

PO Box 99900 DW 740 743
RPO HAZELDEAN
Kanata, Ontario
K2M 0K5

File No. 2025-07NP-SC-25-171602

July 16, 2025

Helen Nadine Phillips
2 Balmoral Place, Unit 103
Brockville, Ontario
K6V 6K1
613-556-0166

Re: Ottawa Small Claims Court file SC-25-171602

Ms. Phillips,

YOU ARE BEING SUED.

See attached Ottawa Small Claims Court claim served upon you according to the *Rules of the Small Claims Court*.

Sincerely,



Leonard

Cc: Ottawa Small Claims Court claim file SC-25-171602
Cc: Copy to file

FILE COPY

PO Box 99900 DW 740 743, RPO HAZELDEAN, Kanata, Ontario K2M 0K5

ONTARIO
Superior Court of Justice



OTTAWA
Small Claims Court
161 ELGIN STREET
2ND FLOOR,
OTTAWA, ONTARIO
K2P 2K1
Address
613-239-1054
Phone number

Plaintiff's Claim
Form 7A Ont. Reg. No.: 258/98

SC-25-171602
Claim No.

JUL 16 2025

Plaintiff No. 1

☐ Additional plaintiff(s) listed on attached Form 1A. ☐ Under 18 years of age.

| | | |
|---|---|----------------------------------|
| Last name, or name of company [REDACTED] B C3 | | |
| First name Leonard | Second name | Also known as |
| Address (street number, apt., unit) PO BOX 99900 DW 740 743 RPO HAZELDEAN | | |
| City/Town KANATA | Province ONTARIO | Phone no. 613-978-0278 |
| Postal code K2M 0K5 | Email address LEONARD@LITIGATEX.COM | |
| Representative | | Law Society of Ontario no. |
| Address (street number, apt., unit) | | |
| City/Town | Province | Phone no. |
| Postal code | Email address | |

Defendant No. 1

☐ Additional defendant(s) listed on attached Form 1A. ☐ Under 18 years of age.

| | | |
|---|--|----------------------------------|
| Last name, or name of company PHILLIPS | | |
| First name HELEN | Second name NADINE | Also known as |
| Address (street number, apt., unit) 2- 103 BALMORAL PLACE | | |
| City/Town BROCKVILLE | Province ONTARIO | Phone no. 613-556-0170 |
| Postal code K6V 6K1 | Email address NADINEPHILLIPS21@HOTMAIL.COM | |
| Representative | | Law Society of Ontario no. |
| Address (street number, apt., unit) | | |
| City/Town | Province | Phone no. |
| Postal code | Email address | |

REASONS FOR CLAIM AND DETAILS

Explain what happened, including where and when. Then explain how much money you are claiming or what goods you want returned.

If you are relying on any documents, you **MUST** attach copies to the claim. If evidence is lost or unavailable, you **MUST** explain why it is not attached.

What happened? SEE SCHEDULE "A" ATTACHED.

Where?

When?

FILE COPY

How much? \$ 35,000.00
(Principal amount claimed)



ADDITIONAL PAGES ARE ATTACHED BECAUSE MORE ROOM WAS NEEDED.

The plaintiff also claims prejudgment interest from AUGUST 2024 under:
(Date)

(Check only
one box)

☒ the *Courts of Justice Act*

☐ an agreement at the rate of _____ % per year

and postjudgment interest, and court costs.

Prepared on: JUL 16 2025, 20 _____

Zachary B.

(Signature of plaintiff or representative)

Issued on: JUL 16 2025, 20 _____

K. Lorton

(Signature of clerk)

**CAUTION TO
DEFENDANT:**

IF YOU DO NOT FILE A DEFENCE (Form 9A) and proof of service (**either** an Affidavit of Service (Form 8A) **or** a Lawyer or Paralegal's Certificate of Service (Form 8B)) with the court within twenty (20) calendar days after you have been served with this Plaintiff's Claim, judgment may be obtained without notice and enforced against you. Forms and self-help materials are available at the Small Claims Court and on the following website:
www.ontariocourtforms.on.ca.

**CAUTION TO
PARTIES:**

Unless the court orders or the rules provide otherwise, **THIS ACTION WILL BE AUTOMATICALLY DISMISSED** if it has not been disposed of by order or otherwise two (2) years after it was commenced and a trial date or assessment under subrule 11.03(2) has not been requested.

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SCHEDULE "A"

1. THE PLAINTIFF'S CLAIM IS FOR:

a/ General damages in the sum of \$35,000.00 (thirty-five thousand dollars) or such other amount as amended *Courts of Justice Act* at time of trial from the Defendant, or in the alternative,

b/ damages in the sum of \$35,000.00 (thirty-five thousand) arising from deceit or such other amount as amended *Courts of Justice Act* at the time of trial from the Defendant, or in the alternative,

c/ damages in the sum of \$35,000.00 (thirty-five thousand) arising from battery or such other amount as amended *Courts of Justice Act* at the time of trial from the Defendant, or in the alternative,

d/ damages in the sum of \$8,000.00 (eight thousand) arising from Trespass to Chattel from the Defendant and/ or in the alternative,

e/ damages in the sum of \$5,000.00 (five thousand) arising from theft from the Defendant, or in the alternative,

f/ damages in the sum of \$35,000.00 (thirty-five thousand) arising from intentional infliction of emotional distress or such other amount as amended *Courts of Justice Act* from the Defendant or in the alternative,

g/ damages in the sum of \$35,000.00 (thirty-five thousand) arising from negligent infliction of emotional distress or such other amount as amended *Courts of Justice Act* from the Defendant or in the alternative,

h/ damages in the amount of \$35,000.00 (thirty-five thousand) arising from threats or such other amount as amended *Courts of Justice Act* at the time of trial from the Defendant or in the alternative,

i/ damages in the amount of \$35,000.00 (thirty-five thousand) arising from libel and/ or slander and/ or spreading rumors, gossip and innuendo and in such a way as to destroy the Plaintiff and/ or his

business and/ or character and/ or such other amount as amended *Courts of Justice Act* at the time of trial from the Defendant or in the alternative,

j/ damages in the amount of \$35,000.00 (thirty-five thousand) arising from breach and violation of standard(s) and duties of care as a Health Care professional, or such other amount as amended *Courts of Justice Act* at the time of trial from the Defendant, or in the alternative,

k/ damages in the amount of \$35,000.00 (thirty-five thousand) under the *Occupiers Liability Act*, R.S.O. 1990 c.O.2 from the Defendant or in the alternative,

l/ damages in the amount of \$35,000.00 (thirty-five thousand) arising from human cruelty, domestic abuse, from the Defendant or such other amount as amended *Courts of Justice Act* at the time of trial or in the alternative,

m/ special damages to be assessed by the Court for injury to dignity, loss of self-esteem, feelings of victimization and other intangible harm suffered from the Defendant and/ or in the alternative,

n/ damages assessed by the Court, or proven at trial arising from Fraud, scam from the Defendant, and/ or in the alternative,

o/ damages assessed by the Court, or proven at trial for violation and disclosure of the Plaintiffs personal, private, confidential records/ photos contrary to Section 162.1 of the *Criminal Code of Canada* (CCC);

p/ An order requiring and directing the Ottawa Police Service and its designated unit(s) begin a criminal investigation into the Defendant (Helen) Nadine Phillips for uttering threats S. 264.1(1) and for Fraud S. 380 (1) and for false pretenses S. 361 of the CCC.

q/ An order for restitution of unjust enrichment, such that the Plaintiff has suffered a corresponding deprivation from the Defendant;

- r) An order requiring and directing that Nadine Phillips updates and provide her permanent address with full particulars for court service;
- s) An order requiring and directing that Tinder and its subsidiaries release its evaluation and investigation into Nadine Phillips (613) - 556-0166;
- t) An order requiring and directing that Gofundme (group of Venture investors- including Accel Partners and Technology Crossover Ventures) release its evaluation and investigation into suspending contact fundraiser/ organizer- Nadine Phillips. August 11, 2021;
- u/ An order requiring and directing that Nadine Phillips produce all Doctor directed medications/receipts and correspondence regarding denied funding for 42,000\$ of medication for Isabel Phillips for a year;
- v/ An order requiring and directing Nadine Phillips produce a true list of all employers and clients who pay for her services from 2006 – 2025;
- w/ A mediator to decide any issues not decided at the trial;
- x/ Pre-judgement and post-judgement interest pursuant to the *Courts of Justice Act* R.S.O. 1990, c. C.43;
- y/ Costs of any prosecution of this proceeding(s)
- z/ His costs of this action; and
- zz/ Such further and other relief this honorable Court deems just

INTRODUCTION:

2. This claim arises from a series of toxic, manipulative, evil and luring abusive actions that were orchestrated by a con artist, the Defendant, Nadine (Helen) Phillips (Hereinafter, Nadine Phillips) and occurred from July 30, 2024 thru May 2025.

THE PARTIES:

3. The Plaintiff is a respected business owner residing in the City of Ottawa. At the time of the events, the Plaintiff believed he was talking with a Nurse, Nadine Phillips, who was allegedly employed in patient rehabilitation and accident services.

4. The Defendant, Nadine Phillips, was Born on May 5, 1986 in England and currently resides at 103- 2 Balmoral Place, Brockville, Ontario K6V 6K1 and works as an independent, unregistered and blacklisted Health care provider and assists a few clients with washing dishes, grocery shopping, cleaning and unsupervised needs.

TINDER TERMS OF USE:

5. Tinder users, including the Defendant, Nadine Phillips agree to comply with the terms and conditions of the Tinder website and/ or App and must comply with all applicable laws, including privacy, intellectual property, anti-spam and regulatory requirements of the users Province.

6. Tinder participants agree **NOT** to:

a/ Misrepresent identity, age or affiliations;

b/ Use the Tinder service in a way that damages the Tinder service

c/ Use the Tinder service for any harmful, illegal or nefarious purpose...money laundering or other financial crimes

d/ Post or share prohibited content

e/ Harass, bully, stalk, intimidate, defame, harm or otherwise cause psychological harm

f/ Solicit money or other items of value from another user, whether as a gift, loan, or form of compensation

g) Use Tinder Services in relation to fraud, a pyramid scheme or similar practice;

h) Violate the terms of the license granted to you by Tinder;

TINDER REPORTING:

7/ I) REPORT ALL SUSPICIOUS AND OFFENSIVE BEHAVIORS

- a) Requests for money or donations
- b) Harassment, threats, and abusive messages
- c) Inappropriate or harmful behavior during or after meeting in person
- d) Fraudulent profiles
- e) Solicitation, including links to commercial website (gofundme) or attempts to sell products (Nadine's Avon)

ALLEGATIONS OF FACT- THE EVENTS:

8. Prior to making a dating profile on Tinder, the Plaintiff did some research and read on the wwweb that Tinder was for single people, looking for love and wanted to start dating.

9. On July 30, 2024, the Plaintiff was seeking companionship and had a profile on a dating site Tinder that read, *"looking to connect with a Christian woman for purposes of conversation, friendship and serious relationship"*.

10. The Plaintiff states on or about July 30, 2024 Nadine Phillips was a Tinder Plus subscriber which allows users to control who sees their profile and limiting visibility to those already liked on Tinder.

11. The Plaintiff states on or about August 3, 2024, Nadine Phillips profiled the Plaintiff on dating site Tinder and text messaged the Plaintiff on August 3, 2024 at about 8:30 pm stating she was a *Christian, in-College and seeking a serious relationship*.

12. The Plaintiff states Nadine Phillips Tinder profile had a Black-n-white photo, that she said was, "lips luring for cock", undated photo shopped and cat-fished photos, under-aged child (daughter) lying on bed and the Tinder profile pictures later described by Nadine Phillips, "luring for sex". .

13. The Plaintiff states on August 3, 2024, Nadine Phillips told the Plaintiff she was a Nurse and provided her proof.

14. The Plaintiff states according to the governing Ontario College of Nurses (CNO) ("Find a Nurse") there is no registration or licensing information for: Helen Nadine Phillips and/ or Nadine Phillips.

15. The Plaintiff states on the morning of August 4, 2024, Nadine Phillips told the Plaintiff she graduated in 2006 from CDI College with a PSW Diploma. However, in May 2024 CDI College state [para email] "...No student transcripts exists for Nadine Phillips".

16. The Plaintiff states on August 20, 2024 the Plaintiff spoke with Admin Chelsea at CDI Mississauga College and Chelsea researched and confirmed that Helen Nadine Phillips is a fraud and never paid, attended, or graduated Mississauga CDI College.

NADINE PHILLIPS CONVERSATION CONCERNING ABUSE, CONFUSION AND RAGE:

17. The Plaintiff states on August 3, 2024, at 10:18 pm, Nadine Phillips text sent her phone number (613-556-0166) to the Plaintiff and over 4 recorded hours Nadine Phillips said [para]: "

a) *...I have 3 children I never really wanted with 3 different abusive men*

b) *...I had my first child Isabel Victoria Phillips when I was very young with man who left us and he was abusive and I have nothing to do with him ...have told him to fuck himself and I want him to die.*

c) *...I have abusive parents, what do you think about that;*

d) *...I have abused my children and can't change that;*

e) *...Family and Children Services have investigated me for not caring for my children...but that's all shit.*

f) *...my only daughter is really sick and needs a lot of money...I set up a gofundme and fuck it;*

g) *...I was sexually molested, what do you think about that;*

h/ *...I was molested by my brother Ross...I will tell you more later;*

- i) *...I was molested by a family uncle...I will tell you more later;*
- j) *...I have made horrible life decisions and horrible mistakes;*
- k) *...I drink alcohol to escape my shitty life, what do you think about that*
- l) *...I am not a Nurse, but a PSW;*
- m) *...I have enabled others with drugs;*
- n) *...I have money and travel via train Montreal and Toronto;*
- o) *...I am not exactly a PSW;*
- p) *...I have been in Brockville Court demanding money due to Family problems with my kids and Brockville is same drama and shit;*
- q) *...I have snorted cocaine, what do you think about that;*
- r) *...It's amazing what happens when you lose a lot of weight, every man wants to fuck you;*
- s) *...I know a Criminal Lawyer Bar in Brockville and he helped me with information and misleading FACS and I set up accounts in my children's name to hide money requested by Court. ...I also know his Paralegal Robin and she looks like a prostitute;*
- t) *...I don't give a shit, what do you think about that;*
- u) *...I had relationships with Brockville Police Officers, what do you think of that;*
- v) *...I have dirt on Brockville Police, what do you think of that;*
- w) *...I can honestly say I have given hand and blow jobs to men I hate, what do you think about that;*
- x) *...I have lost 40 pounds and men fuck me...it's incredible what happens in a shit place like this when you lose weight since highschool;*
- y) *...My mother is dying from Cancer and I hate;*

- z) ...I don't believe in COVID, just the governments way of scaring people and the vaccine killed people and I tell all my patients not to get vaccinated;
- zz) ...I have thoughts of suicide;
- aa) ...I have been diagnosed bi-polar;
- bb) ...I need a lot of money;
- cc) I think of ways to die;
- dd) I have been served by process servers so much so that I moved from one apartment to another to hide from them;
- ee) No one really cares about me;
- ff) I profiled your Tinder;
- gg) I know I'm fat and need surgery;
- hh) ...I had a "C" section it disfigured me for life what do you think about that?
- ii) My life is shit and I barely holding it together;
- jj) My parents live across the street;
- kk) ...I sometimes use my Mom's PSW certificate, we share the same first name. What do you think about that;
- ll) The justice system is shit and fuck it and no one can stop me.
- mm) I know people in Ottawa and Brockville that can hurt people, what do you think about that;
- nn)... I get confused and say shit I shouldn't
- oo)...I have 3 different phone numbers and emails and will tell you why later

18. The Plaintiff states on August 3, 2024 at 11:02 pm Nadine Phillips (613-556-0166) text sent a photo and later said on the phone, “...*former boyfriend beat me up...scab still on nose*” photo.

19. On August 3, 2024 at 11:02 pm Nadine Phillips (613-556-0166) text sent a photo and she said on the phone, “men will fuck my breasts”.

20. On August 4, 2024 at about 2:00 am the Defendant told the Plaintiff on the phone, “...*if your Doctor won’t inject you with testosterone, I can get it [testosterone] on the streets of Brockville*”.

21. The Plaintiff states on the morning of August 4, 2024 while speaking on the phone he asked Nadine Phillips whether the bank had statements to show payment for CDI College PSW and Nadine Phillips said, “*they don’t have that anymore; the bank lost my payment in 2006*”.

22. The Plaintiff states on the morning of August 4, 2024 while speaking on the phone he asked Nadine Phillips whether Career Colleges Ontario (request a transcript (<https://steps.oacc.on.ca/>) has the transcript and Nadine Phillips stated, “*no, I’ve tried everything*”.

23. The Plaintiff states on the morning of August 4, 2024 while speaking on the phone he asked Nadine Phillips whether the Canadian Revenue Agency (CRA) had her tuition certificates on file from 2006 and Nadine Phillips said, “*I don’t know what that is*”.

24. The Plaintiff states Nadine Phillips found a convenient loop hole in an unregulated health related profession and has subsequently lied, knowingly misled employers, misrepresented her identity to clients, committed fraud, threatened individual(s) with questioning points of view, and fabricated educated information.

25. On August 4, 2024, 3:56 pm, Nadine Phillips (613-556-0166) text sent bralette photo and asked the Plaintiff on the phone, “*want to fuck? What do you think*”.

26. On August 5, 2024, Nadine Phillips (613-556-0166) text responds to a July 2024 photo of the Plaintiff, "...jeezz you just want to look like an old man Lol".

27. On August 5, 2024, Nadine Phillips (613-556-0166) reminds the Plaintiff in a text to have his Doctor administer a testosterone test [injection] because she was a Nurse and wanted the Plaintiff to start taking injections so that he would be physically larger and have more muscle.

28. On August 5, 2024, Nadine Phillips (613-556-0166) text sent odd half-naked picture of her son who the Plaintiff didn't know.

29. On August 5, 2024, Nadine Phillips (613-556-0166) text sent photo and said on the phone, "*this is how I look now*".

30. On August 5, 2024, Nadine Phillips (613-556-0166) text sent an illicit photo of her client.

31. On August 5, 2024, Nadine Phillips (613-556-0166) text sent a photo and said on the phone, "*this is how I look now, better?*"

32. On August 5, 2024, 1:47 AM and 1:49 AM, Nadine Phillips text sent photos and said, "*this is how I want you to look*".

33. On August 5, 2024, 2:06 AM, Nadine Phillips sent a cropped photo of herself, cleavage, open breasted and said on the phone, "*this will help you cum*".

34. On August 5, 2024, the ~~Plaintiff~~ Defendant sent another photo wearing red lipstick and later on the phone asked, "*what do you think, red lipstick today, would look great around your cock*".

35. The Plaintiff states as of August 5, 2024, 7:34 pm Nadine Phillips had NOT met the Plaintiff in person, had no idea where he lived and did not inquire about his place of birth, age, didn't care to ask much about him, his life, his business, his family, mother, father, brothers, sisters, aunts and uncles, his schooling, his favorite meal, birthdate, hobbies, or even color of his eyes.

36. On August 5, 2024 at about 7:35 pm Nadine Phillips arrived approximately 80 minutes late for a scheduled supper at Pho Moonlight Soup restaurant located at 442 Hazeldean Rd., Kanata, Ontario where she failed to bring any money and promised to pay the Plaintiff back.

37. On August 5, 2024, and by 8:28 pm Nadine Phillips had finished supper at Pho Moonlight soup restaurant and went for a walk down paths in Kanata and was speaking with her daughter Isabel Victoria Phillips on the phone and Nadine Phillips kept leering at the Plaintiff and saying, “*be careful Isabel, ...ITP, your bleeding and clotting, are you ok, be careful, we need money Isabel, we need money*”.

38. The Plaintiff states in November 2021, contact- Nadine Phillips directed 42,000\$/year in Gofundme donations, but could never verify Isabel Phillips illness.

39. The Plaintiff states an investigation has found Gofundme suspended Nadine Phillips fundraiser for Isabel Phillips.

40. The Plaintiff states as of May 2025, Nadine Phillips has defrauded and scammed at least 13 individuals of monies from Gofundme and has chosen not to pay them back and not contact Gofundme for resolution or removing the Gofundme profile.

41. The Plaintiff states he was shocked and believed Nadine Phillips was a Nurse and didn't want Isabel who had ITP to die and provided monies to Nadine Phillips and the Plaintiff will provide particulars before trial.

42. On August 5, 2024 at about 9:10 pm Nadine Phillips drove the Plaintiff to 426 Hazeldean Road, Kanata, where she parked in the dark, un-dressed in her White 2020 Santa FE SUV and sexually played with herself and the Plaintiffs fingers and masturbated on the driver's seat of her White 2020 Santa FE SUV.

43. On August 5, 2024 at about 10:30 pm and at 426 Hazeldean Road, Kanata, Nadine Phillips told the Plaintiff, “*I need to go back to Brockville and I need a minimum of 60.00\$ cash*”.

44. The Plaintiff states the Defendant demanded the money knowing she had no intention of repaying it and the Plaintiff, trusting her, lend her 60.00\$ cash.

45. On Saturday April 26, 2025 a Private Detective who works in the Province of Ontario told the Plaintiff, “...*I know Nadine Phillips and Darby Potter, ...both drug addicts and the possessions and money you lend Nadine, she bought drugs*”.

46. On August 5, 2024, the Plaintiff states Nadine Phillips knew she had viral diseases and understood her duty of care among partners, is the same duty to exercise ordinary care and not injure others and failed to inform the Plaintiff.

47. On August 6, 2024 3:29 PM, Nadine Phillips told the Plaintiff to, “order 3 x 119.00\$ paddle boards (without pump) for [her] kids” and Nadine Phillips wanted a Kayak from the Plaintiff too.

48. On August 6, 2024 at about 7:45 pm, Nadine Phillips was 60 minutes late and drove back to Kanata and watched a movie (Taken) at Plaintiff residence and at about 7:55 pm, Nadine Phillips told the Plaintiff she had another on-going court problem with a man in Ottawa.

49. Around [12] midnight, Nadine Phillips was tired and tried to fall asleep on the Plaintiffs Kingsdown Olympia bed and polished her fingernails while lying on the Plaintiffs bed.

50. On August 7, 2024 at about 1:30 AM while the Plaintiff was engaged at his office desk- located in the same room as his bed - Nadine Phillips who was lying naked on his bed said, “*you can have sex with me and I don’t believe in condoms*”.

51. The Plaintiff states this statement (50) by the Defendant Nadine Phillips was unsolicited and made in a context designed to manipulate and/ or influence his decision making in a vulnerable and private setting.

52. The Plaintiff states he DID NOT have sex with Nadine Phillips as she snored the night thru on his Kingsdown Olympia bed.

53. On August 7, 2024 at about 6:25 am, the Plaintiff states Nadine Phillips woke up from sleeping on the Plaintiffs Kingsdown Olympia bed and she said, *"your bed is very comfortable and I need to get back to Brockville and I need a minimum of 60.00\$ cash"*.

54. The Plaintiff, trusting her, he lend Nadine Phillips 60.00\$ cash.

55. Before leaving the Plaintiff residence at about 6:35 am on August 7, 2024, Nadine Phillips renewed her interest in possessions that the Plaintiff was selling from his home. The Defendant stated that she knew individuals who could use the items and agreed to purchase them for half of their original retail price, with a promise to pay the Plaintiff on the following Sunday. Relying on this representation, the Plaintiff sold and transferred the following items to the Defendant:

a/ New Ski doo suit; 659.00\$/329.50

b/ New Honey well safe; 109.00\$/54.50

c/ New Ezviz CP1 smart cam; 79.99\$/39.

d) New Eclipse Draft 63" curtains; 49.99\$/25.

e) New Oral "B" Series 6 electric toothbrush; 169.99\$/85.

55. a) The total amount owed by the Defendant for these goods is 533.00\$ and it remains outstanding.

56. The Plaintiff states, the Defendant made this offer knowing she had no intention of paying and caused frustration and financial loss.

57. The Plaintiff states according to Canada's mandate on Human trafficking, "the need for possessions" is another form of Human trafficking.

58. On August 7, 2024, 3:43 pm, Nadine Phillips sent text photos and called the Plaintiff and said, *"remembering my moaning, squirting and licking off my polished fingernails last night"*. And, *"...I bet you liked it [Leonard]"*.

59. On August 7, 2024, at about 10:15 pm, Nadine Phillips was at Buffy Christians home in the Metropolis of Brockville and Nadine Phillips was drunk and called the Plaintiff and told him “*Buffy really wants to get me drunk, I can’t stop drinking*” and Nadine Phillips called her sick daughter, Isabel Phillips to pick her up and drive her home.

60. On August 8, 2024 at about 12:55 AM the Plaintiff had a gut feeling that Nadine Phillips was in fact a Tinder Swindler and returned to app Tinder.

61. On August 8, 2024, at approximately 8:30 AM, the Plaintiff telephoned the Defendant, Nadine Phillips, 613-556-0166. During this call, the Plaintiff confronted the Defendant regarding her presence on the dating app Tinder, which contradicted the mutual understanding that they were in an exclusive relationship. The Plaintiff also addressed permanent damage to his Kingsdown Olympia mattress, valued at \$2,145.87, which had been soiled by a watery substance in the area where the Defendant had slept. Furthermore, the Plaintiff had become aware that the Defendant had misrepresented key aspects of her identity and circumstances, including her relationship status, employment, education, reason for being on Tinder and personal background, all of which had a direct impact on the Plaintiff's trust, emotional well-being, and financial decisions.

62. On August 8, 2024, and still at about 8:30 AM the Plaintiff questioned the Defendant and her explanations were inconsistent and made no sense and he demanded his money back as it had become clear she was not acting in good faith.

63. The Plaintiff states on August 8, 2024 at about 8:32 AM Nadine Phillips was vocally enraged and threatened the Plaintiff and told him to, “*go fuck yourself*” and when the Plaintiff said “*what*”, Nadine Phillips said, “*go fucking die*” and she hung up.

64. The Plaintiff states, instead of addressing the Plaintiff's concerns and resolving the matter in a mature and honest way, the Defendant, Nadine Phillips, chose to threaten, deceive, and emotionally manipulate the Plaintiff.

65. The Plaintiff states Nadine Phillips has raged and told other men to “go fuck yourself” and “go fucking die”:

- a. James Robertson;
- b. Andrew Martin;
- c. Robert James Hanna

66. On the morning of August 8, 2024 at about 8:35 am the Plaintiff sent a text message to Nadine Phillips, stating he was scared of her, due to her escalating abusive behavior and thereafter at about 8:36 am Nadine Phillips said she was going to send back 40.00\$ despite having taken more and causing greater harm.

67. The Plaintiff states he verily believes that Nadine Phillips was a fraud, (similar to convicted Nurse *Ms. Brigitte Cleroux* of Ottawa), con artist, scammer, diseased, crook, harlot and had NO true intention of a relationship and did profile his Tinder for reasons of money and orchestrating sex.

68. The Plaintiff states he verily believes Nadine Phillips has participated and used the following dating app platforms for orchestrating men and sex:

- a/ Tinder;
- b/ Bumble;
- c/ Zoosk;
- d/ Facebook dating

69. The Plaintiff states Tinder launched an investigation into Nadine Phillips (613-556-0166).

70. The Plaintiff states Nadine Phillips was reported to the Canadian Anti-Fraud Center as the Plaintiff is a victim of battery, threat, scam and fraud

71. The Plaintiff states he demanded his money back and demanded an apology by way of a letter sent by regular mail, September 10, 2024 and

registered letter October 15, 2024 that was signed for “H. Nadine Phillips”. Subsequently, Nadine Phillips has failed, or refused to respond.

72. The Plaintiff states he has contacted Ottawa Police.

73. The Plaintiff states he has contacted Ottawa Police Fraud unit and alternate resolution office.

74. The Plaintiff states he has contacted Brockville Police and was told it’s an Ottawa civil matter and to block, delete all the text and calls and sue Nadine Phillips.

75. The Plaintiff states Ottawa Police officers have informed the Plaintiff at the time of trial, they will sit-in and can arrest Nadine Phillips.

76. The Plaintiff states Ottawa Police have informed the Plaintiff to call 9-1-1- should Nadine Phillips return to Kanata and he should file a peace bond and can lay charges via private prosecution against Nadine Phillips.

77. On the morning of August 20, 2024, Gotcare (National homecare provider) Rod MacDonald, COO, contacted the Plaintiff and said that Nadine Phillips has breached privacy, her employment contract, has only (1) client, is a problem, is on their radar and requested the illicit client photo that Nadine Phillips had taken.

78. On August 20, 2024 at 1:27 pm, the Plaintiff called Barr Criminal Law in Brockville and spoke with Paralegal Robyn, who said she knew Nadine Phillips in Brockville and with a frustrated sigh said, “*Nadine has mental problems*”.

79. The Plaintiff states on March 28, 2025 at about 11:15 am and 12:55 pm Angus Bickerton | BrockvillefamilyLawyer.com in Brockville contacted the Plaintiff and an Associate knew Nadine Phillips and they said: “

a...*Nadine is a crazy*

b...*Nadine is a psycho*

c...*Nadine should be put away..*

d...*That’s what Nadine does, she hurts men*

e...*The courts know she is a problem and do nothing*

f...Men are calling here all the time about Nadine and all her problems”

80. The Plaintiff states on April 29, 2025 at about 10:45 am the Plaintiff called the Ottawa Police and discussed Nadine Phillips with a Police officer and the Officer stated that Nadine Phillips is a drug addict in Brockville.

81. The Plaintiff states on April 29, 2025 at about 6:35 pm he spoke with Pastor Dean from Liberty Baptist Church Brockville. Pastor Dean knew of Nadine Phillips and Pastor Dean said, *“during the time frame you dated Nadine Phillips, she was married”* to Darby Potter, a convicted felon and drug trafficker. Furthermore Pastor Dean stated, *“I do not condone Nadine Phillips being sued”*.

82. The Plaintiff states according to Nadine Phillips resume she worked at Brockville Red Cross from 2008-2009 and on May 7, 2025 the Red Cross in Brockville performed a company deep search for employees named, Nadine (Helen) Phillips and the deep search subsequently found no such employee ever worked at the Red Cross Brockville.

83. The Plaintiff states on the afternoon of May 7, 2025, an Executive Director at Bridlewood Manor, Brockville said, *“Brockville is a small community and health care employers know one another and we know Nadine Phillips. Nadine has burnt all of her Brockville employment bridges, no one wants to hire her and we will not re-hire her”*.

84. The Plaintiff states on the morning of May 16, 2025, Ronnie, in administration and employed with Advanta Health Services told the Plaintiff, *“Nadine Phillips employment was terminated in December 2024 and she is blacklisted with all of Advanta subsidiaries and she will never work for us again”*. Further, Ronnie stated that, *“Nadine Phillips swear an affidavit that her PSW Diploma was lost”*.

85. The Plaintiff states you cannot lose what you never had.

86. The Plaintiff states he would have never dated anyone who was:

a. Married;

- b. Connected to a convicted drug trafficker;
- c. Crazy;
- d. Psycho;
- e. ...Should be put away;
- f. A drunk/ drug addict (past or present)
- g. Abusing any children;
- h. Thief; and
- i. Con artist

87. The Plaintiff states on about May 20, 2025 Nadine Phillips was cautioned by her employer and thereafter she canceled her phone number 613-556-0166 that implicated her text messages, photos, sent photos and event viewer logs same.

88. The Plaintiff seeks just compensation for the emotional distress, grief, con-job, anger, mental anguish, battery (clinic visits-treatments), threats, and ongoing humiliation suffered as a direct result of the Defendant's actions. The Plaintiff has endured psychological trauma, including anxiety, that was not present before interactions with the Defendant and fears that the Defendant may return to cause further harm or interference. These experiences have deeply affected the Plaintiff's sense of safety, emotional stability, and day-to-day functioning. Moreover, the Plaintiff has encountered reputational damage and anticipates further societal barriers, including difficulty securing employment and participating fully in community life, due to the stigma and disruption caused by the Defendant. The Plaintiff respectfully submits that these cumulative injuries warrant fair compensation by the Court.

PLACE OF TRIAL:

89. The Plaintiff requests this action be tried in the City of Ottawa.

Date: July 16, 2025.

Leonard B

~~PO 99900 DW 743 147~~

PO 99900 DW 740 743

RPO HAZELDEAN

KANATA, ONTARIO

~~KL2 05K~~

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Plaintiff