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August 20, 2025

# TORT CLAIMS NOTICE

Mooresville Consolidated School Corporation Attn: Dr. Jake Allen, Superintendent 11 W. Carlisle Street Mooresville, IN 46158

North Madison Elementary School Attn: Lisa Guthrie, Principal 7456 E. Hadley Road Camby, IN 46113 Indiana Political Subdivision Risk Management Commission 311 W. Washington Street, Suite 300 Indianapolis, IN 46204

Via Certified Mail Return Receipt Requested

Re: Notice of Claim on Behalf of

#### STATEMENT OF CLAIM

This is a notice pursuant to Indiana code section 34-13-3.5-1, *et seq*. on behalf of Minor at the time of injury, by his parents, result of intentional, willful, malicious, and/or negligent acts or omissions of MooresviTe Consolidated School Corporation, North Madison Elementary School, and their administration

These events are believed to have taken place at North Madison Elementary School on or about April 2025. Specifically, was harassed, inappropriately touched, and intimidated, by his art teacher, Mr. James Buchler. Art is a required class at NMES and the inappropriate touching occurred during the class. When were made aware by that his art teacher was making him uncomfortable, they reached out to a school official to voice concerns. A few days later, the parents were made aware that was called down to the Principal's office for questioning of regarding Mr. Buchler's behavior. At the time of the questioning, the school had already received several reports and/or notices that Mr. Buchler was acting inappropriately. Notwithstanding this prior knowledge, the school did nothing to remove Mr. Buchler from his position or otherwise keep students safe. As a result of the foregoing conduct, and his parents have experienced pain and suffering, physical, mental and emotional trauma, loss of enjoyment of life, medical expenses, counseling expenses, and other damages.



## ALLEGED NEGLIGENCE

Based upon facts presently known and upon information and belief, the following parties were negligent as set forth below. The claimant and his counsel reserve the right to supplement or amend these allegations of negligence as additional facts and evidence become known or available:

1.	Mooresville Consolidated School Corporation - Failure to exercise reasonable care for the	
	supervision and protection of its students such as	failure to adequately prevent abuse:
	failure to properly train and supervise school employees.	

2.	Forth Madison Elementary School - Failure to exercise reasonable care for the supervi		
	and protection of its students such as	failure to adequately prevent abuse; failure to	
	properly train and supervise school employees.		

# NAMES OF PERSONS OR ENTITIES KNOWN TO BE INVOLVED

1.	(Victim)
2.	James Buchler
3.	(Mother to
4.	(Father to
5.	Mooresville Consolidated School Corporation, 11 W. Carlisle St., Mooresville, IN 46158
6.	Dr. Jake Allen, Superintendent, 11 W. Carlisle St., Mooresville, IN 46158
7.	Holly Frye, Assistant Superintendent, 11 W. Carlisle St., Mooresville, IN 46158
8.	North Madison Elementary School, 7456 E. Hadley Road, Camby, IN 46113
9.	Lisa Guthrie, Principal – North Madison Elementary School, 7456 E. Hadley Road,
	Camby, IN 46113
10.	
11.	
	-10

# DAMAGES SOUGHT

's injuries include, but are not limited to, depression, anxiety, post-traumatic stress disorder, physical, mental, and emotional trauma, loss of enjoyment of life, medical expenses, counseling expenses, and other damages.

seeks damages for the injuries he suffered as a result of the above-described negligence, to pay the expenses of medical bills necessitated by the negligence, and for all other damages and expenses provided for and allowed under Indiana law.

also seeks all other damages and expenses permissible under the circumstances and pursuant to any other legal theory or statute as may be applicable in this case. Plaintiffs seek the maximum amount of damages recoverable under Indiana law.



## PROPOSED REMEDY

Pursuant to Indiana Code section 34-13-3-5.5, the proposed remedy of appropriate monetary relief as set forth by Indiana law and reflective of the above-stated damages.

## RESIDENCE OF CLAIMANT

Names: on behalf of minor Address:

# ATTORNEYS FOR CLAIMANT

Gregory L. Laker, #10322-49 Andrea R. Simmons, #11622-49 CohenMalad, LLP One Indiana Square, Suite 1400 Indianapolis, IN 46204 (317) 636-6481

## ADDITIONAL DOCUMENTATION

The following documents are attached to this Notice:

1. Additional records related to the injuries sustained by are being collected and will be made available to the appropriate governmental entity upon request.

If I can be of further assistance in evaluating this claim, please contact me.

Sincerely,

Gregory L. Laker

