

***Richard v. Brandon Youth Hockey Association Inc.***

[COMPLETE DECISION PDF](#)

SUMMARY

The complainant filed a complaint on behalf of his son under section 20 of *The Human Rights Code* alleging that his son was denied the opportunity to play hockey for the respondent because he had previously filed a human rights complaint against the respondent.

The Adjudicator found that the complainant's first complaint had been filed and was still pending when the respondent refused to register the complainant's son's application to play hockey on any of its teams because there was an active human rights complaint against the respondent association.

Remedy: The complainant was awarded \$2,000 to compensate his son for injury to dignity, feelings and self-respect.