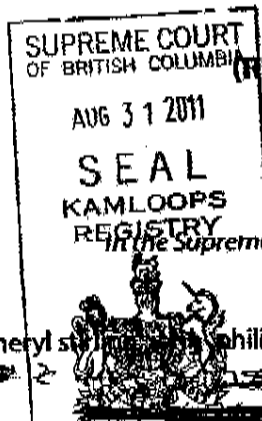


AMENDMENT RULE 6.1



FORM 1
(RULE 3-1 (1))

No. 411111

Kamloops

~~Gene Cheryl Stirling~~ ~~Philip Stirling, Beau Jake Stirling~~ **Plaintiff(s)**
and
~~Murna Taylor-Beckman, Shawn Taylor-Beckman~~ - MARTIN **Defendant(s)**

NOTICE OF CIVIL CLAIM

This action has been started by the plaintiff(s) for the relief set out in Part 2 below.

If you intend to respond to this action, you or your lawyer must

- (a) file a response to civil claim in Form 2 in the above-named registry of this court within the time for response to civil claim described below, and
- (b) serve a copy of the filed response to civil claim on the plaintiff.

If you intend to make a counterclaim, you or your lawyer must

- (a) file a response to civil claim in Form 2 and a counterclaim in Form 3 in the above-named registry of this court within the time for response to civil claim described below, and
- (b) serve a copy of the filed response to civil claim and counterclaim on the plaintiff and on any new parties named in the counterclaim.

JUDGMENT MAY BE PRONOUNCED AGAINST YOU IF YOU FAIL to file the response to civil claim within the time for response to civil claim described below.

Time for response to civil claim

A response to civil claim must be filed and served on the plaintiff(s),

- (a) if you were served with the notice of civil claim anywhere in Canada, within 21 days after that service,
- (b) if you were served with the notice of civil claim anywhere in the United States of America, within 35 days after that service,
- (c) if you were served with the notice of civil claim anywhere else, within 49 days after that service, or
- (d) if the time for response to civil claim has been set by order of the court, within that time.

CLAIM OF THE PLAINTIFF(S)

Part 1: STATEMENT OF FACTS

[Using numbered paragraphs, set out a concise statement of the material facts giving rise to the plaintiff's(s) claim.]

- 1 Over the last 2 years the defendants have been coping and entering the plaintiff's e-mail and phone conversations. They have threatened the defendants lives with bodily harm and death. They have slandered the defendants and written untrue e-mail from the plaintiffs e-mail sites to people on the defendants contact list pretending to be the plaintiffs.
The defendants have written the plaintiffs s blackmail letters for money .
The defendants have phoned the the plaintiffs for black mailing for money
The defendants extorted and force by threat of death and bodily harm Marlene Stirling to sign over a boat and car. This included forging her husband John Stirling signature.
The defendant have forced significant security cost
The defendants have caused anxiety ,depression, stress, loose of sleep requiring medical care to the petitioners .
The defendant have cause travel to become necessary from Colombia for John Stirling at great expense and loose of income from work to protect his family .
The defendants have or have attempted to hired hells angel to cause murder or physical harm to the plaintiffs and have made statements by phone and e-mail of that intent.
The defendants have caused Beau Stirling to sell his home at an unreasonable low price to flee the torment and threats of the defendants

[If any party sues or is sued in a representative capacity, identify the party and describe the representative capacity.]

Part 2: RELIEF SOUGHT

[Using numbered paragraphs, set out the relief sought and indicate against which defendant(s) that relief is sought. Relief may be sought in the alternative.]

- 1 Criminal charges against the plaintiffs and a trail for extortion , blackmail ,fraud, uttering threats . Invasion of privacy and any other criminal charges revealed to be relevant.
- 2/ \$10,000,000.00 in damages to both plaintiffs
- 3/ costs
- 4 / As his honor see's fit

Part 3: LEGAL BASIS

[Using numbered paragraphs, set out a concise summary of the legal bases on which the plaintiff(s) intend(s) to rely in support of the relief sought and specify any rule or other enactment relied on. The legal bases for the relief sought may be set out in the alternative.]

1

2 criminal code of canada

3 damages to plaintiffs seeking relief

[Set out the street address of the address for service. One or both of a fax number and an e-mail address may be given as additional addresses for service.]

Plaintiff's address for service:

RR#2

~~XXXXXXXXXX~~ HOLDINGS RA
CHASE BC. V0E1M2

Fax number address for service (if any):

E-mail address for service (if any):

Place of trial:

Kamloops B.C.

The address of the registry is:

KAMLOOPS LAW COURTS
#223-455 Columbia Street
Kamloops, BC
V2C 6K4

Date:

Aug 22 2011

Signature of

Plaintiff §

Lawyer for plaintiff(s)

Rule 7-1 (1) of the Supreme Court Civil Rules states:

(1) Unless all parties of record consent or the court otherwise orders, each party of record to an action must, within 35 days after the end of the pleading period,

(a) prepare a list of documents in Form 22 that lists

(i) all documents that are or have been in the party's possession or control and that could, if available, be used by any party at trial to prove or disprove a material fact, and

(ii) all other documents to which the party intends to refer at trial, and