

I confirm receipt of your Notice of Intent to Defend for the defamation action on behalf of Mr. Levant initiated in Ottawa. This gives you 10 extra days to serve the defence, but considering the holiday period, I consent to extending the time for service until August 5, 2008. Past that time, unless I am expressly written to with a convincing reason for additional time, I will note you in default without notice. Since the service of the claim against your client, it is obvious in reading his site, that he has placed other activities as a priority instead of diligently providing a defence.

Secondly, following our conversation on June 30, 2008, you indicated that you will in the future accept all service of documents for Mr. Levant. As a consequence, please consider this letter as service of a new Notice under the Libel and Slander Act for new defamatory statements made by your client since the issuance and service of the claim. Notably but not exclusively, your client falsely and maliciously put on his website the false assertions that I was harassing older persons, namely his parents. Your client having received a notice from me in April never indicated that this was not his address and should have understood that an action would soon follow. Mr. Levant, a lawyer himself, knows very well that it was simply service of a claim by a process server and not harassment, as he pretends it is.

In addition, a web search indicated that the address used was his current address. I am enclosing a copy of this search for your review. Also, Mr. Levant has himself put on his site all Notices that had been served by myself and others to that same address. I also enclose further Affidavits of Service in that regard.

Therefore, I formally request that your client retracts publicly the following articles located on his web site. (And comments)

- 1- CHRC employee sends private investigator to harass my parents at their home
- 2- I feel like a dashing rogue
- 3- Giacomo "Serenity Now" Vigna makes it big down under

(June 11, 12 and 14)

Also, I enclose reference to other articles by other individuals reproducing essentially the same defamatory statements written by Mr. Levant, who are acting in concert with him to intimidate and spread the malicious statements.

(He lists the sites)

In addition, I have received intimidating emails from unknown workplaces following the publication of articles by your client that I intend to use at trial.

Please be advised that in addition to the defamatory aspects, I intend to argue that the acts by your client following service of a legitimate legal notice constitute cyber-harassment and intimidation with the goal to persuade me to withdraw my legal action and attack my reputation as a lawyer. Therefore, I will also be pleading a tort action in this regard. I also reserve the right to present these new allegations as additional proof of malice and damages in the context of the claim as it stands.

Please be advised that I have the intention to use as proof all continued agitations by your client as proof of malice and intimidation in the current action and any potential future action that may follow.

Govern yourself accordingly.

Giacomo Vigna

(The rest of the fax has the web domain search and Affidavits of Service - all in English)