Notice of Harassment

www.documatica-forms.com

This notice is served upon John Jones and Mary Jones of 8492 14th St., Fredericton, New Brunswick by Robert Smith and Anna Smith of 639 Main St. Fredericton, New Brunswick, on this 4th day of April, 2006.

Attention: John Jones

"without prejudice"

We, Robert Smith and Anna Smith, as the legal guardians of Jennifer Elizabeth Smith (the 'Victim'), make oath and say that Jennifer Elizabeth Smith has been the victim of harassment, as conducted by Mike Jones of 8492 14th St., Fredericton, New Brunswick (the 'Aggressor').

To the best of our knowledge, the documented incidences of harassment (the 'Incidences') occurred within the province of New Brunswick and include the following:

A. Assault and/or Battery, contrary to Section 265 of the Canadian Criminal Code and contrary to the common law of tort, which carries no limit to potential liability, respectively.

Assault and/or Battery has occurred at least once, as follows:

- An incident of physical injury occurred on May 3rd, 2005, at MacDonald Elementary School. Mike taunted Jennifer repeatedly about her weight, and then punched her in the stomach, resulting in severe bruising.
- B. Threats and/or Intimidation, contrary to Sections 264.1 and/or 423 of the Canadian Criminal Code and contrary to the common law of tort, which carries no limit to potential liability, respectively.

Threats and/or Intimidation has occurred at least once, as follows:

- A threat of harm to personal property occurred on September 17th, 2005, at MacDonald Elementary School. Mike threatened to tear up Jennifer's homework if she did not give him her answers.
- C. Theft, contrary to Section 322 of the Canadian Criminal Code.

Theft of personal property has occurred at least once, as follows:

- An incidence of theft occurred on December 15th, 2005, at 639 Main St., Fredericton, New Brunswick. Mike stole Jennifer's bicycle, which was parked outside of her home. He then threw it down a ravine.
- D. Harassment and/or Sexual Harassment, contrary to Section 264 of the Canadian Criminal Code and contrary to the common law of tort, which carries no limit to potential liability, respectively.

Harassment and/or Sexual Harassment has occurred at least once, as follows:

 An incidence of sexual name-calling/teasing occurred on February 23rd, 2006, at MacDonald Elementary School. Mike called Jennifer a 'fat whore' in front of her teacher and friends.

This notice is being served upon you, John Jones and Mary Jones in your capacity as legal guardians of the Aggressor, to alert you to the potential legal liabilities that you face, in your personal and/or professional capacity, if this harassment does NOT CEASE IMMEDIATELY.

Although it is very likely that as the legal guardians of the Aggressor, you did not play an active role in the Incidences, you are NOW BEING ALERTED to the fact that these events are occurring. Further acquiescence with respect to incidences of this nature being conducted by the Aggressor towards the Victim may open you up to personal and/or professional liabilities in civil OR CRIMINAL law.

In your capacity as legal guardians of the Aggressor, you exercise direct care and control over the Aggressor. Now that you are being alerted to the Incidences being instigated by the Aggressor, acquiescence due to ignorance is no longer available as a defense or excuse, should the events occur again in the future. If your acquiescence continues, you may be opening yourself up to vicarious liability or negligence (in your personal capacity), or even criminal liability in negligence or as an accomplice.

All of the information listed above, with respect to the Incidences, has been duly documented and will be made available to the appropriate authorities, or media, should a future situation warrant. The time and place at which you have received this letter has also been documented. Please note that if this letter was delivered to your agent, such as a secretary or personal assistant, you will also have been deemed to receive it.

(This space intentionally left blank)

Please respond to this letter within 10 business days, confirming personal receipt of this notice, and providing details as to the steps you have taken to ameliorate the aforementioned situation. If no response is received at the correspondence address listed above, it will be assumed that you have ignored this notice and the Incidences described herein, and consequently accept the inherent legal liabilities in doing so.

Robert Smith

Anna Smith

A NOTARY PUBLIC IN AND FOR the province of New Brunswick.

* * * * * * * *

Victim's Statement

I, Jennifer Elizabeth Smith, the aforementioned victim, promise to tell the truth and affirm that the above-described Incidences (including types of events, persons, times, and locations) and statements are correct to the best of my knowledge. Furthermore, I am signing this document voluntarily and of my own free will.

Jennifer Elizabeth Smith

Notice of Harassment Delivery Log - Parent(s)

Delivery Date:	Delivery Location:
Delivery Time:	
Delivery Person's Name:	

Delivery Person's Signature

Recipient's Signature or Initials