

The Cease & Desist

In 2017, after well over one year of stalking and harassment by Amazing Polly, which included her participation in doxing me and my son, I hired an attorney in Canada to help me put a stop to it. Eventually, her husband was located and served in February 2018. The Cease & Desist comes next, followed by a clip from one of Polly's dozens of videos defaming, stalking, and threatening me (and others).

September 22, 2017

Sxxxxxxx Nxxxxxxx
XX XXXXXXXX XX
XXXXXXXX, XX XXXX

Dear Ms Nxxxxxxx:

**RE: XXXXXX XXXXXXXXX
OUR FILE NO. XXXXXX**

We are counsel for XXXXXX XXXXXXXX of the State of XXXX who, as you are well aware, has been the subject of several YouTube videos posted by you containing false, misleading, defamatory and, in some cases, extremely threatening statements against our client.

Our client advises us that you maintain an online presence using the names Polly Phemus, Fight Narcissism, 99freemind, and several other pseudonyms on various social media platforms. We are further advised that you have also opened a channel on the video platform Bitchute, under channel name 99freemind, which contains some of the same videos.

The video postings you have made include accusations that our client has been engaged in criminal activity against you and others, such as cyberstalking, "gang stalking" and impersonation. Ms. XXXXXXXXX has never met you, has never spoken to you directly and has had no reason to communicate with you on a personal or professional level. Accordingly, our client has absolutely no idea why you have found it necessary to attack her in such a public, hurtful and intimidating manner.

Motivations aside, it is imperative that your conduct and behaviour stop immediately. Your actions shall no longer be tolerated by our client.

We refer to the following passages in YouTube videos and Internet postings which include defamatory statements:

Video Title: IMPERSONATOR IN COMMENTS YouTube Troll is obsessed – Sociopathic bully

In the video description, published March 30, 2017 and currently posted on the YouTube and Bitchute websites, our client is identified as a long-time troll and accused of cyberstalking which is a felony in the United States. Your video goes on to encourage harassment of our client when you state, "So report this guy". "Talk back to this guy". "Do whatever you want".

The suggestion that our client is engaged in criminal activity and is a sociopath is a vicious, defamatory statement. Our client is understandably concerned that you are encouraging untold others to harass her and do whatever you want.

Video Title: Goodbye 2016 Cyberstalking Obsessed Hater Fans I'm done with you idiots

This video (released December 16, 2016 and currently available) identifies our client by her YouTube name, Annabel Lee, as a "cyberstalking obsessed hater fan". You further accuse our client of being a YouTube channel owner by the name of Phoenix Rising. You are well aware, of course, that Phoenix Rising is an actual cyberstalker/troll who remains the subject of investigation by U.S. authorities.

This video closes with you making one of many veiled threats that you have imparted over the past number of months against our client, specifically: "Somebody is going to end up getting really really hurt". You also state that our client has "obvious psychiatric problems" which is categorically denied and once again defamatory.

Untitled Video: Attachment 17 (now since removed)

In this video, originally released on October 22, 2016, you respond to a comment which you apparently saw on our client's YouTube channel, left by one of her subscribers, who simply said that Ms. XXXXXXXXXXXX has "a wholesome sweetness and inner strength". Your response to this comment is deeply disturbing: "When I meet people who are wholesome ... I just want to fucking kill them."

For obvious reasons, our client perceives this statement as a threat. Such a vicious statement may also incite your own followers to harass, threaten or cause harm to our client.

This is by no means an exhaustive list of the defamatory materials and injurious statements that have been created by you. Our client enjoys a high profile in her profession as a XXXXXXXXXXXXXXXX. She was recruited, in fact, by the Social Media division of a national media outlet and offered a partnership contract to produce videos on her own channel. Until your harmful conduct came to our client's attention, she was creating several videos per month which produced monthly income from associated ad revenue.

Our client has now drastically changed her online presence, privatizing many of her videos in light of safety concerns. As a result, ad revenues have been severely reduced, translating into a loss of income. Ms. XXXXXXXXXXXX was forced to stop contributing content to her channel in the hope that the level of harassment inflicted by you would die down. Unfortunately, your response was to escalate the defamatory behaviour.

Your conduct has threatened not only our client personally but members of her family, whose identities have been tracked down and circulated online by you and your associates. This has created intense anxiety and personal safety concerns for Ms. XXXXXXXXXXXX and her family.

The only purpose served by your continued publishing of this type of material is to intentionally and maliciously ridicule and harass Ms. XXXXXXXXXXXX, knowing that these insults will be absorbed by others in the community.

Of course, you cite no evidence, nor past statement or indeed anything of a factual nature to support these types of observations. It comes out of thin air and is calculated only to cause your followers to question our client's stability, integrity and reputation and to lower the estimation of Ms. XXXXXXXXXXXX in the minds of community members.

As you will appreciate, the defamatory statements have potentially disastrous consequences for our client. The statements have injured the reputation of our client and were obviously disseminated to a wide range of community members, many of whom may be familiar with our client's professional standing. In light of the posting of this material, the community now has a distorted and damaging perception of our client's character and motives.

We hereby request that you immediately cease and desist from any posting of further comment, YouTube or Bitchute videos and/or Blogger containing statements that call into question our client's character and immediately take steps to delete all YouTube and Bitchute videos and online comments attacking our client (or using any similar platforms).

Unless we receive written confirmation by September 30, 2017, that you shall comply with this request, and our client is able to satisfy herself that all offensive material has been removed, we expect instructions to commence formal proceedings.

Should we be obligated to institute legal action against you, we shall name you as a personal defendant and seek injunctive relief and damages, including aggravated damages, from you directly. We shall also pursue recovery of all legal costs necessarily incurred by our client as a result of your defamatory actions and harassing conduct.

We also intend to insure that the defamatory conduct and harassment shall not originate from any of the various other accounts which you regularly operate. Your attempts to convey these malicious statements by an anonymous means shall not be tolerated. Our client has every intention to track your communications, despite use of pseudonyms, and shall if necessary utilize Court Summons process to obtain this information from service providers and YouTube itself.

Finally, we are advised that your spouse, XXXXXXXXXXXXXXXX, has appeared in at least one video in which he seems to endorse and support the slanderous statements expressed by you about our client. Accordingly, a copy of this letter is being provided to Mr. XXXXXXXXXXXX. We caution Mr. XXXXXXXXXXXX from taking any steps to repeat, participate in the production of, or disseminate the slanderous material referred to above.

Please govern yourselves accordingly.

Yours very truly,

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c.c. XXXXXXXXXXXXXXXXXXXX