

February 7, 2015

Judge John Adams

John F. Seiberling Federal Building and U.S. Courthouse

Two South Main Street, Room 510

Akron, Ohio 44308

Fax : 330-252-6077

FILED  
15 FEB 12 AM 11:00  
CLERK US DISTRICT COURT  
NORTHERN DISTRICT OF OHIO  
AKRON

Honorable Judge Adams,

**Re: Prevention of Harassment and Victimization by Defendant in Case No. 5:14CV02331**

We are owners of the "@pubnt" Twitter account that the Defendant in the above case in your court, Jennifer Gerrish-Lampe, has asked the court to summon as a witness in the Defamation case against the Claimants from publisher Ellora's Cave.

The Defendant in this case is a vicious troll who leads a gang defaming and harassing successful people and anyone who supports them. Her only reason for naming us as a witness is to seek our identities and harass us the same way she and her gang has harassed and defamed the Claimant and to victimize us for daring to say positive things about the Claimant countering her smear campaign.

We write to ask for protection from your magistrates and yourself. Please protect our identities and thereby us from lifelong victimization, harassment, stalking, and defamation by this vicious troll, Jennifer Gerrish-Lampe, and the gang she runs by not granting any orders to discover our identities under the pretense of falsely calling us as witnesses. Please prevent your court and your magistrates also from granting any such orders.

We present evidence and proof below that this vicious troll, Jennifer Gerrish-Lampe's sole motive under the pretense of calling us as witnesses is to find out our identities to subject us also to lifelong victimization, harassment, stalking, and abuse she has subjected the Claimant and many others before us.

1. We are not witnesses to any matter relating to the case and specifically not witnesses to any internal operations or financial matters of the Claimant, Ellora's Cave. We are merely readers of the publisher who have merely dared to state positive things about the publisher as spectators. We do not know of and are not able to provide any information as witnesses of internal matters, finances, or operations of Ellora's Cave or any of the Claimants. We do not consent to act as witnesses and have no information to provide in this case.
  
2. The Defendant, Jennifer Gerrish-Lampe, calling us as a witness for the Defense is perverse. If you peruse our Twitter account you will be able to verify every legal argument and statement we have put forward is against the Defendant's case. You will see clearly that there is nothing we have stated that will support the Defense's case and everything we have said defeats the Defendant's case. Thus the Defendant has no right to call us as a Defense witness and her attempt is perverse. Thus you further have proof that the Defendant's only ulterior motive in calling us as a witness is to use your court to seek out our identities in order to victimize, harass, stalk, defame, and libel us as she has done many times before, purely for daring to say positive things about her target, the Claimant.
  
3. We ask you to look at how brazenly this Defendant has attempted to pervert the course of justice by using your Federal courtroom itself for her campaigns of victimization, harassment, defamation, and libel for merely daring to say positive things about the Claimant. She seeks to punish anyone who dares says anything positive about her target, the Claimant. This is added proof of Malice against the Claimant.  
We have already received very serious threats against us by the gang this Defendant runs once they find out our identities.
  
4. We do not know anything about the internal matters, finances, or operations of Ellora's Cave. The right people to call as witnesses are the officers, authors, and managers of Ellora's Cave from whom all the information relevant for this case can be obtained. There is no information to support the Defence (or otherwise) anyone external can provide. All the identities of the officers, authors, and managers of Ellora's Cave are known and can be called. Hence the Judge has evidence that calling us is a brazen

pretense to use you and your court for her Victimization without any respect for the courts. We ask that you instead allow to call Ellora's Cave personnel above for the matters in this case instead.

5. We present evidence below that the Defendant, Jennifer Gerrish-Lampe, is a vicious troll who runs a gang and maliciously attacks, runs smear campaigns against, libels, stalks, and criminally harasses successful businesses and individuals in the publishing industry. In our experience her motivations are jealousy of the individual's success, a malicious need to destroy the individual's success, and to bring down the individual. We seek our protection to prevent using your court under false pretense to target us as her next victims.

Hence please protect us from misuse of your court for victimization, possible gang activities, and violation of our rights by the Defendant.

6. Romance Writers of America is a respected organization at the head of the publishing industry in the Romance genre. Some years ago Jennifer Gerrish-Lampe and a similar smear campaign against a small publisher, libeling and defaming the publisher, similar to her current smear campaign she has started against Ellora's Cave. The web log of that case is detailed at this URL:

<http://www.stopthebullies.com/2013/07/01/why-jane-litte-was-banned-from-rwa/>

7. There was a smear campaign libeling and attacking campaign this Defendant ran against the successful author J. S. Cooper. Similar to this case she sets her gang to maliciously attack her target author's books with fake one-star reviews and vandalizes her target author's books. In this case the libel was proven as false, just like the libel (we believe) against Ellora's Cave.

<http://www.stopthebullies.com/2013/06/30/j-s-cooper-vs-jane-litte/>

8. Below we have evidence of this defendant's attack on respected and successful author and literary agent, Nathan Bradford, using, again, a Twitter smear campaign after attacking a successful author with fake one-star reviews using her gang.

<http://www.stopthebullies.com/2013/09/06/twitter-attack-on-nathan-bransford/>

9. We have further details of Twitter based threats of violence against another successful author by this Defendant and the gang.  
<http://www.stopthebullies.com/2013/10/26/jane-litte-defends-violent-readers/>
10. The above are some of the smear campaigns, campaigns of libel (subsequently proven false), and harassments that this Defendant has led. The particular web site lists a litany of other similar attacks this Defendant has been a participant of (rather than leading).
11. Her targets are almost always a successful publisher or a successful author motivated by jealousy. This time her target is Jaid Black, the author who is also the head of the publisher Ellora's Cave, and that malicious jealousy is a motive is clear by her attacks on Jaid's "shopping sprees".
12. She secondly targets anyone who dares to speak in support of her targets, like in Nathan Bradford's case, and she has now set her sights on us for victimization for daring to Tweet positive facts about her target, the Claimant. We ask for your protection and to prevent your court being used under pretenses proven as false above as a tool for extending her victimization and harassment to us.
13. We are mere bystanders and legal case bloggers who merely attempted to counter the libel and lies she has her gang running as a campaign on Twitter. Since she runs her smear campaigns in Twitter we created a Twitter account point out the positive facts about the Claimant. This is because in the American tradition of free speech assumes that the public can sort out truth from fiction so long as both sides have the opportunity to have their say. We thought it is only fair that we present the other side (the publisher's side) in this case.
14. The gang Jennifer Gerrish-Lampe leads is primarily made up of self-published authors and a few bloggers who financially profit from these self-published authors' advertisements. Many of the bloggers themselves have submitted work to publishers and have been rejected. They are motivated by jealousy of the successful authors who have publishers. They have a malicious hatred for publishers who have rejected their work.

They further believe that by vandalizing and attacking the successful authors and publishers (and any of their supporters) with false 1-star reviews and malicious smear campaigns they bring them down to clear the way for the sales of their own books.

15. We have not internal knowledge we can provide as a witness for the Defence. We have no knowledge of any internal matter of Ellora's Cave at all. Every fact about Ellora;s Cave required for the case can be obtained by calling the publisher's officers, managers, editors and authors whose identities are known.
16. Every fact we have put forward has been against the Defense's case and the Defense calling us as a witness is so perverse that it proves the Defendant Jennifer Gerrish-Lampe's sole ulterior motive as being victimizing, harassing, and silencing us as she has done many times before.
17. We respectfully ask the Judge to deny the orders and to order your magistrates to also deny the orders to call us as witnesses perversely and under false pretense. We ask the Judge to not allow your court to be used as a tool for extending the same actions the Defendant has carried out against the Claimant to us and viciously Victimizing us purely for daring to tweet positive facts about the target of Jennifer Gerish-Lampe's malice and rage.
18. To authenticate that this is indeed the "@pubnt" Twitter account stated as a witness writing this letter we shall write a single tweet as below from our Twitter account one week in the future from today: "In the American tradition of free speech the public can sort out truth from fiction only when both sides have their say."

Sincerely,



@pubnt Twitter account

<https://twitter.com/pubnt>