

Case No. 18002

BRITISH COLUMBIA PROVINCIAL COURT
for *Vancouver B.C.*

BETWEEN:

PHANTOMY_THEKING

PETITIONER

AND:

BRITISH COLUMBIA SHERIFF SERVICE

DEFENDANT

Place of Hearing: Vancouver, B.C.

Date of Hearing: 1/14/2022

Date of Judgement: 1/23/2022

REASONS FOR JUDGEMENT

OF THE

HONOURABLE JUDGE MALLYVIBES

Counsel for the Petitioner: TheCycloneGamers

Counsel for the Defendant: Ryanepicgajer

BACKGROUND OF PHANTOMY_THEKING V. BCSS

On January 14th, Phantomy_TheKING (hereinafter referred to as the "Petitioner") filed a lawsuit against the British Columbia Sheriff Service (hereinafter referred to as the "Defendant") to challenge disciplinary action.

COURT ORDER

The Counsel for the Defendant, Attorney General Ryanepicgajer has failed to submit a Notice of Reply to the court within a set timeframe; therefore, I grant the petitioner a default judgement.

This court **ORDERS** that the defendant (herein within this order be referred to as the "Debtor") pay the petitioner (herein within this order be referred to as the "Creditor") \$170,000. When the debtor is completing the payment of money to the creditor, they must record their whole screen, which includes the time and date, and the amount of money being transferred to the creditor's account. The said amount of money must be transferred to the creditor's account before January 30th, 2022. If the debtor fails to pay the said amount before the set date, they shall be found in contempt of this court and an order for their imprisonment shall be entered.

This court **ORDERS** that the defendant delivers an apology letter to the plaintiff. The apology letter must be delivered before January 30th, 2022. If the defendant fails to deliver the apology letter before the set date to the petitioner, they shall be found in contempt of this court and an order for their imprisonment shall be entered.

This court **ORDERS** that the defendant reinstate the petitioner to their prior position without any necessary delay. The reinstatement must be done before January 30th, 2022. If the defense has not reinstated the petitioner to their former position before the set date, they shall be found in contempt of this court and an order for their imprisonment shall be entered.

This court **ORDERS** that the defendant remove the suspension from the petitioner's records within the British Columbia Sheriff Service. The removal of the suspension from the petitioner's record must be done before January 30th, 2022. If the defense fails to remove the suspension from their record before the set date, they shall be found in contempt of this court and an order for their imprisonment shall be entered.

CONCLUSION

The defendant may file an appeal to the Court of Appeals. The submission terminal can be found [here](#).

IT IS ORDERED, ON THIS SUNDAY THE TWENTY-THIRD OF JANUARY, IN THE YEAR TWENTY TWENTY TWO.

1/23/2022 at 12:24 PM EST

DATE AND TIME ISSUED

mallyvibes

JUDGES SIGNATURE
