

Were you an inpatient who resided at CPRI in London Ontario between 1963 and 2011?

A Lawsuit May Affect You. Please Read this Carefully.

You could be affected by a class action lawsuit involving the Child and Parent Resource Institute, formerly known as the Children's Psychiatric Research Institute ("CPRI"), which is located in London Ontario.

What is this case about?

The lawsuit says Ontario failed to properly care for and protect people who lived at CPRI. The lawsuit says inpatients of CPRI were emotionally, physically, and psychologically traumatized by their experiences at CPRI. Ontario denies these claims. The Court has not decided whether the Class or Ontario is right. The lawyers for the Class will have to prove their claims in Court.

Are you included?

You are included in this lawsuit if:

- you were an inpatient who stayed overnight at CPRI, between September 1, 1963 and July 1, 2011, except for any time when you were in the Glenhurst or Pratten 1 wards; and
- to be included in the lawsuit, a former inpatient must have been alive as of February 22, 2014.

This notice is being provided to individuals recently identified as potential class members.

Who represents the class?

The Court has appointed Koskie Minsky LLP to represent the Class as "Class Counsel". You don't have to pay Class Counsel, or anyone else, to participate. Instead, if Class Counsel achieves money or benefits for the Class, they will ask for lawyers' fees and costs, which would be deducted from any money obtained, or to be paid by Ontario. You may hire your own lawyer, but you may have to pay that lawyer.

What are your options?

At this stage of the case you have a choice whether you want to stay in the case or get out of it.

Stay in: To stay in the Class, you do not have to do anything. If money or benefits are obtained, you will be notified about how to ask for a share. You will be legally bound by all orders and judgments, and you will not be able to sue Ontario about the legal claims in this case.

Staying in the Class will not impact the support services you receive which are funded by Ontario.

Get out of the Class: If you want to keep your rights to sue individually over the claims in this case or do not wish to be part of this Class you need to remove yourself. If you remove yourself, you cannot get money or benefits from this lawsuit if any are awarded. To ask to be removed, send a letter to the address below, postmarked no later than **August 30, 2018**, that says you want to be removed from *Templin v. HMQ*, and include your name, address and telephone number on the letter or send an e-mail to CPRI@crowco.ca, including your name, address and telephone number. You can also get an Opt Out Form at www.ClassactionCpri.ca. You must mail your removal request or Opt Out Form postmarked no later than **August 30, 2018**, to: CPRI Class Action Administrator, c/o Crawford & Company Inc., 3-505 Weber St. N., Waterloo ON N2J 3G9, or send it by fax to: 1-888-842-1332, or send a written removal request by e-mail to: CPRI@crowco.ca, which must be received no later than **August 30, 2018**.

How can I get more information?

Go to www.ClassactionCpri.ca, call toll-free 1-866-640-9989 (TTY: 1-877-627-7027) or write to CPRI Class Action Administrator, c/o Crawford & Company Inc., 3-505 Weber St. N., Waterloo ON N2J 3G9, or by e-mail to: CPRI@crowco.ca, or by fax to: 1-888-842-1332.