

Have you suffered injuries from Dermalive?

This notice may affect your rights.

Please read carefully.

The Supreme Court of British Columbia has certified a class action for people who were injected with Dermalive in Canada and who thereafter developed granulomas in the area injected with Dermalive.

The representative plaintiff is Sharon Logan. David M. Rosenberg, Q.C. of Rosenberg & Rosenberg has been appointed Class Counsel. Klein Lyons is assisting Class Counsel. The Defendants are Dermatech, Intradermal Distribution Inc. and Viver Pharma Inc.

Who are the Class Members?

The class is defined as:

“All persons who were injected with Dermalive in Canada and who thereafter developed granulomas in area injected with Dermalive”

Dermalive was distributed in Canada between 2003 and 2007.

What the Class Action is About?

The lawsuit seeks compensation for class members. It is alleged that the Defendants were negligent and that their product caused class members to develop granulomas. Granulomas can leave painful and disfiguring lumps, scarring and permanent disability. In many cases there is no cure.

For class members injected in British Columbia, the lawsuit also alleges that the Defendants breached *The Business Practices and Consumer Protection Act*.

The court has not yet made any finding as to the merits of this lawsuit. The Defendants deny the allegations made in the lawsuit.

How do I Participate?

Residents of British Columbia:

If you are resident in British Columbia you do not need to do anything to participate – you are automatically included in the class action, although you may wish to contact Class Counsel for more information. If you *do not* want to be part of this lawsuit you must notify Class Counsel at the address below, in writing, received or postmarked by no later than **February 15, 2014**, Providing your name and address and indicating that you do not want to be part of this lawsuit. If you do not exclude yourself by that date you will be included

in this lawsuit and will be bound to the court's judgment on the common issues, whether favourable or not.

Persons Living Outside British Columbia:

If you reside outside British Columbia, you must opt into the class action to be a class member. If you wish to be a part of this lawsuit, you must notify Class Counsel at the address below, in writing, received or postmarked no later than **February 15, 2014**, providing your name and address and indicating that you want to be part of this lawsuit.

What are the Financial Consequences?

The representative plaintiff has entered into a contingency fee agreement with Class Counsel for the conduct of the common issues trial. This agreement must be approved by the court.

Class members will be entitled to the benefit of a successful judgment on the common issues. If the action is not successful on the common issues, no class member will be responsible for legal fees or costs.

If the class is successful at the common issues trial, further proceedings will be necessary for individual class members to prove their own personal claims for damages. Class members may be responsible for the costs of proving their own individual claims, and may wish to hire a lawyer to assist with these further proceedings. Class Counsel is available to be hired by class members on a contingency basis, or class members may hire another lawyer of their own choosing.

For More Information

For more information about the lawsuit please call **604-714-6151** or visit www.kleinlyons.com

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