

SHILLERS LLP
Barristers & Solicitors

June 23, 2008

Mr. Lorne Honickman
McCague Peacock Borlack McInnis &
Lloyd LLP
Barristers & Solicitors
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The exchange Tower
130 King Street West
Toronto, Ontario M5X 1C7


Dear Mr. Honickman:

Re: Kinsella v. Levant

We enclose a Libel Notice dated June 23, 2008. Would you please advise if Mr. Levant authorizes you to accept service of the Libel Notice on his behalf? Alternatively, as Mr. Levant indicates on his blog that he does not live with his parents, could you please advise as to the appropriate address for service of the Libel Notice upon him?

Yours very truly,
SHILLERS LLP

Brian G. Skiller
BGS*km

**FACSIMILE TRANSMISSION****Fax No. (416) 860-0003****Pages 3**

The information contained in this fax is confidential and intended only for the use of the individual to whom it is addressed. If received in error, please notify us immediately and return the original transmission.

445 King Street West,
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www.shillers.com

IN THE MATTER OF AN INTENDED PROCEEDING

WARREN KINSELLA

Intended Plaintiff

- and -

EZRA LEVANT

Intended Defendant

NOTICE OF LIBEL

TAKE NOTICE THAT Mr. Kinsella will commence proceedings against you seeking general and special damages for a defamatory statement published by you. The particulars of the defamatory statement published by you are as follows:

Farber's newest recruit to the CJC, Warren Kinsella, has provided political and media advice to the CIC's young bigots-in-training, the "sock puppets". Farber just verbally supports Elmasry. Kinsella -- on the CJC's legal affairs committee -- actually rolls up his sleeve and helps the anti-Semites out a bit.

This is the Canadian Jewish Congress in 2008. How repulsive.

The defamatory statement was published by you on your web log located at the URL www.ezralevant.com on June 15, 2008 at 10:55 p.m.

The defamatory statement by you was false and defamatory of Mr. Kinsella and you were actuated by malice in publishing the defamatory statement.

The defamatory statement has been spread throughout the world on the World Wide Web and Mr. Kinsella will hold you liable for all republications.

The defamatory statement was calculated to injure the reputation of Mr. Kinsella and was designed to expose him to hatred, contempt and ridicule.

The words complained of refer directly to Mr. Kinsella and were meant or understood to mean that Mr. Kinsella works on behalf of people who are anti-Semites and supports anti-Semites. Those statements are false.

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Mr. Kinsella demands that you forthwith remove the words complained of from your web site.

Any republication of this Libel Notice on your blog located at www.ezralevant.com will be used as further evidence of your malice towards Mr. Kinsella in the intended proceeding against you.

Date: June 23, 2008

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Solicitors for Richard Warman

Ezra Levant

████████████████████
Calgary, AB
██████████