

LRW Assignment: Writing Prompt.

Instructions: Please spend one hour drafting a response. The next day, spend thirty minutes editing and revising your draft. Please use the Records Office cover sheet and submit your response to assignments.law@utoronto.ca by 4 pm on Wednesday, October 30. Eli Cruz has been allowed to amend his complaint to include breach of contract.

There is no need to do any research for this assignment. Please limit your response to the materials you have been provided in session (the Halsbury excerpt and *Boucher v Wal-Mart Canada Corp.*) For the purposes of this exercise, you can break the cardinal rule that lawyers should never cite a source without having read it first.

Eli Cruz has been allowed to amend his complaint to include breach of contract. Your supervising lawyer assigned research to another associate, but she is not satisfied with one section, and she is afraid your colleague missed some important relevant precedent. She asked you to re-write a short section of the memo evaluating the strength of a claim for intentional infliction of mental suffering. There are many other issues to discuss, but she is concerned only with the analysis on this issue.

Use the Issue/Rule/Application/Conclusion structure for your argument, and do not exceed 250—350 words.