Letter Fro...



To: leah.dyck@icloud.com, Cc: [REDACTED] (MAG)

[Details](#)

Dear Ms. Dyck,

Please see attached correspondence which is being sent to you on behalf of counsel Sara Badawi for the above-noted matter.

Thank you,

[REDACTED] (she/her)

Legal Assistant

Ministry of the Attorney General - Civil Law Division

Constitutional Law Branch

720 Bay St., 4th Floor

Toronto, ON M7A 2S9

Tel: (647) [REDACTED]

Email: [REDACTED]

Note: The information contained in this e-mail and any attachments may be privileged or confidential. If you are not the intended recipient, please contact the sender immediately and do not read, copy, retain or distribute this e-mail or any attachments thereto.

Ministry of the Attorney General

Constitutional Law Branch
Civil Law Division

4th Floor, McMurtry-Scott Building
720 Bay Street
Toronto ON M7A 2S9
Tel.: 647 825-2156
Fax: 416 326-4015
Email: [REDACTED]@ontario.ca

Ministère du Procureur général

Direction du droit constitutionnel
Division du droit civil

Édifice McMurtry-Scott, 4^e étage
720, rue Bay
Toronto ON M7A 2S9
Tél.: 647 825-2156
Télééc.: 416 326-4015
Email: [REDACTED]@ontario.ca



February 25, 2025

Via Email – leah.dyck@icloud.com
Leah Dyck
507-380 Duckworth St.
Barrie, ON L4M 6J8
Tel: (705) 718-0062

Re: Leah Dyck v. His Majesty the King in Right of Ontario; CV-25-00000264-0000

Dear Ms. Dyck,

I am counsel for the Defendant, His Majesty the King in Right of Ontario. We received your Statement of Claim (Court File No. CV-25-00000264-0000) on January 27, 2025. We also received on February 19, 2025 your Notice of Intent and Draft Statement of Claim dated February 19, 2025.

Pursuant to section 18 of the *Crown Liability and Proceedings Act, 2019*, S.O. 2019, c. 7, Sched. 17 (“CLPA”) no proceeding that includes a claim for damages may be brought against the Crown unless, at least 60 days before the commencement of the proceeding, the claimant serves on the Crown, in accordance with section 15 of the CLPA, notice of the claim containing sufficient particulars to identify the occasion out of which the claim arose.

We accept your Notice of Intent and Draft Statement of Claim as notice for the purpose of section 18 of the CLPA. However, the Statement of Claim dated January 27, 2025 is a nullity due to its lack of compliance with the CLPA. Therefore, it is imperative that you wholly discontinue the original claim. Should you do so, Ontario will not seek costs against you in respect of the January 27, 2025 Statement of Claim. Rule 23 of the *Rules of Civil Procedure* addresses discontinuances.

Yours truly,

[REDACTED]

[REDACTED]

Counsel
Civil Law Division
Constitutional Law Branch



Leah Dyck

Yesterday at 3:04 PM

Re: Leah Dyck v. His Majesty the King in Right of Ontario - Letter...

To: [REDACTED]

[Details](#)

Hi [REDACTED]

Thank you for your email and letter.

Tomorrow I will figure out how to discontinue the original claim, and file the appropriate documents to discontinue the original claim. Thank you for your helpful explanation in your letter. I really appreciate it.

Sincerely,

Leah Dyck

Sent from my iPhone

[See More from \[REDACTED\] \(MAG\)](#)

Found in Sent - iCloud Mailbox



Leah Dyck

9:07 AM

Re: Leah Dyck v. His Majesty the King in Right of Ontario - Letter...

To: [REDACTED] (MAG), Cc: [REDACTED] (MAG)

[Details](#)

Good morning [REDACTED],

Please see the attached Notice of Discontinuance:



Notice of Discontinuance .pdf



I will be heading to the courthouse shortly to file this, along with my Service of Affidavit.

Thank you again for being helpful by pointing out the specific rule in the *Rules of Civil Procedure*, and for not seeking costs against me in respect of my original Statement of Claim. It's very much appreciated.

Sincerely,

Leah Dyck

[See More from \[REDACTED\] \(MAG\)](#)

ONTARIO
SUPERIOR COURT OF JUSTICE

BETWEEN :

LEAH DYCK

Plaintiff / Moving Party

and

HIS MAJESTY THE KING IN RIGHT OF ONTARIO

Defendant

NOTICE OF DISCONTINUANCE

The plaintiff, Leah Dyck, wholly discontinues this action against the defendant, his Majesty the King in Right of Ontario.

DATE: February 26, 2025

Leah Dyck
Self-represented plaintiff
507-380 Duckworth St.
Barrie, ON L4M 6J8
Tel: (705) 718-0062
Email: leah.dyck@icloud.com

TO:

██████████
Lawyer for the defendant
Ministry of the Attorney General - Civil Law Division
Constitutional Law Branch
720 Bay St., 4th Floor
Toronto, ON M7A 2S9
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