

Exhibit "B" 4 pages.

IN THE COURT OF QUEEN'S BENCH OF ALBERTA
JUDICIAL DISTRICT OF EDMONTON

BETWEEN:

EARL BRODER, GEORGE BRODER, RICHARD BRODER

MARGARET MACPHEE, DORIS BILBOE, and LUELLE ADAM

This is Exhibit - B - referred to in the Affidavit of

Craig Broder

Sworn before me this 24 day

of March A.D., 2009

A Commissioner for Oaths in and for Alberta

Plaintiffs

- and -

DON BRODER and CRAIG BRODER

Defendants

STATEMENT OF CLAIM

1. The Plaintiffs and the Defendants are all resident in the Province of Alberta.

2. The Plaintiffs and the Defendant Don Broder are all siblings while the Defendant Craig Broder is the son of the Defendant Don Broder.

3. The Defendant Don Broder has for many years been in possession as custodian with the knowledge and consent of the Plaintiffs of their father's "world record mule deer trophy," (hereinafter "the Trophy"), following their father's death in 1968. The Plaintiffs say that the Defendant Don Broder's custody of the Trophy was for benefit of and on behalf of all siblings.

4. In or about the month of February 1997 the Defendant Don Broder with the assistance of the Defendant Craig Broder, and without the knowledge of the Plaintiffs exercised dominion over the Trophy asserting the Defendant Craig Broder was the sole owner thereof by displaying the Trophy in a trade show and receiving media coverage as owner, and against the rights and interests of the Plaintiffs.

LISA MARIE PAUL
Commissioner for Oaths
in and for the Province
of Alberta expires June 15, 2010

This is Exhibit 1 referred to in the Affidavit of

Donald Broder

Sworn before me this 21 day

Sept A.D. 2009

Lisa Marie Paul

5. On or about March 6, 1997 the Plaintiffs made demand upon the Defendant Craig Broder for the return of the Trophy and have made continued demand for the return of the Trophy from the Defendants, but the Defendants have refused to return the Trophy and have made continued demand for the return of the Trophy from the Defendants, but the Defendants have refused to return the Trophy.

6. The Plaintiffs claim that the Defendants have received monies for the display of the Trophy in or about February 1997 and on prior occasions, particulars of which are unknown to the Plaintiffs but within the knowledge of the Defendants. The Defendants have refused to account to the Plaintiffs for any monies received.

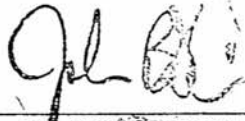
7. The Plaintiffs propose the trial of this action at the Law Courts in the City of Edmonton in the Province of Alberta.

WHEREFORE THE PLAINTIFFS CLAIM:


- (a) Replevin of the Trophy;
- (b) A declaration that the Trophy is jointly owned by the Plaintiffs and the Defendant Don Broder.
- (c) An accounting from the Defendants for all monies had or received derived from their use or possession of the Trophy;
- (d) An interim Injunction restraining the Defendants from displaying the Trophy or otherwise dealing with the Trophy (including selling/leasing, reproducing by cast or otherwise) without the Plaintiffs' written consent;
- (e) An Interim Order for Replevin returning the Trophy to the Plaintiffs or to a storage facility;
- (f) Damages as this Court deems meet;
- (g) Such specials as shall be proven at the trial of this action;
- (h) Prejudgment Interest on any monies had and received and due to the Plaintiffs and on any other damages;
- (i) Costs on a solicitor and client basis;

DATED at the City of Edmonton, in the Province of Alberta, this 8th day of July, 1997 and delivered by GRACE PARROTTA-KING of HUNT, YOUNG, PARROTTA-KING, Barristers & Solicitors, #440, 10055 - 106 Street, Edmonton, Alberta, T5J 2Y2, solicitor for the Plaintiffs whose address for service is in care of their said solicitor.

ISSUED out of the office of the Clerk of the Court of Queen's Bench, Judicial District of Edmonton, this 8th day of July, 1997.



CLERK OF THE COURT



NOTICE TO:

DON BRODER and CRAIG BRODER

You have been sued. You are the Defendant. You have only 15 days to file and serve a Statement of Defence or Demand of Notice. You or your lawyer must file your Statement of Defence or Demand of Notice in the office of the Clerk of the Court of Queen's Bench in Edmonton, Alberta. You or your lawyer must also leave a copy of your Statement of Defence or Demand of Notice at the address for service for the Plaintiff named in this Statement of Claim.

WARNING: If you do not do both things within 15 days, you may automatically lose the law suit. The Plaintiff may get a Court judgment against you if you do not file, or do not give a copy to the Plaintiff, or do either thing late.

This Statement of Claim is issued by the Solicitor for the Plaintiff, whose name and address for service is:

HUNT, YOUNG, PARROTTA-KING
Barristers and Solicitors
440, 10055 - 106 Avenue
Edmonton, Alberta
T5J 2Y2
Fax: (403) 424-3777

The Plaintiff's address is in care of the said Solicitor.

The Defendants' residence so far as known to the Plaintiff is:

Craig Broder
1 Ainsley Place, St. Albert, AB
T8N 5V8

Don Broder
Sundry, Alberta

08/07/97
DATE
QB FEE
CHEQUE 200.00
1089704000 131



ACTION NO.

IN THE COURT OF QUEEN'S BENCH
OF ALBERTA
JUDICIAL DISTRICT OF EDMONTON

BETWEEN:

EARL BRODER, GEORGE BRODER,
RICHARD BRODER, MARGARET MACPHEE,
DORIS BILBOE, and LUELLE ADAM

Plaintiffs

- and -

DON BRODER and CRAIG BRODER

Defendants

STATEMENT OF CLAIM

SCREP

SCDECK

SCACCX

SCINJX

SCDX no amount

2003

HUNT, YOUNG, PARROTTA-KING
Barristers and Solicitors
440, 10055 - 106 Avenue
Edmonton, Alberta
T5J 2Y2

Phone: (403)425-8300

Fax: (403)424-3777

Attn: Grace Parrotta-King

File: 94-322 GPK