

OFFICIAL COURT NOTICE
AUTORISÉ PAR LA COUR SUPÉRIEURE

Published September 16th 2019

You tried to cancel your contract with Pages Jaunes and were still billed for services rendered after your cancellation request?

You may be a part of a class action lawsuit.

On March 12th 2019, the Honorable André Prévost of the Superior Court of Québec, authorized Toitures T.B. Boyer Inc. to instigate a class action against Pages Jaunes Solutions Numériques et Médias Limitée (hereinafter « Pages Jaunes ») to sanction a commercial practice and a billing policy which could go against the right to unilaterally terminate a service agreement. The case shall be tried in the judicial district of Montreal.

The judgment authorizing the class action lawsuit could have an impact on your rights, whether you act or not. Please read this notice carefully.

YOUR RIGHTS REGARDING THIS CLASS ACTION	
EXCLUDE YOURSELF	<p>If you want to exclude yourself, you will not receive a compensation if a settlement is reached between the parties or if the court renders a judgment in favor of Toitures Boyer Inc.</p> <p>This option allows you to sue Pages Jaunes personally.</p>
DO NOTHING	<p>If you are a member of the class and you agree with the object of the suit against Pages Jaunes, you don't have to do anything to participate in this class action.</p>

Those rights – and the deadline to exercise them – are explained in this notice.

OFFICIAL COURT ADVICE



CONTENT OF THE FOLLOWING NOTICE

WHY WAS THIS NOTICE ISSUED?..... 3

WHAT IS THIS LAWSUIT ABOUT? 3

WHY IS THIS LAWSUIT A CLASS ACTION?..... 3

HOW CAN I KNOW IF I AM A MEMBER OF THE CLASS? 3

I'M STILL NOT SURE IF I'M INCLUDED 4

YOUR RIGHTS REGARDING YOUR CLASS ACTION 4

 First choice : do nothing..... 4

 Second choice : exclude yourself 4

CAN I INTERVENE IN THE PROCEDURE OF THIS CLASS ACTION? 5

INFORMATION 5

ARE THERE ANY FEES FOR THE MEMBERS OF THE CLASS ACTION? 6

WHY WAS THIS NOTICE ISSUED?

On March 12th 2019, the Honorable André Prévost of the Superior Court of Québec, authorized Toitures T.B. Boyer Inc. to instigate a class action against Pages Jaunes to sanction a commercial practice and a billing policy which could go against the right to unilaterally terminate a service agreement. The case shall be tried in the judicial district of Montreal.

This notice explains how a class action works, who is a member of the class, and what are your rights.

WHAT IS THIS LAWSUIT ABOUT?

Toitures Boyer Inc. alleges that members of the class did not renounce their right to unilaterally terminate a service contract conferred to them by the *Civil Code of Québec*, and that the clause which provides for their renunciation to that right could be considered abusive if the contract were to be deemed an adhesion contract by the courts.

This class action's aim is to obtain a judgment ordering Pages Jaunes to reimburse class members for the amounts paid by them to Pages Jaunes after their request to cancel their contract, as well as to obtain moral damages for the prejudice incurred by the members of the class.

WHY IS THIS LAWSUIT A CLASS ACTION?

The class action was introduced by Toitures Boyer Inc., in the name of all class members described below who suffered the same prejudice, with the goal of obtaining reparation for the class on an individual basis for said prejudice. In a class action a person called the « Representative of the group » sues on behalf of people, called a « Class » who suffered the same prejudice. Toitures Boyer Inc. therefore represents all members of the class in Quebec.

A class action allows the courts to settle the case for all class members, except for those who wish to exclude themselves from the proceedings.

HOW CAN I KNOW IF I AM A MEMBER OF THE CLASS?

You could be a Class member if the following conditions apply to you :

- You are a business or an individual;
- You reside or resided in Québec;

OFFICIAL COURT NOTICE



- You have or had a service contract with Pages Jaunes;
- On or after June 8 2015, you made a unilateral request to cancel your service contact with Pages Jaunes;
- Pages Jaunes billed you for services rendered after your request to unilaterally cancel the service contract.

I'M STILL NOT SURE IF I'M INCLUDED

If you are still unsure of whether or not you are included in the class or for any other question, you can call (514) 548-3023 or consult the website www.collectifpj.ca.

YOUR RIGHTS REGARDING YOUR CLASS ACTION

If you are a part of this class action, you have two choices:

First choice : do nothing

If you chose to do nothing:

1. You renounce your right to sue Pages Jaunes personally;
2. You are bound by the judgments or settlements to be rendered in the context of the class action;
3. You will receive a compensation if the court grants the class action or if a settlement is reached with Pages Jaunes.

Second choice : exclude yourself

If you chose to exclude yourself:

1. You keep your right to sue Pages Jaunes personally;
2. You will not be bound by the judgments or settlements to be rendered in the context of the class action;
4. You will not receive a compensation if the court grants the class action or if a settlement is reached with Pages Jaunes.

OFFICIAL COURT NOTICE



You can exclude yourself from this class action by sending a notice to the Superior Court clerk of the district of Montreal by registered or certified mail within 30 days of the publication of this notice.

The signed notice must contain the following information :

- The file number of the class action: 500-06-000931-184;
- Your name and last name as well as your address and phone number;
- A declaration to the effect that you wish to exclude yourself from the class action.

The notice must be sent to the following address :

Clerk of the Superior Court of Quebec
File : 500-06-000931-184
Montréal Courthouse
1, rue Notre Dame Est, Bureau 1.120
Montréal (Québec) H2Y1B6

Please note that any class member who has already filed an individual suit against Pages Jaunes on the same basis is deemed excluded from the group unless he or she withdraws his individual suit within 30 days of the publication of this notice.

CAN I INTERVENE IN THE PROCEDURE OF THIS CLASS ACTION?

Yes. If you are a member of the class and that you make a request, the court could let you intervene in the procedure if he determines that your intervention would be useful to the class. If you intervene, however, you could be interrogated at the request of Pages Jaunes and be liable for judicial fees. If you don't intervene, you can not be held liable for any judicial fees regarding this class action.

INFORMATION

The reference to the file is the following:

Toitures T.B. Boyer Inc. c. Pages Jaunes Solutions Numériques et Médias Limitée, No 500-06-000931-184, Superior Court of Québec, district of Montréal.

Although enrollment in the class is not necessary at this stage of the class action, you can still enroll right now by filling out the form at the following address: www.collectifpj.ca

For any question you can communicate with the lawyers of the class:

CaLex Légal Inc.
OFFICIAL COURT NOTICE



4214 rue Saint-Jacques
Montréal, QC, H4C 1J4
Phone : (514) 548 3023, poste 2
Fax : (514) 846 8844
E-mail: info@collectifpj.ca | aec@calex.legal
Websites : www.collectifpj.ca | www.calexboutique.com

ARE THERE ANY FEES FOR THE MEMBERS OF THE CLASS ACTION?

No. The class' lawyers will be paid directly from the sums recovered in the class action, if any. The courts will decide of the reasonability of the lawyers' fees which can not exceed 30% of the total sums recovered either by judgment or by settlement. In the event the class action is successful, Toitures Boyer Inc. will ask the courts to condemn Pages Jaunes to pay the legal fees of its lawyers, in addition to the sums awarded to the Class members. The court could, however, order that the lawyers be paid directly from the sums awarded to the class members. If you do not intervene, you can not be held liable to pay any judicial fee associated with the class action.

OFFICIAL COURT NOTICE

