

**ONTARIO  
SUPERIOR COURT OF JUSTICE**

THE HONOURABLE )

)

Wednesday THE 4th

JUSTICE PERELL )

)

DAY OF July, 2018

BETWEEN:

**JULLIAN JORDEA REDDOCK and CARSON CAMPBELL**

Plaintiff

- and -

**ATTORNEY GENERAL OF CANADA**

Defendant



Proceeding under the *Class Proceedings Act, 1992*

**ORDER**

**THIS MOTION** made by the Plaintiffs for an Order pursuant to Rule 59.06 of the *Rules of Civil Procedure* amending the Order of Justice Perell dated June 21, 2018 was made this day at Osgoode Hall, 130 Queen Street West, Toronto, Ontario.

**ON BEING ADVISED** that the parties consent to this Order:

- THIS COURT ORDERS** that the Order of Justice Perell dated June 21, 2018 is hereby amended in accordance with the form of the Opt-Out Coupon e set out in **Schedule "A"**, and the French language translations of these documents which are to be agreed upon by the parties, on Class Counsel's and the Administrator's website.

Perell, J.

ENTERED AT / INSCRIT À TORONTO  
ON / BOOK NO:  
LE / DANS LE REGISTRE NO:

AUG 13 2018

PER / PAR:

AM

**“Schedule A”**  
**OPT OUT COUPON**

To: **Federal Administrative Segregation Class Action Administrator**  
3-505, 133 Weber Street North  
Waterloo, Ontario  
N2J 3G9  
Email: [FederalAdministrativeSegregationClassAction@crawco.ca](mailto:FederalAdministrativeSegregationClassAction@crawco.ca)

This is **NOT** a claim form. Completing this OPT OUT COUPON will exclude you from receiving any compensation arising out of any settlement or judgment in the class proceeding named below:

*Note: To opt out, this coupon must be properly completed and sent to the above address, postmarked no later than September 19, 2018*

Court File No.: CV-17-570771-00CP

**JULLIAN JORDEA REDDOCK**

Plaintiff

- and -

**ATTORNEY GENERAL OF CANADA**

Defendant

**I understand that by opting out of this class proceeding, I am confirming that I do not wish to participate in this class proceeding.**

I understand that any individual claim I may have must be commenced within a specified limitation period or it will be legally barred.

I understand that the certification of this class proceeding suspended the running of the limitation period from the time the class proceeding was filed. The limitation period will resume running against me if I opt out of this class proceeding.

I understand that by opting out, I take full responsibility for the resumption of the running of any relevant limitation period and for taking all necessary legal steps to protect any claim I may have.

Date: \_\_\_\_\_

Name of Class Member: \_\_\_\_\_

\_\_\_\_\_  
Signature of Witness

\_\_\_\_\_  
Signature of Class Member Opting Out or  
Guardian of Property (if applicable)  
Telephone: \_\_\_\_\_

Name of Witness: \_\_\_\_\_

Name of Guardian of Property (if applicable): \_\_\_\_\_

Telephone: \_\_\_\_\_

Yes  No Attached is a copy of the document appointing me as Guardian of Property.

**ONTARIO**  
**SUPERIOR COURT OF JUSTICE**

Proceeding commenced at Toronto

**CONSENT ORDER**

**KOSKIE MINSKY LLP**

900-20 Queen St W  
Toronto ON M5H 3R3

**Kirk M. Baert** (LS# 309420)

Tel: (416) 595-2092 / Fax: (416) 204-2889

**James Sayce** (LS# 58730M)

Tel: (416) 542-6298 / Fax: (416) 204-2809

**Brittany Tovee** (LS# 71086L)

Tel: (416) 595-2260 / Fax: (416) 204-4937

**MCCARTHY TÉTRAULT LLP**

5300-66 Wellington St W  
Toronto ON M5K 1E6

**H. Michael Rosenberg** (LS# 58140U)

Tel: (416) 601-7831 / Fax: (416) 868-0673

**Charlotte-Anne Malischewski** (LS# 69687F)

Tel: (416) 601-8420 / Fax: (416) 868-0673

Lawyers for the Plaintiff