



Our File: 214-183795
Your File: 441491/000001

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July 7, 2014

Via Fax – 1(403)266-1395

Borden Ladner Gervais LLP
1900, 520 – 3rd Avenue SW
Calgary, AB T2P 0R3

Attention: Josef G.A. Krüger, Q.C.

Dear Sir:

RE: Hardie & Kelly Inc. v. Cameron Schiffner et al

Further to our correspondence of July 4, 2014, please find enclosed for service upon you our client's Statement of Defence filed on July 3, 2014.

We trust the foregoing to be satisfactory. Thank you.

Yours truly,

DUNCAN CRAIG LLP

Per:



RONALD T. SMITH
RTS/jra

Enclosure

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780.428.6036 ■ 1.800.782.9409 ■ Fax: 780.428.9683

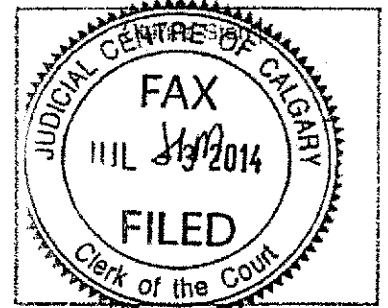
2800 Scotia Place, 10060 Jasper Avenue, Edmonton, Alberta T5J 3V9

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Form 11
Rule 3.31

COURT FILE NO. 1401 04781
COURT COURT OF QUEEN'S BENCH OF ALBERTA
JUDICIAL CENTRE CALGARY



PLAINTIFF HARDIE & KELLY INC., IN ITS CAPACITY AS TRUSTEE IN
BANKRUPTCY OF ASSISTIVE FINANCIAL CORP.

4048

DEFENDANTS RANDY SCHIFFNER, SLADE SCHIFFNER, BRANDON SCHIFFNER,
ELAYNE SCHIFFNER, CAMERON SCHIFFNER AND BRANDI
SCHIFFNER

DOCUMENT STATEMENT OF DEFENCE

ADDRESS FOR
SERVICE AND
CONTACT
INFORMATION OF
PARTY FILING THIS
DOCUMENT

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File #214-183795

DUNCAN CRAIG LLP
LAWYERS MEDIATORS
2800 Scotia Place
10060 Jasper Avenue
Edmonton, Alberta Canada T5J 3V9

Note: State below only facts and not evidence (Rule 13.6)

Statement of facts relied on:

1. The Defendant, Cameron Schiffner ("C. Schiffner"), denies each and every allegation contained in the within Statement of Claim except where otherwise expressly admitted herein.
2. C. Schiffner denies having received, directly or indirectly, any monies from Assistive Financial Corp. ("Assistive") during the timeframe referenced in the within Statement of Claim or under the circumstances alleged therein.
3. Further and in the alternative, if C. Schiffner received any funds from Assistive as alleged in the within Statement of Claim or otherwise, which is denied, the funds were received only indirectly by virtue of his former marriage to the Defendant, Brandi Schiffner who, C. Schiffner states, received the funds from Assistive as employment income only.

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4. Further and in the alternative, if C. Schiffner received any funds from Assistive as alleged in the within Statement of Claim or otherwise, which is denied, the funds were received not only indirectly as alleged in Paragraph 3 herein but without knowledge or information regarding the solvency or financial status of Assistive.
5. C. Schiffner states that he was never a Director, Officer or Employee of Assistive and all material times, had no knowledge of the financial status or inner workings of Assistive.
6. C. Schiffner denies that the Plaintiff is entitled to the remedies sought in the within Statement of Claim in relation to him and further states that the within Statement of Claim against him is frivolous and vexatious.

Remedy sought:

7. That the Plaintiff's claim be dismissed with costs on a solicitor-client basis.

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