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Via: dElliott@cambridgellp.com

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RE: *Hudspeth v Whatcott et al*

Mr. Elliott,

My name is Kari Simpson. I write to inform you that I am an avid supporter of Bill Whatcott. I am uncertain as to why you are ignorant of this fact. I suspect either you haven't done your due diligence, or you are betting on "Gay Privilege" to win what would be, in any other case, a SLAPP suit.

Had you done your due diligence, you would have easily found numerous interviews I have done with Mr. Whatcott, available on the Internet. You would have seen my name in his book, *Born in a Graveyard*, and probably read my afterword and my comments, published on the back cover. You would also know that I helped publish his book.

You would also be aware that I actively and very publicly encourage financial support of Mr. Whatcott as he defends his right to freedom of speech; and I also support many other efforts Mr. Whatcott engages in, as I believe they are matters of great public importance.

You would also know that I share Mr. Whatcott's view about the Supreme Court of Canada. I have very publically stated—in my published works, including 2,500+ email notices to lawyers and judges—that Chief Justice McLachlin is a liar and a cheat, and exceeds her legal authority on matters before her court.

Like Mr. Whatcott, I speak with authority on these matters. I invite you to review the *Drive For Justice* video series available at DriveForJustice.com for more information. You should also be aware that although I have invited Chief Justice McLachlin to sue me if I am wrong, she has yet to do so.

I am no stranger to the tactics of those relying on Gay Privilege within the courts—as opposed to the rule of law. I also appreciate that the mainstream media routinely fails to report on important legal matters whenever the result

exposes the antics of militant homosexual activists like Mr. Hudspeth and Mr. Smitherman.

Had you done your due diligence you would know that I, like Bill Whatcott, was hauled up before a Human Rights Commission. My little foray into the stacked quasi (so-called)-judicial arena took place in B.C., for distributing a document called the *Declaration of Family Rights*, which prohibited misinformation about homosexuality being distributed in the schools without parental notification—as per Ministry of Education policy.

Ironically, in that matter the sex activist complainants lost their enthusiasm when I agreed to go to tribunal, as opposed to settling with them.

The whole Human Rights process became a bit of a joke when I had to subpoena some of the complainants in the case to appear at their own hearing!

Once things got underway, I was able to cross-examine the complainants' first witness. The information extracted during cross-examination was indeed damning. The sex activists decided it was better to limit the damage already done, and they quickly withdrew

As in the aforementioned Human Rights case, I will appear self-represented as a defendant to your claim—and in my countersuit against your clients and the numerous plaintiffs you claim to represent—a countersuit which will be filed within the time limit, after you serve me.

I have had great success in exposing the antics of sex activists and have succeeded in educating many teachers, lawyers and law enforcement agencies about “Gay privilege” and the tactics used.

There is one more bit of business you must consider, Mr. Elliott: your own role as counsel on behalf of the class action. I have information which indicates that you participated in the 2016 Toronto Pride parade; and further that you have made public serious allegations about the misconducts of Black Lives Matter. These allegations include making public reference to their egregious behaviours, smoke bombs, causing medical distress to attendees... the list goes on. You have also declared that “homophobes”—I presume in your mind, people like Mr. Whatcott—have treated you better than the honoured Pride Parade participants Black Lives Matter. This is a transcript of a radio interview you did shortly after the parade about the Black Lives Matter sit-in:

Right. I think it is the most reprehensible thing I've seen.
I've been at every parade since 1981, and this is the
most disgusting disruption of the Pride parade. **So
homophobes have treated us better than these**

people did. Uh, it was a complete betrayal. Uh, I was—I'm very concerned about, you know, they brought smoke grenades to the parade. Imagine the people who are still reeling from Orlando seeing grenades being let off, and smoke. It must have been terrifying.

In addition to the numerous compromising and prejudicial matters that arise out of your declarations concerning the tactics of Black Lives Matter. Clearly there are other conflicts of interest that I will want to explore when we go to trial—and I'm certain that Mr. Whatcott's lawyers will as well—and that is your own participation in the parade; your involvement in the development of the highly contentious Dispute Resolution Process for parade participants; and among other matters, your letter of support for Brent Hawkes in the wake of his criminal charges involving indecent assault and gross indecency and a minor male. Additionally, there is your involvement in the latest EGALE propagandist spinout—the Just Society Report—specifically your advocacy contained therein of lowering the age of consent for anal sex, and health issues related to men having sex with men (and minor boys). As you are aware from your pleadings, these matters are directly relevant to the claims you have identified on behalf of those who have “mental distress” as a result of Mr. Whatcott and my support of him.

I note that you are a stickler for rules where others are concerned. I trust that you are clever enough to know that you are in a conflict of interest, and at best may have already compromised the serious accusations made by your clients and the classes of pride attendees—of whom you appear to be one. I trust that you will reconsider your representation in this matter, so that a complaint to the Ontario Law Society won't be necessary. I don't object to you representing yourself, if you want to single yourself out from all of the “classes” you have identified in this action, as it appears you qualify for a number of them. I look forward to the opportunity to explore the plaintiff's claims through the discovery process, and to expose the facts and provide the court with insights never before made available. I especially look forward to yours.

Please ensure that you, or new counsel, consult me on all matters relating to scheduling, discovery etc., as I will have to arrange travel and accommodation to facilitate what will probably be a lengthy and time-consuming—but very informative—discovery process.

My address for delivery of all documents, including proper service of the revised Statement of Claim, is 22678-28th Avenue, Langley BC, V2Z 3B2. Email is CultureGuard@gmail.com. Please provide me with all related documents, including confirmation of pursuit of plaintiffs Prime Minister Justin Trudeau, Premier Kathleen Wynne and other members of all classes claimed for in your Statement of Claim.

You should also ensure that your claim is amended to accurately state the words of the late Prime Minister of Canada, Pierre Elliott Trudeau, and first coined by the *Globe and Mail's* Martin O'Malley, concerning the state's involvement in the bedrooms of the nation. You fail to mention, like so many other sex activists when misusing this quote, that the elder Trudeau went on to say, referring to homosexuality: "When it becomes public, this is a different matter, or when it relates to minors, this is a different matter." I appreciate an accurate quoting of his borrowed declaration on matters involving the "...bedrooms of the nations", are damning for matters involving "public" events like Pride Parades and intergenerational sex, a.k.a. lowering the age of consent; but your contextual abuse of the words of Pierre Elliott Trudeau also disparages the former Prime Minister and deliberately seeks to misinform the court.

In closing, you are now aware that you and your clients have made serious assertions about me as a supporter of Mr. Whatcott. A number of these statements are demonstrably false and defamatory, and you have published them in a number of public forums. Be advised that my demand for an apology and restitution from you and your clients will follow forthwith.

You can acquire Mr. Whatcott's book, *Born in a Graveyard*, on BillWhatcott.com. There you will find—in bold print—at least two of my many endorsements of Mr. Whatcott. The Internet will provide you with much more evidence of my active role in raising money for Mr. Whatcott.

In future, please refrain from making any further falsehoods about Mr. Whatcott's "supporters," the need to "smoke them out" or other nefarious characterizations that are untrue. Failure to do so will result in further legal action.

Govern yourself accordingly,

Kari Simpson