

Advocates Group 621 & Jeremy Gauntlett: Request for Info: Re: Alternative Dispute Resolution; EoP v WiP Conflict of Cultures policy.

Annex A: Civil Mag Court: District of George Held at George 2578-14: Alt Disp Res:

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**Civil Mag Court: District of George Held at George Case 2578-14:
30 Sep 2015 – 27 Oct 2016 correspondence LJ & Frode Moe**

From: EoP MILED Clerk <eop.miled.clerk@gmail.com>
Date: Fri, Sep 30, 2016 at 12:22 PM
To: Frode & Talitha Moe <fro.moe@online.no>, Talitha Moe <lee.moe@telkomsa.net>
Cc: Clive Johnstone <clann@telkomsa.net>
Subject: Frode & Talitha Moe: Service of: GMC 2578-14: Letter to Mag Essel: Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.

From: EoP MILED Clerk <eop.miled.clerk@gmail.com>
Date: Fri, Sep 30, 2016 at 12:22 PM
Subject: Frode & Talitha Moe: Service of: GMC 2578-14: Letter to Mag Essel: Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.
To: Frode & Talitha Moe <fro.moe@online.no>, Talitha Moe <lee.moe@telkomsa.net>
Cc: Clive Johnstone <clann@telkomsa.net>

TO: Frode & Talitha Moe (fro.moe@online.no); Talitha Moe (lee.moe@telkomsa.net)
CC: Clive Johnstone (clann@telkomsa.net)

Frode & Talitha:

Frode & Talitha Moe: Service of: GMC 2578-14: Letter to Mag Essel: Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.

EoP MILED Clerk Gmail Email Account:

I setup this temporary email address; after my mweb email address was first hacked, and then deleted by MWeb.

If you send me an email and you do not receive a response within two days; please SMS me at 071-170 1954; or phone me; to confirm that I did receive it; and it was not blocked.

Frode & Talitha Moe: Filing with Clerk of Court in Case 2578-14:

Attached is a letter and enclosures I am going to file with Magistrate Essel today; regarding my unresolved issues with yourselves; a copy is filed with Magistrate Torlage and Clive Johnstone.

Letter to Magistrate Essel: Re: GMC 2578-14: Lara Johnstone v Frode & Talitha Moe: Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.

Lara Supporting Affidavit: & Enclosures:

[A] 12 August 2014: Magistrate Essel written ruling in case 2578-14: Lara Johnstone v Frode & Talitha Moe. Pages: 01.

[B] Correspondence to and from Frode Moe: A.01: 30 Dec 2014 1:59 PM; to A.30: A.30 07 April 2016. Pages: 64.

[C] Correspondence to and from Clive Johnstone: B.01 15 Jan 2016 10:57 PM; to B.06: 09 April 2016 7:03 PM. Pages: 11.

[D] 15 Nov 2015: Draft Particulars of Claim: Enclosures: A: 27 May 2014 21:17 hrs: Frode Moe correspondence to Clerk of the Court. B. 13 February 2015 15:42 hrs: Frode Moe correspondence to Plaintiff. C. 15 November 2015 17:22 PM: Frode Moe correspondence to Plaintiff. D. 15 November 2015 22:31 PM: Frode Moe correspondence to Plaintiff. Pages: 15.

If you want to inform Magistrate Essel and myself; that you:

(a) agree and/or disagree with anything stated in my letter and supporting evidence to Magistrate Essel:

a. you can do so by filing an affidavit and supporting evidence for the attention of Magistrate Essel; with the Clerk of the Court; a copy should be provided to myself; and also to Magistrate Torlage and Clive Johnstone; if any reference is made to them; or

b. if you need more time; you can file a letter before 21 October 2016, informing Magistrate Essel and myself how much time you need to provide the court with your response to the issues in dispute in the letter to Magistrate Essel.

Clive Johnstone: Filing with Clerk of Court in Case 2578-14:

If you want to inform Magistrate Essel, Frode and Talitha Moe and myself; that you:

(b) agree and/or disagree with anything stated in my letter and supporting evidence to Magistrate Essel and Frode & Talitha;

a. you can do so by filing an affidavit and supporting evidence for the attention of Magistrate Essel; with the Clerk of the Court; a copy should be provided to myself; and also to Magistrate Torlage; if any reference is made to statements or issues in dispute dealt with before Magistrate Torlage; or

b. if you need more time; you can file a letter before 21 October 2016, informing Magistrate Essel, Frode & Talitha Moe; myself and Magistrate Torlage; how much time you need to provide Magistrate Essel with your response to the issues in my letter.

Respectfully

Lara Johnstone

From: EoP MILED Clerk
Date: Fri, Sep 30, 2016 at 10:09 PM
To: Frode & Talitha Moe, Talitha Moe
Cc: Clive Johnstone
Subject: Frode & Talitha Moe: Service of: GMC 2578-14: Letter to Mag Essel: Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.

From: EoP MILED Clerk <eop.miled.clerk@gmail.com>
Date: Fri, Sep 30, 2016 at 10:09 PM
Subject: Frode & Talitha Moe: Service of: GMC 2578-14: Letter to Mag Essel: Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.
To: Frode & Talitha Moe <fro.moe@online.no>, Talitha Moe <lee.moe@telkomsa.net>
Cc: Clive Johnstone <clann@telkomsa.net>

TO: Frode & Talitha Moe (fro.moe@online.no); Talitha Moe (lee.moe@telkomsa.net)
CC: Clive Johnstone (clann@telkomsa.net)

Frode & Talitha:

Frode & Talitha Moe: Service of: GMC 2578-14: Letter to Mag Essel: Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.

All of the court officials including the Clerk of the Court were at a function this afternoon; so I could not deliver the documents to the Clerk. I will deliver them to the Clerk on Monday; and once delivered provide you, Millers and Pa; with a clerk stamped printed copy.

Respectfully

Lara Johnstone

From: EoP MILED Clerk
To: Frode Moe, Talitha Moe
Cc: Clive Johnstone
Date: Mon, Oct 3, 2016 at 9:25 PM
Subject: Fwd: Frode & Talitha Moe: Service of: GMC 2578-14: Letter to Mag Essel: Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.

From: EoP MILED Clerk <eop.miled.clerk@gmail.com>
Date: Mon, Oct 3, 2016 at 9:25 PM
Subject: Fwd: Frode & Talitha Moe: Service of: GMC 2578-14: Letter to Mag Essel: Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.
To: Frode Moe <fro.moe@online.no>, Talitha Moe <lee.moe@telkomsa.net>
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TO: Frode & Talitha Moe (fro.moe@online.no); Talitha Moe (lee.moe@telkomsa.net)
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Frode & Talitha:

Frode & Talitha Moe: Service of: GMC 2578-14: Letter to Mag Essel: Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.

I delivered the documents to Millers and the Clerk of the Court today. I shall drop your printed and clerk stamped copy in your mailbox outside your gate, for you tomorrow.

Respectfully

Lara Johnstone

From: EoP MILED Clerk
Date: Sat, Oct 15, 2016 at 3:32 PM
To: Zarita van Eyk
Cc: Frode Moe, Talitha Moe, Douglas Henney: Millers Inc Director, Clive Johnstone
Subject: GMC 2578-14: Response from Mag Essel & Torlage via Clerk of Court

From: EoP MILED Clerk <eop.miled.clerk@gmail.com>
Date: Sat, Oct 15, 2016 at 3:32 PM
Subject: GMC 2578-14: Response from Mag Essel & Torlage via Clerk of Court
To: Zarita van Eyk <ZvanEykh@justice.gov.za>
Cc: Frode Moe <fro.moe@online.no>, Talitha Moe <lee.moe@telkomsa.net>, "Douglas Henney: Millers Inc Director" <Douglas@phinc.co.za>, Clive Johnstone <clann@telkomsa.net>

TO: Zarita van Eyk (ZvanEykh@justice.gov.za)

CC: Clive Johnstone (clann@telkomsa.net)
CC: Frode Moe (fro.moe@online.no); Talitha Moe (lee.moe@telkomsa.net);
CC: Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director (Douglas@phinc.co.za)

Clerk of Court: Zarita van Eyk:

GMC 2578-14: Response from Mag Essel & Torlage via Clerk of Court

Acknowledged as Received: I received the attached letter dated 06 October 2016, Subject: Lara Johnson / Clive Johnson Case Nr 5048-2015; Lara Johnson / Frode Moe Case Nr 2578-14; from Magistrate Essel and Torlage, via yourself, yesterday.

Respectfully

Lara Johnstone

Date: Sun, Oct 16, 2016 at 11:46 AM
From: Frode Moe <fro.moe@online.no>
To: eop.miled.clerk@gmail.com
Subject: Re: Frode & Talitha Moe: Service of: GMC 2578-14: Letter to Mag Essel: Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.

From: Frode Moe <fro.moe@online.no>
Date: Sun, Oct 16, 2016 at 11:46 AM
Subject: Re: Frode & Talitha Moe: Service of: GMC 2578-14: Letter to Mag Essel: Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.
To: eop.miled.clerk@gmail.com

To Lara; with copy to the George Magistrates Court, and Clive/Ann Johnston

I confirm that I have received, by email, your PARTICULARS OF CLAIM -DRAFT, and the Request for Info (stamped by the Clerk of the GM-Court 03.Oct 2016)

I hope this request for information from Lara is an attempt to solve the case outside the court.

The request for info from Lara to me contains 83 pages which is pathognomonic(symptomatic for a disease without doubt) for Lara. I will concentrate my comment on the central points in this case.

If I do not comment on other points that does not imply that they are necessarily correct.

THIS EMAIL WILL CONTAIN 3 SECTIONS

A. Comments on Lara's request for info

B. My request for tax reports and other requests from Lara

C. MESSAGE TO THE GEORGE MAGISTRATE COURT

A

1) Again , My wife TALITA is not involved at all in this matter.

There has never been a Barter agreement between Lara and us at Wifontein Rd 22.

Your mother, Ann, asked my wife, Talita, if we would point out a small section of our garden where you [Lara] could work with your "wormery".

Your parents helped you establish a wormery in our garden so you could produce liquid fertilizer. The wormery could give you a meaningful activity and a possible income. We , Talita and I , were positive to the request from Ann in order to help you.

There was no handshake agreement between you Lara and Talita or with me and no written agreement.

Your activity in our garden for 6-7 years functioned mostly positive for both sides. You were looking after our dogs when we, once in a while were away. We received some compost at times as well as bought compost from you.

You were allowed to bring in what you needed for your wormery even if it sometimes was unpleasant smelling -

for example from rotting eggshells from a restaurant.

However I had to stop you from expanding your composting activity such as 1: not allowing people from the area to deliver leaves and other compost material to you,2: not expanding any further than the 30-40 m you had expanded your composting activity into our garden without asking for permission. After August 2009 your activity was entirely on my property and not on my wife's property.

When I in January 2014 read you allegations of sexual harassment against me , we [Lara and your parents and Talita and I], had the meeting at Witfontein Rd 22 where I gave the order that you had to be out of my property within 1-2 months.

For the future you were not allowed to be on my property alone and needed a person along with you as a witness of what is being said between us. In May as you still had not totally moved out of my property and you were taking us to court, I gave your father Clive the firm instruction to see to that your activity at my property without delay came to an end. It was my decisions and not from your aunt Talita.

Conclusion NO BARTER AGREEMENT AND

TALITA SHOULD NEVER HAVE BEEN INCLUDED AND BROUGHT INTO THIS CASE.

2) LARA's Request for info nr 13 is an incorrect statement as I never received your permission to

delay the case until I was back in September, 2013. That is why the the case started in the GMC on the

1st of July and Talita had to tackle all the stress and trouble to front your allegations.

I had begged you to exclude Talita but you showed no sympathy for your aunt.

She needed therefore to pay for a lawyer to help her in the court.

That happened in spite of my repeated protests saying that the case should not start before I came back. Talita WAS NOT A PART OF THIS CASE AT ALL.

3) Your Request for info nr 26. We never communicated to the Johnston family anything else

than that the Court-case in 2014 was dismissed as the case was outside the jurisdiction of the court..

4)Lara had in 2002 been arrested for a bomb-threat at the George Airport. Out of the blue, without any previous communication with Lara or her parents, I , residing in Norway, got a long email from Lara. The email was not only long but also incoherent and to me the email was a clear indication that the writer, Lara, at that stage had a mental problem, a mental disease.

So in order to help Lara , I sent an email with my opinion about Lara to her father Clive. I meant that information would be important in the subsequent court-case, as Lara might have been mentally sick and then not responsible for the bomb-threat. This email was just sent to Lara's father and nobody else. Clive replied and said he disagreed with me in that matter and claimed that Lara did not have any mental disease.

So out of this one e-mail, from me, via her father and to nobody else, trying to help Lara , Lara you are claiming 200 000 Rand for psycho-social damage from me.

This example is symptomatic for the rest of your, Lara's, claims against me. I disagree that my attempts to help you, have caused you psycho-social damage. It is your mental disease that has caused your problems.

5) I have repeatedly recommended that you Lara should see a psychiatrist for your own mental health's best .

Secondly only a psychiatrist can decide and set an accurate diagnosis .

The court is not capable of solving these allegations between Lara and me without a psychiatrist.

I can not see that I can achieve anything by presenting my case directly to you Lara as you will continue to deny

that you are doing anything wrong. That is a central part of your disease. You do your actions as a result of delusions. That is why you do not realise that what you are doing, is wrong . Our meetings and communication to resolve the problems, have resulted in more polarisation between us than solving the disagreements .

That is why I have set the condition of using a psychiatrist to whom I would supply my evidence.

You have so far denied to see a psychiatrist .

Again: Only an psychiatrist can settle this diagnosis for you Lara. The court will also depend on assistance from such expertise if the court is set to handle the case . I can see you are at times psychotic because of delusions but you can also function more normal for longer periods.

A treatment by a psychiatrist of a psychotic patient will normally give a good result in 30%,

and another 30% will have some positive improvement (ref Merck Manual). Some of the treatment is medication, nevroleptica that has improved over the years in effect and with much less side-effects.

B REQUEST FOR INFO FROM LARA

Since these 100-200 pages I have received from you recently, might represent an approach into the Magistrate Court again:

1) Will you Lara please clarify in your request for info nr 6: "with alleged knowledge of mental legal health issues".

2) I will request from you Lara : 5 years of tax-reports from SARS.

That is very relevant information as persons with a serious mental disorder often have difficulties to stay in a paid job and provide for themselves financially.

3) Can you provide the invitation for support,"Prisoner of Sex and War ShibumiTF MN-737" , you sent early December 2013 to more than 500 recipients in Norway.

These recipients are mostly working for the media but also court officials, lawyers and members of parliament.

You submitted their responses to the Swiss Federal Council referring to the Geneva Convention to treatment of Prisoners of War. This invitation to support , Prisoner of Sex & War-also sent to Timothy McVeigh(executed mass-murderer), US Navy JAG, President Putin co Kremlin Press Office,

is most obviously connected to the court-case against the Norwegian mass-murderer Anders Breivik.

It is relevant information as I am a Norwegian citizen and Lara's sexual harassment allegation

started a year after the court-case against Anders Breivik took place.

C . MESSAGE TO GEORGE MAGISTRATE COURT

Lara, a declared RADICAL HONOURSTY ECOFEMINIST GUERRYLLA LAW SUSTAINABLE SECURITY PRACTICING PARALEGAL, MEMBER OF THE RADICAL HONESTY CULTURE is fighting a MASONIC WAR.

Her strongest ammunition is to threaten or take her targets/respondents to court.

Her targets have the last 2-3 years been close family members of Lara.

The respondents are bombarded by hundreds of pages causing stress and headaches , damaging family relationships, and hurting herself.

This " Masonic War" will, without treatment for Lara, most probably continue after this case has come to an end.

This activity is also time consuming and expensive for the court.

So someone has to try to help her and stop her from continuing with these activities.

The court can demand that Lara can only approach the court through a lawyer.

As Lara in 2002 was sentenced for contempt of court

Lara should be denied to represent herself in the court.

She should only appear in court through a lawyer.

Finally I am not and have never been a freemason.

I will not be the last "freemason" taken to court by Lara if she is allowed to continue as she is doing .

CONCLUSION :

I can not apologize for telling Lara or her family that Lara has a mental disorder.

That information is only meant to help you since psychiatric treatment gives you more than a 60% chance to make life better for you Lara and your parents.

Regards

Frode Moe

Date: Mon, Oct 17, 2016 at 9:10 PM
From: EoP MILED Clerk
To: Frode Moe <fro.moe@online.no>
Subject: Re: Frode & Talitha Moe: Service of: GMC 2578-14: Letter to Mag Essel: Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.

From: EoP MILED Clerk <eop.miled.clerk@gmail.com>
Date: Mon, Oct 17, 2016 at 9:10 PM
Subject: Re: Frode & Talitha Moe: Service of: GMC 2578-14: Letter to Mag Essel: Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.
To: Frode Moe <fro.moe@online.no>

Frode

I received your email sent 16 Oct 2016 at 11:46 AM.

I shall consider and respond within next few days.

Lara

From: EoP MILED Clerk
Date: Fri, Oct 21, 2016 at 10:17 AM
Subject: Re: Frode & Talitha Moe: Service of: GMC 2578-14: Letter to Mag Essel: Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.
To: Frode Moe

From: EoP MILED Clerk <eop.miled.clerk@gmail.com>
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To: Frode Moe <fro.moe@online.no>

Frode

Sorry for delay. I hope to have completed my response by end of the week.

Lara

From: EoP MILED Clerk
Date: Mon, Oct 24, 2016 at 2:26 AM
To: Talitha Moe, Millers Inc Director, Clive Johnstone, Ann Johnstone
Cc: Frode Moe
Subject: Response from Frode; Re: Service of: GMC 2578-14: Letter to Mag Essel: Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.

From: EoP MILED Clerk <eop.miled.clerk@gmail.com>
Date: Mon, Oct 24, 2016 at 2:26 AM
Subject: Response from Frode; Re: Service of: GMC 2578-14: Letter to Mag Essel: Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.
To: Talitha Moe <lee.moe@telkomsa.net>, Millers Inc Director <Douglas@phinc.co.za>, Clive Johnstone <clann@telkomsa.net>, Ann Johnstone <annscg@telkomsa.net>
Cc: Frode Moe <fro.moe@online.no>

TO: Talitha Moe (lee.moe@telkomsa.net); Counsel: Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director (Douglas@phinc.co.za)
TO: Clive Johnstone (clann@telkomsa.net); Ann Johnstone (annscg@telkomsa.net)
CC: Frode Moe (fro.moe@online.no)

Below find a (i) copy of correspondence received from Frode Moe; which states that it was sent "To Lara; with copy to the George Magistrates Court, and Clive/Ann Johnston"; but the email header only included my email address; not anyone else's; (ii) my acknowledged receipt response..

I don't know if Frode emailed a copy of his 16 October 2016 email to me; to the George Magistrate's court and Clive/Ann Johnstone; separately.

I shall provide my detailed response to Frode's email in the next email.

Lara

----- Forwarded message -----

From: **EoP MILED Clerk** <eop.miled.clerk@gmail.com>
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Lara

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To Lara; with copy to the George Magistrates Court, and Clive/Ann Johnston

I confirm that I have received, by email, your PARTICULARS OF CLAIM -DRAFT, and the Request for Info (stamped by the Clerk of the GM-Court 03.Oct 2016)

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- A. Comments on Lara's request for info
- B. My request for tax reports and other requests from Lara
- C. MESSAGE TO THE GEORGE MAGISTRATE COURT

A

1) Again , My wife TALITA is not involved at all in this matter. There has never been a Barter agreement between Lara and us at Wifontein Rd 22. Your mother, Ann, asked my wife, Talita, if we would point out a small section of our garden where you [Lara] could work with your "wormery".

Your parents helped you establish a wormery in our garden so you could produce liquid fertilizer. The wormery could give you a meaningful activity and a possible income. We , Talita and I , were positive to the request from Ann in order to help you.

There was no handshake agreement between you Lara and Talita or with me and no written agreement.

Your activity in our garden for 6-7 years functioned mostly positive for both sides. You were looking after our dogs when we, once in a while were away. We received some compost at times as well as bought compost from you.

You were allowed to bring in what you needed for your wormery even if it sometimes was unpleasant smelling -

for example from rotting eggshells from a restaurant.

However I had to stop you from expanding your composting activity such as 1: not allowing people from the area to deliver leaves and other compost material to you,2: not expanding any further than the 30-40 m you had expanded your composting activity into our garden without asking for permission. After August 2009 your activity was entirely on my property and not on my wife's property.

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For the future you were not allowed to be on my property alone and needed a person along with you as a witness of what is being said between us. In May as you still had not totally moved out of my property and you were taking us to court, I gave your father Clive the firm instruction to see to that your activity at my property without delay came to an end. It was my decisions and not from your aunt Talita.

Conclusion NO BARTER AGREEMENT AND

TALITA SHOULD NEVER HAVE BEEN INCLUDED AND BROUGHT INTO THIS CASE.

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delay the case until I was back in September, 2013. That is why the the case started in the GMC on the

1st of July and Talita had to tackle all the stress and trouble to front your allegations.

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She needed therefore to pay for a lawyer to help her in the court.

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Out of the blue, without any previous communication with Lara or her parents, I , residing in Norway, got a long email from Lara.

The email was not only long but also incoherent and to me the email was a clear indication that the writer, Lara, at that stage had a mental problem, a mental disease.

So in order to help Lara , I sent an email with my opinion about Lara to her father Clive. I meant that information

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So out of this one e-mail, from me, via her father and to nobody else, trying to help Lara, Lara you are claiming

200 000 Rand for psycho-social damage from me.

This example is symptomatic for the rest of your, Lara's, claims against me.

I disagree that my attempts to help you, have caused you psycho-social damage.

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that you are doing anything wrong. That is a central part of your disease. You do your actions as a result of delusions. That is why you do not realise that what you are doing, is wrong . Our meetings and communication to resolve the problems, have resulted in more polarisation between us than solving the disagreements .

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3) Can you provide the invitation for support,"Prisoner of Sex and War ShibumiTF MN-737" , you sent early December 2013 to more than 500 recipients in Norway.

These recipients are mostly working for the media but also court officials, lawyers and members of parliament.

You submitted their responses to the Swiss Federal Council referring to the Geneva Convention to treatment of Prisoners of War. This invitation to support , Prisoner of Sex & War-also sent to Timothy McVeigh(executed mass-murderer), US Navy JAG, President Putin co Kremlin Press Office,

is most obviously connected to the court-case against the Norwegian mass-murderer Anders Breivik.

It is relevant information as I am a Norwegian citizen and Lara's sexual harassment allegation

started a year after the court-case against Anders Breivik took place.

C . MESSAGE TO GEORGE MAGISTRATE COURT

Lara, a declared RADICAL HONOURSTY ECOFEMINIST GUERRYLLA LAW SUSTAINABLE SECURITY PRACTICING PARALEGAL, MEMBER OF THE RADICAL HONESTY CULTURE is fighting a MASONIC WAR.

Her strongest ammunition is to threaten or take her targets/respondents to court.

Her targets have the last 2-3 years been close family members of Lara.

The respondents are bombarded by hundreds of pages causing stress and headaches , damaging family relationships, and hurting herself.

This " Masonic War" will, without treatment for Lara, most probably continue after this case has come to an end.

This activity is also time consuming and expensive for the court.

So someone has to try to help her and stop her from continuing with these activities.

The court can demand that Lara can only approach the court through a lawyer.

As Lara in 2002 was sentenced for contempt of court

Lara should be denied to represent herself in the court.

She should only appear in court through a lawyer.

Finally I am not and have never been a freemason.

I will not be the last "freemason" taken to court by Lara if she is allowed to continue as she is doing .

CONCLUSION :

I can not apologize for telling Lara or her family that Lara has a mental disorder.

That information is only meant to help you since psychiatric treatment gives you more than a 60% chance to make life better for you Lara and your parents.

Regards

Frode Moe

From: EoP MILED Clerk
Date: Mon, Oct 24, 2016 at 2:47 AM
To: Frode Moe
Cc: Talitha Moe, "Douglas Henney: Millers Inc Director", Clive Johnstone, Ann Johnstone
Subject: Lara Response to Frode Re: GMC 2578-14: Letter to Mag Essel: Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.

From: EoP MILED Clerk <eop.miled.clerk@gmail.com>
Date: Mon, Oct 24, 2016 at 2:47 AM
Subject: Lara Response to Frode Re: GMC 2578-14: Letter to Mag Essel: Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.
To: Frode Moe <fro.moe@online.no>
Cc: Talitha Moe <lee.moe@telkomsa.net>, "Douglas Henney: Millers Inc Director" <Douglas@phinc.co.za>, Clive Johnstone <clann@telkomsa.net>, Ann Johnstone <annscg@telkomsa.net>

TO: Frode Moe (fro.moe@online.no)
CC: Talitha Moe (lee.moe@telkomsa.net); Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director (Douglas@phinc.co.za)
CC: Clive Johnstone (clann@telkomsa.net); Ann Johnstone (annscg@telkomsa.net)

Lara Response to Frode Re: GMC 2578-14: Letter to Mag Essel: Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.

Contents:

- * Acknowledged Receipt of 16 Oct 2016 email
- * Response to Request for Information to Magistrate Essel.
- * Options: Apology or Financial Damages court proceedings.
- * Options: Apology or Financial Damages alternative dispute arbitration proceedings.
- * Removing Talitha as a respondent.
- * Summary: Summons Damages Claim Amounts: As of 16 Oct 2016: R 800,000.
- * Ecology of Peace cultural legal definition of Freemason member of Masonic Religion.
- * Issues not addressed in this correspondence; pending court proceedings or arbitrator
- * Lara Information provided to Frode Request for Information:

~~*~*

Acknowledged Receipt of 16 Oct 2016 email:

I received your email which says among others that you sent it to "To Lara; with copy to the George Magistrates Court, and Clive/Ann Johnston"; but the email header only includes my email address; not anyone else's.

From: Frode Moe <fro.moe@online.no>
Date: Sun, Oct 16, 2016 at 11:46 AM
Subject: Re: Frode & Talitha Moe: Service of: GMC 2578-14: Letter to Mag Essel: Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.

To: eop.miled.clerk@gmail.com

Printed hard copies of Req for Info documentation delivered to Frode & Talitha:

You further state that you confirm that you received, by email, the "PARTICULARS OF CLAIM -DRAFT, and the Request for Info (stamped by the Clerk of the GM-Court 03.Oct 2016)"

On 30 September 2016 I notified you and Talitha, copied to Clive; by electronic service email that "All of the court officials including the Clerk of the Court were at a function this afternoon; so I could not deliver the documents to the Clerk. I will deliver them to the Clerk on Monday; and once delivered provide you, Millers and Pa; with a clerk stamped printed copy."

On 03 October 2016 I notified you and Talitha, copied to Clive, by electronic service email that "I delivered the documents to Millers and the Clerk of the Court today. I shall drop your printed and clerk stamped copy in your mailbox outside your gate, for you tomorrow."

On the afternoon of 03 or 04 October 2016 I was walking the dogs to the forest, when I ran into Talitha walking home from shopping at Spar. We spoke very briefly; during which I informed her that I had delivered the court documents to your postbox. She said that she had seen them and that she had informed you that they were in the postbox.

Awaiting original or copy of Frode correspondence copy to the George Magistrates Court, and Clive/Ann Johnston:

I have not yet received your email correspondence that you copied to George Magistrates Court, and Clive/Ann Johnston.

I also have not received your response.

~~~~

Response to Request for Information to Magistrate Essel.

The request for information was submitted to Magistrate Essel.

The 06 October 2016 letter from the Clerk of the Court, which I provided you, Talitha and Millers a copy of; stating "You have to institute an action to sue for damages - that means issuing a summons. Magistrates are unfortunately not allowed to get involved in litigating parties and cannot advise," was the response of Magistrate Essel and Torlage to my request for information to them.

~~~~

Options: Apology or Financial Damages court proceedings.

Apology court proceedings; including reduced mitigation financial damages if apology is sincere.

If you want to proceed with a court arbitrator where we present our evidence to the Magistrate and the Magistrate makes a final ruling as to whose evidence is justified and whom should

apologize; then you can ask your lawyers to file an application with the clerk of the court, copied to me, to request to withdraw their statement of 'lacking of jurisdiction'; that they made to the court on behalf of yourself and Talitha.

Financial Damages Summons court proceedings.

As noted Magistrate Essel's response to my request for information regarding filing an Amended Notice of Motion; was that I should "institute an action to sue for damages - that means issuing a summons."

I shall be drawing up a summons, I don't know how long it will take to be finalized, before it is filed and served on you.

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Options: Apology or Financial Damages alternative dispute arbitration proceedings.

If you sincerely wish to resolve the matter out of court; whether via apology and/or financial damages proceedings; I suggest that you consider recommending someone whom you consider would be a reasonable arbitrator; whose alternative dispute resolution ruling; after we have submitted our respective evidence to such arbitrator; you would sincerely consider.

If you sincerely wish to resolve the matter out of court; whether via apology and/or financial damages proceedings; my suggestion as an arbitrator would be (a) Magistrate Torlage, if he were willing to consider accepting the dispute; or (b) we can contact various alternative dispute resolution companies; to find out what their alternative dispute resolution procedures are.

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Removing Talitha as a respondent.

Talitha never informed me that she (i) does not agree with your mental disorder allegations, has asked you to stop making them; and to apologize and withdraw the allegations you have made, or provide your evidence for your allegations; (ii) that she requests to be removed from the case; or (iii) that she has appointed you – Frode Moe – as her lawyer; to speak on her behalf.

Furthermore Millers Inc: the lawyers that she did appoint did not inform me of any of the aforementioned information; or make any efforts to mediate the issue in dispute between us. Consequently the issue in dispute with Talitha remains unresolved.

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Summary: Summons Damages Claim Amounts: As of 16 Oct 2016: R 800,000:

Based upon information available to me; as of 16 October 2016; in the absence of a written apology and withdrawal of Frode Moe's mental disorder allegations including reasonable offer for psychological integrity damages already incurred; if or when the Summons is filed, the damages claims by Lara Johnstone against Frode Moe in the High Court shall be as follows:

R250,000 for legally unjustified 'mental disorder' allegation made in 2002 & 2014 behind my back, respectively to family members and the clerk of the court.

R100,000 for each legally unjustified 'mental disorder' allegation, made to me, verbally or in writing; from 2014 to present.

As of 16 October 2016, Frode's unjustified mental disorder allegations currently amount to five such allegations; 2 x R250,000, 3 x R100,000; amounting to R800,000: (a) four of which were detailed in Lara Johnstone Affidavit in support of: Request for Info filed with the Clerk of the Court; (b) fifth detailed in email received from Frode Moe, sent on 16 October 2016 at 11:46 AM.

If your response to the court, subsequent to having been served; shall allege that you are claiming to be a (a) sincere, concerned and benevolent patriarch family member; as opposed to a (b) stranger who happens to be married to a biological family relative; whose allegations were negligently made without effort to sincerely engage the individual being accused of a 'mental disorder'; the aforementioned damages amounts requested shall be doubled. If a magistrate or judge finds that your allegations were maliciously made; the damages amount requested shall be increased.

Clarification regarding EoP meaning of an 'unjustified mental disorder' allegation:

A legally unjustified mental disorder allegation herein refers to Frode Moe making a verbal or written 'mental disorder' allegation against Lara Johnstone; in or out of court proceedings; that does not include a (a) a scientific based legal definition of mental disorder; (b) evidence in support of such scientific based legal definition.

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Ecology of Peace cultural legal definition of Freemason member of Masonic Religion:

If I recall correctly; I have previously informed you my working hypothesis cultural legal definition for 'freemason'; but if not: below is my definition for 'religion/culture' and 'freemason'.

I have also included excerpts of correspondence to others; where I have described the Ecology of Peace concept of an EoP Muslim or Christian; namely someone who recognizes Ecology of Peace Factual Reality; and is willing to cooperate to implement an Ecology of Peace international law social contract.

Ecology of Peace Factual Reality Principles:

1. Earth is not flat. 2. Resources are finite. 3. When humans breed or consume above **ecological carrying capacity limits**, it results in **ecological overshoot**, **resource depletion** and **resource conflict**. 4. Some of the socio-cultural and psycho-political consequences of overpopulation & consumption collision with declining resources include: poverty, slavery, unemployment, food shortages, food inflation, cost of living increases, urban sprawl, traffic jams, toxic waste, pollution, peak oil, peak water, peak food, peak population, species extinction, loss of biodiversity, peak resources, racial, religious, class, gender resource war conflict, militarized police, psycho-social and cultural conformity pressures on free speech, etc; inter-cultural

conflict; legal, political and corporate corruption, etc. 5. The root cause of humans breeding and consuming above ecological carrying capacity limits is the 'right to breed and consume with total disregard for ecological carrying capacity limits' clauses of the [Masonic War is Peace](#) international law social contract. 6. If individuals, families, tribes, races, religions, political parties, corporations and/or nations want to (a) sustainably protect natural resources for future generations; and/or (b) reduce class, racial and/or religious local, national and international resource war conflict; and/or (c) enable honourable, transparent and humane international cooperative de-industrialization and depopulation of the planet to return to living in accordance to ecological carrying capacity limits; they should (d) cooperate to implement an [Ecology of Peace](#) international law social contract that restricts all the worlds citizens to breed and consume below ecological carrying capacity limits; to sustainably protect and conserve natural resources.

Definition of 'religion', 'culture':

Erich Fromm defines 'religion' as "a group-shared system of thought and action that offers the individual a frame of orientation and an object of devotion":

» "To clarify, "religion" [or "culture" or "ideology"; whichever is your primary psychological paradigm determining your sense of existential purpose] as I use it here does not refer to a system that has necessarily to do with a concept of God or with idols or even to a system perceived as religion, but to any [racial, religious, class or culture] group-shared system of thought and action that offers the individual a frame of orientation and an object of devotion. Indeed, in this broad sense of the world no culture of the past or present, and it seems no culture in the future, can be considered as not have religion.

This definition does not tell us anything about its specific content. People may worship animals, trees, idols of gold or stone, an invisible god, a saintly person, or a diabolical leader; they may worship their ancestors, their nation, their class or party, money or success. Their religion may be conducive to the development of destructiveness or of love, of domination or of solidarity; it may further their power of reason or paralyze it.

.. A specific religion, provided it is effective in motivating conduct, is not a sum total of doctrines and beliefs; it is rooted in a specific character structure of the individual and, inasmuch as it is the religion of a group, in the social character. Thus, our religious attitude may be considered an aspect of our character structure, for we are what we are devoted to, and what we are devoted to is what motivates our conduct. Often however, individuals are not even aware of the real objects of their personal devotion and mistake their "official" beliefs for their real, though secret religion. If, for instance, a man worships [socio-political, military or economic] power while professing a religion of love, the religion of power is his secret religion, while his so-called official religion, for example Christianity, is only an ideology." – Erich Fromm, *To Have or to Be*, pp.135-136 «

Freemason culture/religion/ideology/worldview:

Masonic War is Peace (WiP) ideology or religion refers to an individual or group of individuals who live according to a Masonic War-is-Peace social contract; which provides its members with the inalienable 'right' to breed and consume with total disregard for ecological carrying capacity

limits, enabling divide and conquer resource wars for the profit and socio-political benefits of the elite.

When a tribe's elite encourage its members to breed and consume above ecological carrying capacity limits; for the divide and conquer culling socio-political profits of the elite; they engage in freemasonry ideology. In order for the Masonic elite to profit from divide and conquer economic and military culling of their factory farmed human cattle slaves; they establish divisions of Masonic ideological tribes based upon alleged new ideologies; such as 'zionism', 'nationalism', 'capitalism', 'communism', 'catholicism', 'christianity', 'islamism'; etc; all of which are founded on the quicksand of Freemasonry: encourage human cattle to overbreed and consume, then racially, nationally, etc divide and conquer; for the profits of the Masonic elite.

Put differently: A Freemason Zionist / Capitalist / Communist / Catholic / Christian / Nationalist / Islamist, etc is someone who endorses Edward Bernaysian Bullshit the Public Relations image management parasite leeching leadership; whose ideology either encourages or endorses ecological illiteracy*: i.e. their followers right to breed and/or consume above ecological carrying capacity limits; to enable their ability to engage in Freemason Zionist / Capitalist / Communist / Catholic / Christian / Nationalist / Islamist zionism (aka economic, political and military resource warfare to steal resources from other tribes).

Official Public Freemason:

An official member of a Masonic Lodge.

Unofficial Freemasons / Masonic War is Peace co-conspirators.

Unofficial Freemasons are individuals who are not official members of a Masonic lodge, but consciously or unconsciously co-conspire with Masonic War is Peace culture values. They live in accordance to Masonic culture / religious / ideology values; either as conscious elite who use Masonic War is Peace culture human cattle breeding and sacrifice culling values for their own socio-political profits; or as unconscious human cattle slaves of Masonic elite's respective 'Zionist', 'Capitalist', 'Communist', 'Catholic', 'Christian', 'Islamist', 'Buddhist', etc tribes.

Ecology of Peace: Non-Freemason.

An individual who refuses to breed or consume above ecological carrying capacity; is not a War is Peace Freemason. A culture that requires its members to breed and consume below ecological carrying capacity limits, is not a War is Peace Masonic culture.

Ecology of Peace -v- Masonic War is Peace Muslim:

As excerpted from correspondence [\[PDF\]](#) to UK Muslim lawyer: Anjem Choudary; via UK: Society of Muslim Lawyers; Re: *Choudary: PM Theresa May or Anjem Choudary is irrelevant if British oligarchy & people not interested in EoP root cause problem solving.*

Abu Hurairah narrated that Allah's Messenger said, "A Muslim eats in one intestine while a Kafir [disbeliever] eats in seven intestines." - al-Bukhari, al-Sahih, Translated by Muhammad Muhsin Khan (Riyadh: Maktabat Dar-us-Salam, 1997) Hadith 5396

Ibn Athir al-Jazari (d. 606/1210) writes: "It is a metaphor for the contentment of the believer on a little of this world and a disbeliever's craving for an excess of it." - al-

Jazari, Ibn Athir, Jami' al-Usool fi Ahadith ar-Rasool, (Damascus: Maktaba Al-Halwani, 1971) Vol.7, 406

Ecology of Peace Factual Reality Muslim Interpretation:

An individual who advocates on behalf of Islamic doctrine that recognizes Ecology of Peace Factual Reality principles could interpret Abu Hurairah and Ibn Athir al-Jazari's interpretations of the statements of Allah's messenger as:

'An individual who self-identifies as a Sunni, Shia, Wahhabi or Sufi Muslim, whose procreation and consumption footprint of earth's finite resources is below ecological carrying capacity limits, metaphorically consumes earth's resources with one intestine, and can honestly and sincerely be referred to as an Ecology of Peace culture Sunni, Shia, Wahhabi or Sufi Muslim.

'An individual who self-identifies as a Sunni, Shia, Wahhabi or Sufi Muslim, whose procreation and consumption footprint of earth's finite resources is above ecological carrying capacity limits, metaphorically consumes earth's resources with seven intestines; and can honestly and sincerely be referred to as a Masonic War is Peace culture Sunni, Shia, Wahhabi or Sufi Kafir Muslim; until they listen to the honest and sincere constructive criticism and amend their procreation and consumption footprint behaviours to below ecological carrying capacity limits.

'An individual who self-identifies as a Sunni, Shia, Wahhabi or Sufi Muslim scholar or imam, whose interpretation of 'Islamic' doctrine advocates on behalf of Muslims having a one intestine procreation and consumption eco-footprint; i.e. below earth's finite ecological carrying capacity resource limits; is an Ecology of Peace Sunni, Shia, Wahhabi or Sufi Muslim scholar.

'An individual who self-identifies as a Sunni, Shia, Wahhabi or Sufi Muslim scholar or imam, whose interpretation of 'Islamic' doctrine advocates on behalf of Muslims having a seven intestine procreation and consumption eco-footprint; i.e. above earth's finite ecological carrying capacity resource limits; is a Masonic War is Peace Sunni, Shia, Wahhabi or Sufi Muslim scholar.

An excerpt of Ecology of Peace culture detailed suggested definitions of measuring any individuals procreation and consumption footprints as submitted to ICC Judges [\[PDF\]](#); can be found in EoP v WiP NWO negotiations: UK v Anjem Choudary [\[PDF\]](#)

Ecology of Peace v Masonic War is Peace Christianity:

The following is an excerpt from 26 July 2015 correspondence [\[PDF\]](#) to Unashamedly Ethical and Family Policy Institute: *Are Family Policy Institute and Unashamedly Ethical social and resource conflict problem solving ethics founded upon (i) Ecology of Peace factual reality or (ii) Masonic War is Peace flat earth beliefs?*

Summary: Ecology of Peace v Masonic War is Peace Christianity:

An Ecology of Peace individual is someone who may not in the past or currently have abided by Ecology of Peace procreation or consumption factual reality ethical principles; as the basis for their ethical values; who chooses to [unconditionally or conditionally cooperate](#) to implement an Ecology of Peace international law social contract. Such a

person would be an unconditional or conditional cooperating Ecology of Peace Christian, Catholic, Muslim, Buddhist, Atheist, etc.

Conversely an individual whose religious ethical principles – whether based upon their own interpretation of their religious doctrine or upon a religious scholar, priest or popes interpretation of their religious doctrine – endorse the Flat Earth ‘right to breed and/or consume without any regard for ecological carrying capacity limits’ Masonic War is Peace international law social contract and object to the implementation of an Ecology of Peace international law social contract restricting all the worlds humans, from all religions, classes and races to procreate and consume below ecological carrying capacity limits. Such a person would consciously or unconsciously effectively be a [Masonic War is Peace](#) Christian, Catholic, Muslim, Buddhist, Atheist, etc.

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Issues not addressed in this correspondence; pending court proceedings or arbitrator:

Considering (i) that much of what I say that Frode disagrees with; he considers as ‘evidence’ for his non-existent legal ‘mental disorder’ definition; (ii) it is pointless repeating what I have previously stated; including evidence in support of such statements; until the matter is either formally before a court or an alternative dispute resolution arbitrator.

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Lara Information provided to Frode request for Information:

Frode Moe 1) Respondent: "with alleged knowledge of mental legal health issues".

Frode Moe: “1) Will you Lara please clarify in your request for info nr 6: "with alleged knowledge of mental legal health issues".”

Paragraph [6] “Frode Moe was at all times a qualified doctor, acting in his capacity as a medical expert; with alleged knowledge of legal mental health issues.”

Paragraph 6 in the *Lara Johnstone Affidavit in support of: Request for Info*; filed with the Clerk of the Court; occurs under the heading of “Respondents’. Generally speaking in an affidavit; the applicant provides a summary of who the respondents are.

According to my interpretation of your ‘mental disorder’ allegations correspondence; you have repeatedly legally represented yourself as a “as a medical expert; with alleged knowledge of legal mental health issues.”

Some of the factors that may be considered legally relevant for a Judge; if they find your guilty of unjustified mental disorder allegations; in considering the level of financial damages to award for your legally unjustified mental disorder allegations would include:

The evidence in support of you making the ‘mental disorder’ allegation in the capacity of:

- A sincere concerned family member

- A village idiot who knows nothing or very little about psychology
- Whether you admit you were angry or drunk, or something similar; and did not mean what you said and apologized or withdrew your statements
- Whether you legally presented yourself as a medical expert with alleged knowledge of legal mental health issues.

As I stated, according to my interpretation of your ‘mental disorder’ allegations correspondence; you were legally representing yourself to me, my family members, and the court “as a medical expert; with alleged knowledge of legal mental health issues.”

If that is an incorrect and/or unreasonable interpretation of your legal representation; I am happy to withdraw it and apologize.

Frode Moe: 2) Five years of tax-reports from SARS.

Frode Moe: “2) I will request from you Lara : 5 years of tax-reports from SARS. That is very relevant information as persons with a serious mental disorder often have difficulties to stay in a paid job and provide for themselves financially.”

I have not paid taxes since I returned to South African in 2002; for the following reasons.

Persons falsely – negligently and/or maliciously – accused of mental disorders also have difficulties finding professional employment that involves earning enough in order to be required to pay taxes.

My waitressing and Worm Farm earnings were not sufficient to require the payment of taxes.

A Magistrate or Judge who reads my references received from previous employers; prior to my return to South Africa; and being accused of ‘mental disorder’ for my radical honoursty activism, may conclude that a significant factor reason for why I have not been able to find employment to earn sufficient funds; to be required to pay taxes in accordance with my radical honoursty and activism skills; is as a result of negligent and/or malicious mental disorder allegations; may increase the amount of psychological integrity damages required to be paid to me.

In the same way that it would not be possible for you to practice as a doctor; if you lose your doctor’s license; it is very difficult if not impossible to practice as a credible publicly respected activist; once you have been accused of ‘mental disorders’. To accuse an activist – particularly an activist focused on honesty issues – of mental disorders; is not conducive to supporting them being considered credible activists.

Enclosure: (a) a Beeld frontpage newspaper article about my activism when I was in California; that referred to me as ‘South Africa’s Top Activist in America’. Please Note: There are many errors in the article regarding whom I was protesting with; I was not interviewed by the journalist; and I personally did not perceive myself as remotely close to South Africa’s top activist in America. (b) Reference letter from one of my Sailing employers when I was overseas working on yachts; namely S.Y. Aiglon; which was at the time the personal yacht of the Bavarian Royal Family Thurn and Taxis. I was the first and only woman ever hired as a deckhand on that yacht; while it was owned by the Thurn and Taxis family.

Frode Moe 3) "Prisoner of Sex and War ShibumiTF MN-737" invitation

Frode Moe: "3) Can you provide the invitation for support, "Prisoner of Sex and War ShibumiTF MN-737", you sent early December 2013 to more than 500 recipients in Norway. These recipients are mostly working for the media but also court officials, lawyers and members of parliament. You submitted their responses to the Swiss Federal Council referring to the Geneva Convention to treatment of Prisoners of War. This invitation to support, Prisoner of Sex & War-also sent to Timothy McVeigh(executed mass-murderer), US Navy JAG, President Putin co Kremlin Press Office, is most obviously connected to the court-case against the Norwegian mass-murderer Anders Breivik. It is relevant information as I am a Norwegian citizen and Lara's sexual harassment allegation started a year after the court-case against Anders Breivik took place."

Do you not have a copy of all the documents that I emailed to you?

I do not currently have a copy of that correspondence available on my computer.

My computer was hacked and the motherboard was damaged and destroyed on 10 May 2016; the day that I appeared in court before Magistrate Torlage; with Clive and Ann.

It was partially repaired; but the repairers stated that hardware that they had installed in the repair process would not allow for both hard-drives to be installed; consequently the computer went from two hard-drives; to a computer with one harddrive; with much less memory space on it. The 'Email Outlook' files were one of the files; that were not loaded onto the repaired computer. They were backed up on a memory stick; but the 'Outlook Email' file is rather large, over 7 gigabytes if I recall correctly; and so needs a lot of empty space on the harddrive; in order to be copied from the original hard-drive or memory stick; so I have not yet copied it back onto my computer; until I manage to delete other files; to make space for it.

In essence however, I have no objection to providing you with a copy of any correspondence I ever emailed to you. If or when I sort out my hard-drive files space; and manage to transfer the 'Email Outlook' file that has copies of all most of my email correspondence, that was not deleted; from about 2007 onwards; I can look for it; and provide you with a copy of it.

Enclosures:

- * 19 Dec 1998 Beeld Article: Top SA Activist Arrested protesting Bombing of Iraq.
- * 23 Aug 1991 S.Y.Aiglon Reference by First Mate: Kenneth Libby

Respectfully

Lara Johnstone
Pro Se: GMC 2578-14: Lara Johnstone v Frode Moe

From: EoP MILED Clerk
Date: Wed, Oct 26, 2016 at 7:14 PM
Subject: From Frode Moe: Re: GMC 2578-14: Letter to Mag Essel: Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.
To: Talitha Moe, "Counsel: Douglas Henney: Millers Inc Director", Clive Johnstone , Ann Johnstone
Cc: Frode Moe

From: EoP MILED Clerk <eop.miled.clerk@gmail.com>
Date: Wed, Oct 26, 2016 at 7:14 PM
Subject: From Frode Moe: Re: GMC 2578-14: Letter to Mag Essel: Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.
To: Talitha Moe <lee.moe@telkomsa.net>, "Counsel: Douglas Henney: Millers Inc Director" <Douglas@phinc.co.za>, Clive Johnstone <clann@telkomsa.net>, Ann Johnstone <annscg@telkomsa.net>
Cc: Frode Moe <fro.moe@online.no>

TO: Talitha Moe (lee.moe@telkomsa.net); Counsel: Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director (Douglas@phinc.co.za)
TO: Clive Johnstone (clann@telkomsa.net); Ann Johnstone (annscg@telkomsa.net)
CC: Frode Moe (fro.moe@online.no)

Transparency copy of correspondence received from Frode Moe on 26 October 2016.

I shall provide my response to Frode's email in the next email.

Lara

From: Frode Moe <fro.moe@online.no>
Date: Wed, Oct 26, 2016 at 3:38 PM
Subject: Re: Lara Response to Frode Re: GMC 2578-14: Letter to Mag Essel: Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.
To: EoP MILED Clerk <eop.miled.clerk@gmail.com>

Hello Lara

This is a response to your two emails received on the 24th of Oct 2016.

You suggest that I should get a lawyer as an arbitrator for our dispute in this case: " Do you have a mental disease or not"?

As I have stated several times earlier , a lawyer is not the right person to settle the CORE ISSUE :

Does Lara have a mental disease or not?

A psychiatrist is the right person to give the correct professional answer to that question.

If you have problem with your electricity , you do not call a plumber to find out what is wrong.

If you have a sick cow, you do not call a dentist to come but a veterinary to give you a diagnosis and treatment.

If you have a question about a mental disease , the lawyer can not give the answer.

A psychiatrist is working almost every day for years with these problems and is best qualified to give the correct answer.

When the diagnosis is made by the psychiatrist, then and only then can one use the lawyers to settle if the claims are valid. I will again suggest that your father Clive should find a psychiatrist that you and I can accept.

A condition is also that I will have to be included to present to the psychiatrist what I consider as evidence for my effort to help you.

Regards

Frode

From: EoP MILED Clerk
Date: Wed, Oct 26, 2016 at 9:05 PM
Subject: Lara Response to Frode Re: GMC 2578-14: Letter to Mag Essel: Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.
To: Frode Moe
Cc: Talitha Moe, "Douglas Henney: Millers Inc Director", Clive Johnstone, Ann Johnstone

From: EoP MILED Clerk <eop.miled.clerk@gmail.com>
Date: Wed, Oct 26, 2016 at 9:05 PM
Subject: Lara Response to Frode Re: GMC 2578-14: Letter to Mag Essel: Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.

To: Frode Moe <fro.moe@online.no>
Cc: Talitha Moe <lee.moe@telkomsa.net>, "Douglas Henney: Millers Inc Director" <Douglas@phinc.co.za>, Clive Johnstone <clann@telkomsa.net>, Ann Johnstone <annscg@telkomsa.net>

TO: Frode Moe (fro.moe@online.no)
CC: Talitha Moe (lee.moe@telkomsa.net); Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director (Douglas@phinc.co.za)
CC: Clive Johnstone (clann@telkomsa.net); Ann Johnstone (annscg@telkomsa.net)

Lara Response to Frode Re: GMC 2578-14: Apology or Financial Damages ADR or Court proceedings.

Lara response to Frode's email dated 16 and 26 October 2016

~~~~~ *~~~~~*

Frode: If you have a question about a mental disease , the lawyer can not give the answer. A psychiatrist is working almost every day for years with these problems and is best qualified to give the correct answer.

**

Lara:

Maybe that is how the law works in Norway about making reasonable and lawful mental disorder allegations; I don't know.

But, we are not in Norway. This is South Africa.

As far as I am aware – and you can check with various lawyers -- that is not how the law works in South Africa about making a reasonable and justified legal 'mental disorder' allegation in South Africa.

Section 77(1)-(4) of the Criminal Procedure Act 51 of 1977 deals with the strict due process procedures – to ensure an individuals rights in accordance to constitutional principles to right to psychological integrity – for making a reasonable and justifiable 'mental disorder' allegation or enquiry in criminal cases; namely the rights of a criminal defendant accused of a mental disorder.

In civil cases, the standard for a 'reasonable' and 'justified' mental disorder allegation are plausibly higher; considering the law's recognition that unjustified and unreasonable negligent and/or malicious mental disorder allegations are unlawful and can incur large psychological integrity damages awards.

Here follows in simple English my interpretation of Section 77(1)-(4) of the Criminal Procedure Act 51 of 1977; especially as relating to to Sections 12, 15, 16, 19 of the South African Constitution.

Any individual who wants to make a reasonable and justified legal ‘mental disorder’ allegation against another person; coercively demanding that such other person go and see a psychologist or psychiatrist; must do so in a court of law, under oath, including cross examination; providing their reasonable and justified legal ‘mental disorder’ allegation evidence.

Only if the magistrate agrees that such ‘mental disorder’ allegation is legally justified and reasonable; shall the magistrate issue an order that the particular individual should go and see a psychologist or psychiatrist; as the individual prefers.

However if the particular individual being accused of the ‘mental disorder’ disagrees with the Magistrate’s decision; they shall also have the right to appeal the Magistrate’s decision; to the High Court, Supreme Court of Appeal and Constitutional Court.

Considering that your ‘mental disorder’ allegations were all based upon you having read something that I wrote; which you consider ‘evidence’ for your ‘mental disorder’ allegation. You can take that document which you read to a psychologist and explain to them how or why you thought whatever I wrote or said was evidence for a ‘mental disorder’ and they can enquire into the issues; and issue a report about whether they agree with you or not.

If a psychologist agrees with you; then you can submit their report to the court; and they can be called to testify under oath under cross examination to the contents of their report.

If the Magistrate considers the contents of their report to be reasonable and justified allegation of possible ‘mental disorder’ s/he can suggest that I see one or more psychologists of my own choosing; who can examine the same report and ask me questions about the particular document that I wrote; who can then testify under oath regarding their report. Based upon both – or however many reports – the magistrate can make a decision as to whether that particular ‘mental disorder’ allegation made by Frode Moe; was reasonable and lawfully justified or not.

If the psychologist you go and see does not agree with you that any of the documents you consider ‘evidence’ of my mental disorder’ amount to a lawful reasonable and justified mental disorder allegation; then you can contact a few more psychologists or you can decide it is time for you to take responsibility and apologize and withdraw your mental disorder allegations.

Here follows text transcript of Section 77(1)-(4) of the Criminal Procedure Act 51 of 1977 [\[PDF\]](#); and Sections 12, 15, 16, 19 of the South African Constitution [\[PDF\]](#).

SA Criminal Procedure Act 51 of 1977

Chapter 13: Accused: Capacity to understand proceedings: Mental Illness and Criminal Responsibility (ss 77-79)

77 Capacity of accused to understand proceedings

(1) If it appears to the court at any stage of criminal proceedings that the accused is by reason of mental illness or mental defect not capable of understanding the proceedings so as to make a proper defence, the court shall direct that the matter be enquired into and be reported on in accordance with the provisions of section 79.

(1A) At proceedings in terms of sections 77 (1) and 78 (2) the court may, if it is of the opinion that substantial injustice would otherwise result, order that the accused be provided with the services of a legal practitioner in terms of section 22 of the Legal Aid South Africa Act, 2014. [Sub-s. (1A) inserted by s. 3 (a) of Act 68 of 1998 and amended by s. 25 (1) of Act 39 of 2014.]

(2) If the finding contained in the relevant report is the unanimous finding of the persons who under section 79 enquired into the mental condition of the accused and the finding is not disputed by the prosecutor or the accused, the court may determine the matter on such report without hearing further evidence.

(3) If the said finding is not unanimous or, if unanimous, is disputed by the prosecutor or the accused, the court shall determine the matter after hearing evidence, and the prosecutor and the accused may to that end present evidence to the court, including the evidence of any person who under section 79 enquired into the mental condition of the accused.

(4) Where the said finding is disputed, the party disputing the finding may subpoena and cross-examine any person who under section 79 has enquired into the mental condition of the accused.

South African Constitution:

12. Everyone has the right to bodily and psychological integrity, which includes the right— (a) to make decisions concerning reproduction; (b) to security in and control over their body; and (c) not to be subjected to medical or scientific experiments without their informed consent.

15. (1) Everyone has the right to freedom of conscience, religion, thought, belief and opinion.

16. (1) Everyone has the right to freedom of expression, which includes - (b) freedom to receive or impart information or ideas; (c) freedom of artistic creativity;

19. (1) Every citizen is free to make political choices.

~~~~~

Frode [16 Oct 2016]: "I hope this request for information from Lara is an attempt to solve the case outside the court."

**

Lara:

I have been in the process of drawing up an alternative dispute resolution enquiry letter; which I shall submit to various attorneys and alternative dispute resolution organizations; to determine what their alternative dispute resolution procedures are.

I shall provide you with their response; if they respond.

If any of their alternative dispute resolution procedures are agreeable to both of us; we can resolve the matter via alternative dispute resolution.

If the alternative dispute resolution procedures are not agreeable to one or both of us; we can resolve the matter via court proceedings.

Respectfully

Lara Johnstone
Pro Se: GMC 2578-14: Lara Johnstone v Frode Moe

From: Frode Moe
Date: Thu, Oct 27, 2016 at 9:22 AM
Subject: Re: Lara Response to Frode Re: GMC 2578-14: Letter to Mag Essel: Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.
To: EoP MILED Clerk

From: Frode Moe <fro.moe@online.no>
Date: Thu, Oct 27, 2016 at 9:22 AM
Subject: Re: Lara Response to Frode Re: GMC 2578-14: Letter to Mag Essel: Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.
To: EoP MILED Clerk <eop.miled.clerk@gmail.com>

Hallo Lara

We are talking about different situations.
You are referring to what should happen in a court case while I am suggesting a solution outside court.

You have given me an option to solve it outside court with a lawyer as an arbitrator.
I say that an arbitrator must be a person with the right know how. A lawyer do not have the knowledge about psychiatry and mental diseases .

A psychiatrist do have the professional know how about mental disorders. The psychiatrist can make a better conclusion if he also speaks to and see the "patient".

As I have mentioned earlier, a psychologist is not an acceptable profession in your case as they are not working with the more serious kind of mental disorders.

Regards

Frode

From: EoP MILED Clerk
Date: Thu, Oct 27, 2016 at 11:27 AM
Subject: From Frode Re: GMC 2578-14: Apology or Financial Damages ADR or Court proceedings.
To: Talitha Moe, "Counsel: Douglas Henney: Millers Inc Director"
Cc: Clive Johnstone, Ann Johnstone

From: EoP MILED Clerk <eop.miled.clerk@gmail.com>
Date: Thu, Oct 27, 2016 at 11:27 AM
Subject: From Frode Re: GMC 2578-14: Apology or Financial Damages ADR or Court proceedings.
To: Talitha Moe <lee.moe@telkomsa.net>, "Counsel: Douglas Henney: Millers Inc Director" <Douglas@phinc.co.za>
Cc: Clive Johnstone <clann@telkomsa.net>, Ann Johnstone <annscg@telkomsa.net>

TO: Talitha Moe (lee.moe@telkomsa.net); Counsel: Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director (Douglas@phinc.co.za)
TO: Clive Johnstone (clann@telkomsa.net); Ann Johnstone (annscg@telkomsa.net)
CC: Frode Moe (fro.moe@online.no)

Transparency copy of correspondence received from Frode Moe on 27 October 2016.

I shall provide my response to Frode's email in the next email.

Lara

From: Frode Moe <fro.moe@online.no>
Date: Thu, Oct 27, 2016 at 9:22 AM
Subject: Re: Lara Response to Frode Re: GMC 2578-14: Letter to Mag Essel: Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.
To: EoP MILED Clerk <eop.miled.clerk@gmail.com>

Hallo Lara

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You are referring to what should happen in a court case while I am suggesting a solution outside court.

You have given me an option to solve it outside court with a lawyer as an arbitrator.
I say that an arbitrator must be a person with the right know how. A lawyer do not have the knowledge about psychiatry and mental diseases .

A psychiatrist do have the professional know how about

mental disorders. The psychiatrist can make a better conclusion if he also speaks to and see the "patient".

As I have mentioned earlier, a psychologist is not an acceptable profession in your case as they are not working with the more serious kind of mental disorders.

Regards

Frode

From: EoP MILED Clerk
Date: Thu, Oct 27, 2016 at 12:18 PM
Subject: Lara Response to Frode Re: GMC 2578-14: Apology or Financial Damages ADR or Court proceedings.
To: Frode Moe
Cc: Talitha Moe, "Douglas Henney: Millers Inc Director", Clive Johnstone, Ann Johnstone

From: EoP MILED Clerk <eop.miled.clerk@gmail.com>
Date: Thu, Oct 27, 2016 at 12:18 PM
Subject: Lara Response to Frode Re: GMC 2578-14: Apology or Financial Damages ADR or Court proceedings.
To: Frode Moe <fro.moe@online.no>
Cc: Talitha Moe <lee.moe@telkomsa.net>, "Douglas Henney: Millers Inc Director" <Douglas@phinc.co.za>, Clive Johnstone <clann@telkomsa.net>, Ann Johnstone <annscg@telkomsa.net>

TO: Frode Moe (fro.moe@online.no)
CC: Talitha Moe (lee.moe@telkomsa.net); Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director (Douglas@phinc.co.za)
CC: Clive Johnstone (clann@telkomsa.net); Ann Johnstone (annscg@telkomsa.net)

Lara Response to Frode Re: GMC 2578-14: Apology or Financial Damages ADR or Court proceedings.

Lara response to Frode's email dated 27 October 2016

~~~~~ *~~~~~*

Frode: We are talking about different situations. You are referring to what should happen in a court case while I am suggesting a solution outside court.

**

Lara:

Whether any dispute is resolved in court or out of court it should be in accordance to the rule of law within the particular country; otherwise it would be violating one or both persons rights and/or be illegal and hence null and void.

As I informed you in great detail in my 26 October email:

As far as I am aware – and you can check with various South African lawyers -- that is not how the law works in South Africa about making a reasonable and justified legal ‘mental disorder’ allegation in South Africa.

Section 77(1)-(4) of the Criminal Procedure Act 51 of 1977 deals with the strict due process procedures – to ensure an individuals rights in accordance to constitutional principles to right to psychological integrity – for making a reasonable and justifiable ‘mental disorder’ allegation or enquiry in criminal cases; namely the rights of a criminal defendant accused of a mental disorder.

In civil cases, the standard for a ‘reasonable’ and ‘justified’ mental disorder allegation are plausibly higher; considering the law’s recognition that unjustified and unreasonable negligent and/or malicious mental disorder allegations; can have hugely damaging violations of psychological integrity consequences on the individual negligently and/or malicious incorrectly diagnosed; and consequently can incur large psychological integrity financial damages awards.

If you find a South African lawyer who has a different interpretation of how the law works in South Africa about making a reasonable and justified legal ‘mental disorder’ allegation in South Africa; kindly ask them to clarify their interpretation of the particular South African statutory or constitutional law; they base their interpretation upon; and email it to me.

Once I receive their interpretation including the South African statutory law it is based upon; I shall investigate and research it. If they are correct; I shall amend my interpretation accordingly; and if necessary apologize to you; for having informed you of information I subjectively sincerely believed to be accurate; but which I have been informed to be inaccurate.

If however there is still ambiguity; in terms of my interpretation and your lawyers interpretation; we can file an application to the court; to request the High Court to consider both of our – and any other interested party – interpretations of South African law in terms of making reasonable and justified legal mental disorder allegation; and issue a declaratory order confirming South African law regarding making a reasonable and justified legal mental disorder allegation against an individual in South Africa.

Conclusion:

Everyone, whether a village idiot citizen, a lawyer, a judge, a doctor, a psychologist, a psychiatrist, must follow South African law in terms of making a reasonable and justified legal ‘mental disorder’ allegation against another person, whose ‘mental disorder’ allegations are within the legal jurisdiction of South African law.

If they do not – doesn't matter if they are a village idiot, doctor; whether Norwegian or South African, psychiatrist, psychologist or lawyer -- they can be sued for negligently or maliciously violating the particular' individuals right to psychological integrity.

If my aforementioned interpretation of South African law in terms of making a reasonable and justified legal 'mental disorder' allegation is shown to be incorrect; by South African statutory law I am unaware of; and/or a Courts declaratory order; I shall amend my interpretation and if necessary apologize.

Respectfully

Lara Johnstone

Pro Se: GMC 2578-14: Lara Johnstone v Frode Moe



AIGLON SHIPPING LIMITED

23 August 1991

To whom it may concern:

Please, consider Miss Lara Johnstone for employment with my highest possible recommendation. She has performed outstandingly aboard the 38 meter schooner "Aiglon" this season.

Lara signed on three months ago, bringing with her many skills, both aesthetic and mechanical. Her fine work shows continual improvement, and she acquires the skills to perform new tasks easily.

In addition, Lara is self-motivated and organized, efficiently dividing up the overall work plan and budgeting time for each individual project with minimal guidance. However, she is not afraid to ask pertinent questions when necessary or offer helpful ideas when appropriate.

Finally, Lara is honest and dedicated. She is a team player, who puts in extra hours often and without complaint or expectations of additional compensation. One could not ask for a more versatile, hard-working and personable employee. Adding Lara Johnstone to your team (or making her your entire team,) is the best management decision you can make.



S.Y. AIGLON

Sincerely yours,

Kenneth D. Libby

First Officer

Nommer: 1917
Kategorie: BETOGINGS
Illustrasie: foto
Kleur: volkleur

Beeld

Saterdag 19 Desember 1998

Johannesburg Finaal Bladsy 1

SA 'plaasmeisie' vas in VSA oor Golf- protes

– Johann Holzapfel –

Washington. Een van Suid-Afrika se voorbok-aktiviste in Amerika, me. **Lara Johnson** (31), is eergister in Oakland, Kalifornië, tydens 'n betoging teen Amerika se lugaanvalle op Irak in hegtenis geneem.

Sowat 150 mense het aan die optog een van talle oor die hele land met 'n obskure beweging The Utopian Anarchist Party aan die spits deelgeneem.

Johnson, wat haar bestempel as 'n eenvoudige plaasmeisie van Volksrust en "aangetroude familie" van wyle mnr. John Vorster, oudpremier en -staatspresident, het verlede jaar opspraak gewek toe sy in 'n tronk met die veroordeelde moordenaar Demian Johnson (33) getroud is. Hy dien vyftien jaar tronkstraf weens moord uit.

Sy het hom op die internet ontmoet, glo dadelik op hom verlief geraak en sedertdien steun in Suid-Afrika probeer kry om druk op Amerika uit te oefen om hom toe te laat om hom saam met haar in Suid-Afrika te vestig.

Einde verlede jaar was sy weer in die nuus toe sy aan die New Yorkse marathon deelgeneem het met haar lyf geverf in die kleure van die Suid-Afrikaanse vlag. Sy wou daarmee die aandag op haar teenmisdad-veldtog in Suid-Afrika vestig.

Johnson is saam met nog veertien betogers in hegtenis geneem nadat hulle waarskuwings verontagsaam en twee ingange van 'n federale gebou versper het. Die woorde Wag the Dog was in swart en wit op haar gesig geverf en sy was geklee in die kleure van die Suid-Afrikaanse vlag.

Die betogers is weens betreding aangekla en aangesê om Dinsdag in die hof te verskyn.

Johnson is al maande lank betrokke by die Amerikaanse protes-politiek.

Sy het gister in 'n e-pos-boodskap aan Beeld vertel hoe sy 'n polisie-offisier oor die lugaanvalle gekonfronteer het.

"Ons het 'n doodkis vol puin voor die ingang van die gebou neergesit en toe vier bottels met rooi vloeistof daarop omgekeer as simbool van die bloed wat Amerikaanse bombardemente in Irak laat vloei.

"Ons het voor die twee ingange van die gebou gaan lê en mense verhinder om dit binne te gaan of te verlaat," het Johnson gesê.

Me. Lara Johnson met die woorde Wag the Dog op haar gesig, word in Oakland, Amerika, in hegtenis geneem saam met nog dertien betogers teen die aanvalle op Irak. Hulle het die federale gebou in die stad gedwing om twee uur lank te sluit.



the doj & cd

Department:
Justice and Constitutional Development
REPUBLIC OF SOUTH AFRICA

MAGISTRATE OFFICE: GEORGE

Private Bag x6537, GEORGE, 6530, 130 York Street, GEORGE, 6530
Tel (044) 802 5855, Fax (086) 6293306

06 October 2016

Me Lara Johnson
PO Box 5042
GEORGE EAST
6539

CIVIL CLERK
PRIVAATSAK/PRIVATE BAG X6537
2016 -10- 06
GEORGE 6530
SIVIELE KLERK

RE: LARA JOHNSON / CLIVE JOHNSON -- CASE NR 5048/2015
LARA JOHNSON / FRODE MOE -- CASE NR 2578/2014

You requests dated 30 September 2016 with the above-mentioned reference numbers refers.

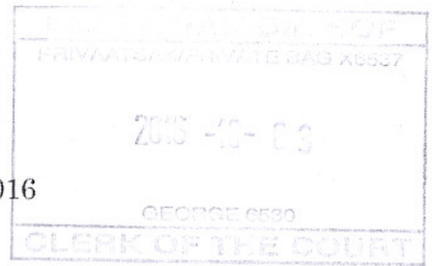
The case files and your requests were referred to Magistrate Essel and Torlage for consideration on which they made the following remarks:

"You have to institute an action to sue for damages – that means issuing a summons.

Magistrates are unfortunately not allowed to get involved in litigating parties and cannot advise."

Kind regards.


.....
ZARITA VAN EYK
CIVIL COURT CLERK
MAGISTRATE OFFICE
GEORGE



30 September 2016

PO Box 5042
George East, 6539
Tel: 044 – 870 7239

Magistrate Guts Essel
Via Sindile MacDonald Nlazi & Zarita van Eyk
Clerk of the Court
George Magistrates Court
Cnr York & Courtenay Street
Camfers Drift George 6529

Clerk Filing Instructions:

Original to be filed in Civil Cases 2578-14: Lara Johnstone v Frode & Talitha Moe.
Transparency copy to be filed in 5048-15: Lara Johnstone v Clive Johnstone.

CC: Ref: GMC 2578-14: Lara Johnstone v Frode & Talitha Moe.

Frode & Talitha Moe
22 Witfontein Rd George
Per Email to: fro.moe@online.no;
lee.moe@telkomsa.net .

Arno Crous, Fanie Botes
Millers Inc Attorneys
123 Meade St, George 6530

CC: Ref: GMC 5048-15: Lara Johnstone v Clive Johnstone.

Clive Johnstone
PO Box 5042
George East, 6539
Per email: clann@telkomsa.net

Magistrate Torlage
Via Civil Clerk of the Court
George Magistrates Court
Cnr York & Courtenay Street
Camfers Drift George 6529

**Re: GMC 2578-14: Lara Johnstone v Frode & Talitha Moe: Request for Info:
Filing of an Amended Notice of Motion; Dignitas Letter.**

Request for Information:

1. *Filing of Amended Notice of Motion:*

- a. Can I still make a request to file an Amended Notice of Motion that includes the alternative of payment of damages to my psychological integrity; in these proceedings?
- b. Re: Prospects of Success of an Amended Notice of Motion: Based upon the contents of the arguments and evidence already filed in this matter; does Magistrate Essel think that probable cause exists for a possibly successful damages order finding that would cover the costs of my Dignitas Assisted Suicide; considering that proceedings wherein there is an absence of probable cause for successful damages order finding; would simply aggravate already strained family relationships as a result of 15 years of unsubstantiated mental disorder allegations.

San Martin 3/10/2016

MILLERS INC/ING 11:20

30 September 2016

PO Box 5042
George East, 6539
Tel: 044 – 870 7239

Magistrate Guts Essel
Via Sindile MacDonald Nlazi & Zarita van Eyk
Clerk of the Court
George Magistrates Court
Cnr York & Courtenay Street
Camfers Drift George 6529

Clerk Filing Instructions:

Original to be filed in Civil Cases 2578-14: Lara Johnstone v Frode & Talitha Moe.
Transparency copy to be filed in 5048-15: Lara Johnstone v Clive Johnstone.

CC: Ref: GMC 2578-14: Lara Johnstone v Frode & Talitha Moe.

Frode & Talitha Moe
22 Witfontein Rd George
Per Email to: fro.moe@online.no;
lee.moe@telkomsa.net .

Arno Crous, Fanie Botes
Millers Inc Attorneys
123 Meade St, George 6530

CC: Ref: GMC 5048-15: Lara Johnstone v Clive Johnstone.

Clive Johnstone
PO Box 5042
George East, 6539
Per email: clann@telkomsa.net

Magistrate Torlage
Via Civil Clerk of the Court
George Magistrates Court
Cnr York & Courtenay Street
Camfers Drift George 6529

**Re: GMC 2578-14: Lara Johnstone v Frode & Talitha Moe: Request for Info:
Filing of an Amended Notice of Motion; Dignitas Letter.**

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- b. Re: Prospects of Success of an Amended Notice of Motion: Based upon the contents of the arguments and evidence already filed in this matter; does Magistrate Essel think that probable cause exists for a possibly successful damages order finding that would cover the costs of my Dignitas Assisted Suicide; considering that proceedings wherein there is an absence of probable cause for successful damages order finding; would simply aggravate already strained family relationships as a result of 15 years of unsubstantiated mental disorder allegations.

- c. If in your opinion reasonable probable cause exists for a possibly successful damages order finding: what documentation must I file in order to request permission to file an Amended Notice of Motion.

2. *In Forma Pauperis Dignitas Assisted Suicide Letter:*

- a. Considering that:
 - i. Magistrate Torlage confirmed for me and my parents; as part of GMC 5048-15: Lara Johnstone v Clive Johnstone proceedings; among others: that (a) he had read everything I filed in that matter and could find no evidence whatsoever for any 'mental disorder' allegations; (b) it was legal for me to (i) make arrangements for my assisted suicide in Switzerland or Russia; if consented to by Russian authorities; and to (ii) ask for help in making such assisted suicide arrangements.
 - ii. A courts investigation into the evidence to support an order of psychological integrity damages in my favour; as a result of the filing of (i) an Amended Notice of Motion filed in the Magistrates Court; and/or alternatively (ii) an Application filed in the High Court; and knowing that such an investigative court proceeding could take months and/or years.
 - iii. Dignitas Assisted Suicide application and approval proceedings is a lengthy process that can take years.
- b. Would Magistrate Essel be willing to write a letter to Dignitas to: (a) confirm my current In Forma Pauperis financial status; (b) confirm my past and ongoing legal efforts to non-violently and amicably attempt to request the individuals who have made mental disorder allegations against me; to provide a court with their legal mental disorder definition and/or evidence; or apologize and withdraw their allegations in writing; (c) confirm that in the event of Dignitas approving my In Forma Pauperis request for exemption of fees; such fees shall be returned to Dignitas; in the event that a psychological integrity damages order is successful; so that I may file a request to Dignitas for consideration of exemption of fees to enable me to begin the Dignitas Assisted Suicide proceedings.
- c. If so: what documentation must I file in order to provide Magistrate Essel with the required information and evidence in support of the aforementioned request. Must it be an official formal application; or can it be a letter?

Annexures:

Lara Supporting Affidavit: & Enclosures:

- [A] 12 August 2014: Magistrate Essel written ruling in case 2578-14: Lara Johnstone v Frode & Talitha Moe. Pages: 01.
- [B] Correspondence to and from Frode Moe: A.01: 30 Dec 2014 1:59 PM; to A.30: A.30 07 April 2016. Pages: 64.

[C] Correspondence to and from Clive Johnstone: B.01 15 Jan 2016 10:57 PM; to B.06: 09 April 2016 7:03 PM. Pages: 11.

[D] 15 Nov 2015: Draft Particulars of Claim: Enclosures: A: 27 May 2014 21:17 hrs: Frode Moe correspondence to Clerk of the Court. B. 13 February 2015 15:42 hrs: Frode Moe correspondence to Plaintiff. C. 15 November 2015 17:22 PM: Frode Moe correspondence to Plaintiff. D. 15 November 2015 22:31 PM: Frode Moe correspondence to Plaintiff. Pages: 15.

Proof of Service: Per Email to Frode Moe, Talitha Moe, Clive Johnstone: Subject: *Frode & Talitha Moe: Service of: GMC 2578-14: Letter to Mag Essel: Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.*

Respectfully

Lara Johnstone

**IN THE CIVIL MAGISTRATES COURT
DISTRICT OF GEORGE, HELD AT GEORGE
REPUBLIC OF SOUTH AFRICA**

Case: 2578-14

In the matter between:

Lara Johnstone

Applicant

And

Frode Moe

1st Respondent

Talitha Moe

2nd Respondent

Lara Johnstone Affidavit in support of: Request for Info:

I the undersigned,

LARA JOHNSTONE

do hereby make oath and say:

- [1] I am an adult member of the Radical Honoursty Ecology of Peace culture; resident in George, Southern Cape, RSA; where I run a small pedal-powered wormery business.
- [2] The facts set out herein fall within my personal knowledge, unless otherwise indicated by the context, and are to the best of my subjective knowledge true and correct.
- [3] If or when I am informed of, or become aware of any evidentiary information in this affidavit that is proven incorrect; I have no problem providing the court with my apology for informing the court of information subjectively considered to be accurate; but subsequently proven to be incorrect. Until such time; to the best of my subjective knowledge the following information is true and correct.

Respondents:

- [4] First Respondent: Frode Moe is the second husband of applicant's biological aunt (sister of applicant's biological mother); co-owner and resident at 22 Witfontein Rd, Heatherpark, George, 6539.
- [5] Second Respondent: Talitha Moe is the biological sister of applicant's biological mother, and co-owner and resident 22 Witfontein Rd, Heatherpark, George, 6539.

- [6] Frode Moe was at all times a qualified doctor, acting in his capacity as a medical expert; with alleged knowledge of legal mental health issues.
- [7] Talitha Moe was at all times, the applicants aunt; who has known the applicant since a child, known that the applicant had spent 14 years travelling the world, living in many diverse cultures, was an activist, and lived an alternative non-mainstream lifestyle, etc.

GMC: 2578-14: Lara Johnstone v Frode & Talitha Moe

- [8] On 06 January 2014 a 'corn cob' disagreement occurred between me and Frode Moe; which resulted in a 10 January email exchange and 28 January 2014 meeting with my parents to resolve the disagreement. At the 28 January 2014 meeting Frode made his first public allegations to my face about his opinions about my 'mental disorders'. The details of these events were submitted to the George Magistrates Court in Case: 2578-14: Lara Johnstone v Frode & Talitha Moe.

2578-14: WITFONTEIN BARTER EXCHANGE APPLICATION:

- [9] I attempted to resolve the 'Witfontein barter exchange' and 'mental disorder' allegation issues in dispute; in civil court; by means of requesting Frode and Talitha to apologize and withdraw their mental disorder allegations; or to provide the court with their mental disorder legal definition and evidence to support such legal definition.
- [10] On 22 May 2014 I filed a legal application: Case 2578-14: Lara Johnstone v Frode and Talitha Moe¹; requesting among other things that Frode either withdraw or apologize for his mental disorder allegations against myself; or provide evidence for them.
- [11] Frode and Talitha both refused to (a) apologize or withdraw their 'mental disorder' allegations; (b) or provide evidence for their mental disorder allegations.
- [12] On 24 May 2014 Frode emailed the Clerk to inform the clerk of among others: his decision to represent himself, and to demand a postponement of the set down date.
- [13] On 26 May 2014 I notified Frode and the Clerk that I had no objections to Frode representing himself and his request for a postponement; so that he could inform the court of his evidence for his mental disorder allegations against me; as soon as he returned from Norway in September 2014.

¹ <http://sqswans.weebly.com/gmc-2578-14-frode--talitha-moe.html>

- [14] On the set down date of 01 July 2014; Millers Inc attorney Ms. Anthony informed the court she was representing Frode and Talitha. Ms. Anthony informed the court that Frode and Talitha wanted the matter thrown out of court and struck from the roll; due to lack of jurisdiction. I stated that as far as I was aware, Frode wanted the matter postponed to enable him to represent himself; and that neither Frode, Talitha or Millers Attorneys had filed a Notice to Oppose or responding affidavit; clarifying their reasons for why they want the matter thrown out of court; or struck from the roll due to alleged lack of jurisdiction. Consequently I could not provide the court with my response until I had received their Notice to Oppose. Magistrate Essel ordered them to file a notice to oppose and supporting evidence.
- [15] On 02nd July 2014 Millers Attorneys filed a Notice to Oppose and dismiss the application with costs.
- [16] On 04 July 2014; Millers Attorneys filed a Notice in Terms of Rule 55(g)(iii); stating the application should be struck from the roll; because it did not comply with provisions of Rule 63, Rule 55(1)(a) and (e).
- [17] On 05 July 2014, I emailed Millers Attorneys to provide them with my layman's research of the text of Rule 63, Rule 55(1)(a) and (e); requesting that Millers Attorneys confirm my layman's text of the rules; as the accurate text they were relying upon; so that I could respond to their arguments.
- [18] There was no response from Millers Attorneys.
- [19] On 08 July 2014, Millers requested the matter be struck from the roll; based upon their Rule 55(1) notice to oppose; while refusing to provide the text for their arguments. Magistrate Essel suggested that I should refile the matter with the High Court.
- [20] On 9 July 2014, I filed a Notice in terms of Rule 17(2)² & 30³: wherein I notified the court and respondents that I had been made aware of documentation filed with the Clerk of the Court; by Frode Moe; which he had never provided to me; wherein he confirmed his 'mental disorder' allegations in writing; and his desire that the matter be postponed until his return for him to provide his evidence to the court.
- [21] I enquired from Frode and Talitha whether they wanted to:
- [21.1] withdraw these irregular filed documents; and subsequently inform Magistrate Essel of their request to reconsider his 08 July ruling based upon the accurate court record documents filed; or

² 17(2) Service shall be proved:- (a) ... where service has not been effected by the sheriff, nor in terms of subrule (14) or (15), by an affidavit of the person who effected service

³ Rule 30: Record of Proceedings in Civil Matters: (2) The court shall mark each document put in evidence and note such mark on the record.

- [21.2] authenticate these irregularly submitted documents as their authentic legal intentions (as opposed to an angry emotive outburst) in this matter; and serve them as is, or as amended with inter-cultural evidence in support of their allegations upon me; and provide me with the opportunity to respond to the issues raised by Frode Moe.
- [22] On 17 July 2014, Millers Inc had not yet answered the questions submitted to them in Applicants Notice in terms of Rule 17(2) and 30; and informed the applicant that they considered the matter as finalized and struck from the roll; and would not entertain any further correspondence regarding the application; and considered all future correspondence as 'spam'.
- [23] On 11 August 2014; I filed a Letter to Magistrate G. Essel and Justice S. Ngcobo re: Notice in terms of Rule 17(2) & 30(2).
- [24] On 26 August 2014, George Court Manager: Nyameka Wani provided me with a copy of Magistrate Essel's written response dated 12 August 2014; which states that he was relying upon Section 46(2); that Magistrates Courts have no jurisdiction in matters in which an order for specific performance are requested; without an alternative of payment of damages is sought.
- [25] Immediately thereafter and again on 02 October 2015 I provided Frode and Talitha Moe with a copy of Magistrate Essel's Section 46(2) ruling; and informed Frode and Talitha that should they continue to refuse to withdraw their 'mental disorder' allegations or apologize; I would either request permission to file an Amended Notice of Motion; or simply go straight to the High Court. Frode continues to insist that Lara has a mental disorder; and refuses to provide evidence for his allegations or withdraw them.
- [26] My interpretation of Clive and Ann's interpretations of Frode and Lee's verbal communications to Clive and Ann regarding Magistrate Essel's 12 August ruling is as follows: 'Frode and Talitha said that Millers Inc said that Magistrate Essel's 'lack of jurisdiction' ruling; means that Lara has a mental disorder whose legal applications are full of nonsense and everything Lara says and writes should just be ignored; cause the Magistrate and the High Court will throw it out of court; for being nonsense.'

Frode Moe's 'mental disorder' allegations:

- [27] 27 May 2014 09:17 PM email to Zarita van Eyk: Subject: Case 2578-14 [Annex D.A]:

"As you can see on her file to this case, her mental state is a central point from her side and even more from my side. It is correct that I have used the term mental disorder and Borderline psykosis as a diagnosis on her mental disturbance in discussions with Lara J and her parents. These statements I am willing to defend in court."

[28] 13 February 2015: 3:42 PM: Subject: SV: GMC 2578-14: Dr Frode & Talitha Moe Apology or Court Options; CC: Millers Inc. [Annex D.B]:

“I can only repeat and refer you to my letter on the 30th of December 2014. There will be no apology from my side as I am firm that you have a mental disorder and we have tried to help you all along as good as we could.”

[29] 15 November 2015 5:22 PM: Subject: RE: GMC 2578-14: Lara Johnstone v Frode & Talitha Moe: Particulars of Claim [Annex D.C]:

“I do not have any report from a specialist that you have consulted or I have consulted in this connection. I have my medical profession and I am certain in my mind that you have a mental disorder. I can assure you that I have lots of evidence to back up my opinion upon your mental health.”

[30] 15 November 2015 10:31 PM: Subject: Re: Frode Moe: Re: GMC 2578-14: Request copy of Dr. Frode Moe's alleged 'medical professional' report [Annex D.D]:

“I have been 100% sure of your mental disorder since I received an email from you at the time you were in court for the bomb threat. That email was evident to me that you had a mental disease. That email contained two of the classical symptoms of a psychosis- incoherence and defect of reality. That is why I sent an email to your father to say that you should be treated in court as a patient and not as a criminal. That was done in order to try to help you to get a fair trial. Clive did not agree with my opinion of your mental state.”

Annexures:

[A] 12 August 2014: Magistrate Essel written ruling in case 2578-14: Lara Johnstone v Frode & Talitha Moe.

[B] Correspondence to and from Frode Moe: A.01: 30 Dec 2014 1:59 PM; to A.30: A.30 07 April 2016.

[C] Correspondence to and from Clive Johnstone: B.01 15 Jan 2016 10:57 PM; to B.06: 09 April 2016 7:03 PM.

[D] 15 Nov 2015: Draft Particulars of Claim: Enclosures: A: 27 May 2014 21:17 hrs: Frode Moe correspondence to Clerk of the Court. B. 13 February 2015 15:42 hrs: Frode Moe correspondence to Plaintiff. C. 15 November 2015 17:22 PM: Frode Moe correspondence to Plaintiff. D. 15 November 2015 22:31 PM: Frode Moe correspondence to Plaintiff.

Note: If or where any internet link refers to a webpage or document on sqswans.weebly.com and/or tygae.weebly.com; those websites were hacked and the hacker deleted all the contents of those websites including the account on 24

September 2016. Correspondence to among others Weebly and San Francisco District Attorney; regarding the hacking deletion of the websites and account; are documented online at: [SQSwans PRH](#)⁴.

Signed and Sworn to at George on this the 30th of September 2016, the Deponent acknowledging that she knows and understands the contents of this Affidavit, and that she has no objection to taking the prescribed oath and that the oath is binding on her conscience.

Lara Johnstone, Pro Se
George, South Africa
Alien on Pale Blue Dot

⁴ <http://sqswans-prh.blogspot.co.za/>

CASE NUMBER: 2578/2014

LARA JOHNSTONE

APPLICANT

AND

FRODA MOE

1st RESPONDENT

TALITHA MOE

2nd RESPONDENT

A notice of motion was brought before this court on 1 July 2014 whereby applicant made application for the issuing of several orders. Respondents filed a notice to oppose and the matter was remanded until 8 July 2014.

After perusal of the application, it was removed from the roll as it was found to be a matter falling beyond the jurisdiction of the magistrate's court according to sec 46 of the Magistrate's Court Act, 32 of 1944. Section 46(2) states that the court has no jurisdiction in matters in which specific performance without an alternative of payment of damages is sought.

GA ESSEL

MAGISTRATE: GEORGE

12 AUGUST 2014

**Civil Mag Court: District of George Held at George Case 2578-14:
Lara Johnstone Affidavit in support of: Request for Info:
Annex: B. Correspondence to & from Frode Moe**

- B.01** From: Frode Moe | To: Lara Johnstone
Sent: Tuesday, December 30, 2014 1:59 PM
Subject: SV: GMC 4643-13-2578-14: RE: LJ & CAJ: Selling Property Barter Exchange Agreement Issues
- B.02** From: Lara Johnstone | To: Frode & Talitha Moe
CC: Denise, Halmar, Jacqueline, Ivan, Malcolm Vockins; Millers Attorneys
Sent: Tuesday, December 30, 2014 1:59 PM
Subject: SV: GMC 4643-13-2578-14: RE: LJ & CAJ: Selling Property Barter Exchange Agreement Issues
- B.03** From: Lara Johnstone | To: Millers Attorneys
CC: Frode & Talitha Moe; Clive & Ann Johnstone
Sent: Tuesday, December 30, 2014 3:35 PM
Subject: GMC 2578-14: Millers Inc: Frode Moe response to Mental Disorder - Apology or Court - options
- B.04** From: Lara Johnstone | To: Frode Moe
CC: Lee Moe, Denise, Halmar, Jacqueline, Ivan, Malcolm Vockins; Millers Attorneys; Clive & Ann Johnstone
Sent: Tuesday, December 30, 2014 5:55 PM
Subject: Dr. Frode Moe: RE: GMC 2578-14: Lara Johnstone Q's for Mr. Frode Moe; CC: Millers Inc.
- B.05** From: Lara Johnstone | To Millers Inc; Frode & Talitha Moe
Sent: Friday, October 02, 2015 2:04 PM
Subject: RE: GMC 2578-14: Lara Johnstone v Frode & Talitha Moe Referral to High Court
- B.06** To: Frode & Talitha Moe
Sent: Saturday, October 24, 2015 1:20 PM
Cc: 'Center for Conscious Leadership'; 'Karin Osler'; 'George SAPS'
Subject: Frode & Talitha Moe: Formal Apology: Re: Fraud of Radical Honesty Cult
- B.07** To: Talitha Vockins children: Halmar, Jacqueline, Ivan & Malcolm
Sent: Saturday, October 31, 2015 2:41 PM
Subject: Vockins Children: Re: Frode & Talitha Moe: Formal Apology: Re: Fraud of Radical Honesty Cult
- B.08** To: Millers Attorneys:
Legal Counsel for Frode & Talitha Moe in GMC 2578-14: L Johnstone v Frode & Talitha Moe

Sent: Saturday, October 31, 2015 2:50 PM
Subject: GMC 2578-14: Frode & Talitha Moe & Denise Vockins: Formal Apology: Re: Fraud of Radical Honesty Cult

- B.09** From: Lara Johnstone | To: Millers Inc, Frode & Talitha Moe
Sent: Tuesday, November 10, 2015 12:35 PM
Subject: GMC 2578-14: Lara Johnstone v Frode & Talitha Moe: Particulars of Claim
- B.10** From: Frode Moe | To: Lara Johnstone
Sent: Sunday, November 15, 2015 2:46 PM
Subject: Re: GMC 2578-14: Lara Johnstone v Frode & Talitha Moe: Particulars of Claim
- B.11** From: Lara Johnstone | To: Frode Moe
Sent: Sunday, November 15, 2015 4:37 PM
Subject: RE: GMC 2578-14: Lara Johnstone v Frode & Talitha Moe: Particulars of Claim
- B.12** From: Lara Johnstone | To: Millers Attorneys
Sent: Sunday, November 15, 2015 4:46 PM
Subject: Millers Attorneys: Re GMC 2578-14: Request copy of Frode Moe's alleged 'medical diagnosis' report
- B.13** From: Frode Moe | To: Lara Johnstone
Sent: Sunday, November 15, 2015 5:22 PM
Subject: RE: GMC 2578-14: Lara Johnstone v Frode & Talitha Moe: Particulars of Claim
- B.14** From: Lara Johnstone | To: Frode Moe
Sent: Sunday, November 15, 2015 8:19 PM
Subject: Frode Moe: Re: GMC 2578-14: Request copy of Dr. Frode Moe's alleged 'medical professional' report
- B.15** From: Lara Johnstone | To: Talitha Moe
Sent: Sunday, November 15, 2015 8:58 PM
Subject: Talitha Moe: Re: GMC 2578-14: Lara Johnstone v Talitha Moe: Questions regarding Facts in Dispute
- B.16** From: Lara Johnstone | To: Frode Moe
Sent: Sunday, November 15, 2015 10:43 PM
Subject: RE: Frode Moe: Re: GMC 2578-14: Request copy of Dr. Frode Moe's alleged 'medical professional' report
- B.17** From: Frode Moe | To: Lara Johnstone
Sent: Sunday, November 15, 2015 9:53 PM
Subject: Re: Talitha Moe: Re: GMC 2578-14: Lara Johnstone v Talitha Moe: Questions regarding Facts in Dispute
- B.18** From: Frode Moe | To: Lara Johnstone
Sent: Sunday, November 15, 2015 10:31 PM

Subject: Re: Frode Moe: Re: GMC 2578-14: Request copy of Dr. Frode Moe's alleged 'medical professional' report

- B.19** From: Lara Johnstone | To: Frode Moe
Sent: Monday, November 16, 2015 1:18 AM
Subject: RE: Frode Moe: Re: GMC 2578-14: Request copy of Dr. Frode Moe's alleged 'medical professional' report
- B.20** From: Lara Johnstone | To: GMC 2578-14: Respondents & Vockins Family
Sent: Saturday, December 05, 2015 4:36 PM
Subject: RE: GMC 2578-14: LJohnstone v F Moe: Draft Particulars of Claim against Frode Moe filed in GMC 5048-15.
- B.21** From: Lara Johnstone | To: Frode & Talitha Moe; Millers Inc
CC: Talitha Vockins Moe: Children
Sent: Friday, April 01, 2016 5:25 PM
Subject: GMC 2578-14: LJohnstone v F Moe et al: Update
- B.22** From: Lara Johnstone | To: Lee Moe, Frode Moe, Millers Inc
CC: Lee Vockins Moe Children
Sent: Friday, April 01, 2016 9:10 PM
Subject: RE: GMC 2578-14: LJohnstone v F Moe et al: LJ Working Hypothesis of FM 'mental disorder' allegations
- B.23** From: Frode Moe | To: Lara Johnstone
Sent: Saturday, April 02, 2016 4:09 PM
Subject: RE: GMC 2578-14: LJohnstone v F Moe et al: LJ Working Hypothesis of FM 'mental disorder' allegations
- B.24** From: Lara Johnstone | To: Frode Moe
Sent: Saturday, April 02, 2016 9:27 PM
Subject: RE: GMC 2578-14: LJohnstone v F Moe et al: LJ Working Hypothesis of FM 'mental disorder' allegations
- B.25** From: Lara Johnstone | To: Frode Moe
CC: Lee Moe, Millers Inc; Vockins Children
Sent: Saturday, April 02, 2016 10:22 PM
Subject: RE: GMC 2578-14: LJohnstone v F Moe et al: LJ Working Hypothesis of FM 'mental disorder' allegations
- B.26** From: Lara Johnstone | To: Frode Moe
CC: Lee Moe; Millers Inc; Vockins children
Sent: Saturday, April 02, 2016 11:32 PM
Subject: RE: GMC 2578-14: LJohnstone v F Moe et al: Lara legal psychology experience and info
- B.27** From: Lara Johnstone | To: Frode Moe
CC: Lee Moe, Millers Inc; Vockins Children

Sent: Sunday, April 03, 2016 1:26 PM
Subject: RE: GMC 2578-14: LJohnstone v F Moe et al: Info in Simple English Re: Law and Psychology.

- B.28** From: Lara Johnstone | To: Frode Moe
CC: Lee Vockins; Millers Inc; Vockins Children
Sent: Sunday, April 03, 2016 3:03 PM
Subject: RE: GMC 2578-14: LJohnstone v F Moe et al: Lara cultural membership info
- B.29** To: Frode Moe, Clive Johnstone, JD Fraser
CC: Talitha Vockins Moe, Ann Johnstone, Liezel Louw
Sent: Tuesday, April 05, 2016 6:59 PM
Subject: Multi-tasking Johnstone, Vockins, Moe, Fraser correspondence.
- B.30** 07 April 2016: Clarification Re: Ecology of Peace 2007 to Present Position Re: Disclosure of Iatrogenic Origins of AIDS.

B.01

From: Frode Moe | To: Lara Johnstone

Sent: Tuesday, December 30, 2014 1:59 PM

Subject: SV: GMC 4643-13-2578-14: RE: LJ & CAJ: Selling Property Barter Exchange Agreement Issues

From: Frode Moe [mailto:fro.moe@online.no]
Sent: Tuesday, December 30, 2014 1:59 PM
To: jmcswan@mweb.co.za
Subject: SV: GMC 4643-13-2578-14: RE: LJ & CAJ: Selling Property Barter Exchange Agreement Issues

Hello Lara.

You are asking for a response on your email giving me two options :

A:

to apologize for what I have done to you.

B:

to provide the court evidence of my medical opinion about your mental state.

Your aunt and I have all the time tried to help you Lara.

By taking us to court you are forcing us in a position we do not want and none of us has anything to gain from.

To point A:

I have nothing to regret what I have done and I have no reason to apologize.

I was very upset that the court did not consider that I was in Norway and and let you decide the terms for the setting of the court.

The clerk of the court sent me an email saying that the court-case was postponed till I was back in SA.

I was also very upset that you did not allow the court-case to be postponed till I was back.

That lead to that your aunt Talita had to take that extra burden and involve lawyers,

In that connection my mail to the court was a sharp criticism to the court that they let you decide and not considered

my position not being in SA. I meant and still mean that it was wrong of the court to let you with a mental disorder

decide the time-schedule for the court. I pointed out to the court that they had evidence of your mental disturbance in their files just by looking through the files you previously had presented to the court.

To point B:

As a family member with medical GP-qualifications, I am certain that you Lara has a mental disorder and at times are psychotic.

That I have told you earlier in advising you to get medical help.

A psychiatrist might help you if you are willing to receive that help.

The court will not be able to confirm or deny my medical opinion about you Lara.

Only a psychiatrist will be the one to have that qualification.

I am willing to provide facts backing my diagnosis to a psychiatrist if you are

willing to ask for help or a second opinion from a specialist. I can only provide such facts

to the psychiatrist when you have found one who you can accept and see.

Remember Lara , we were trying to help but you "shot us in our leg".

Frode

B.02

From: Lara Johnstone | To: Frode & Talitha Moe

CC: Denise, Halmar, Jacqueline, Ivan, Malcolm Vockins; Millers Attorneys

Sent: Tuesday, December 30, 2014 1:59 PM

Subject: SV: GMC 4643-13-2578-14: RE: LJ & CAJ: Selling Property Barter Exchange Agreement Issues

From: Lara [mailto:jmcswan@mweb.co.za]

Sent: Tuesday, December 30, 2014 3:17 PM

To: Lee & Frode (lee.moe@telkomsa.net); Lee & Frode (fro.moe@online.no)

Cc: Denise Vockins (denvoc@yahoo.com); Halmar Vockins (hvockins@gmail.com);

Jacqueline Vockins (JVockins@wesbank.co.za); Ivan Vockins

(ivanvockins@webmail.co.za); 'Malcolm Vockins'; 'Millers Attorneys Arno Crous & Fanie Botes via Director: Douglas Henney'

Subject: GMC 2578-14: Frode Response to Mental Disorder - Apology or Court - options

Received.

B.03

From: Lara Johnstone | **To:** Millers Attorneys
CC: Frode & Talitha Moe; Clive & Ann Johnstone
Sent: Tuesday, December 30, 2014 3:35 PM
Subject: GMC 2578-14: Millers Inc: Frode Moe response to Mental Disorder - Apology or Court - options

From: Lara [mailto:jmcswan@mweb.co.za]
Sent: Tuesday, December 30, 2014 3:35 PM
To: 'Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director'
Cc: 'Clive Johnstone'; 'Ann Johnstone'; 'Lee Moe'; 'Frode Moe'
Subject: GMC 2578-14: Millers Inc: Frode Moe response to Mental Disorder - Apology or Court - options

TO: Millers Attorneys: Arno Crous & Fanie Botes via Director Douglas Henney.
CC: Clive and Ann Johnstone; Frode and Talitha Moe

BCC: GMC 4643-13 applicants and observers.

Official statements from Clive and Ann Johnstone regarding their discussions with Frode and Talitha Moe:

Clive Johnstone: "I spoke to Frode and asked him if he was willing to apologize to you for his mental disorder allegations and resolve the matter out of court. He was wary to apologize, because it could be used against him in future. He also felt that he was not qualified to make an assessment without the opinion of a psychiatrist."

Ann Johnstone: "Frode will apologize if a psychiatrist tells him he is wrong, he said he was a GP and you Lara can only find out if he is right or wrong if you go to a psychiatrist that can give you the answer. Frode is willing to work towards a solution for this matter."

Official statements from Frode Moe regarding their discussions with Frode and Talitha Moe:

From: Frode Moe [mailto:fro.moe@online.no]
Sent: Tuesday, December 30, 2014 1:59 PM
To: jmcswan@mweb.co.za
Subject: SV: GMC 4643-13-2578-14: RE: LJ & CAJ: Selling Property Barter Exchange Agreement Issues

Hello Lara.

You are asking for a response on your email giving me two options :
A:

to apologize for what I have done to you.

B:

to provide the court evidence of my medical opinion about your mental state.

Your aunt and I have all the time tried to help you Lara.

By taking us to court you are forcing us in a position we do not want and none of us has anything to gain from.

To point A:

I have nothing to regret what I have done and I have no reason to apologize. I was very upset that the court did not consider that I was in Norway and and let you decide the terms for the setting of the court.

The clerk of the court sent me an email saying that the court-case was postponed till I was back in SA.

I was also very upset that you did not allow the court-case to be postponed till I was back.

That lead to that your aunt Talita had to take that extra burden and involve lawyers,

In that connection my mail to the court was a sharp criticism to the court that they let you decide and not considered

my position not being in SA. I meant and still mean that it was wrong of the court to let you with a mental disorder

decide the time-schedule for the court. I pointed out to the court that they had evidence of your mental disturbance in their files just by looking through the files you previously had presented to the court.

To point B:

As a family member with medical GP-qualifications, I am certain that you Lara has a mental disorder and at times are psychotic.

That I have told you earlier in advising you to get medical help.

A psychiatrist might help you if you are willing to receive that help.

The court will not be able to confirm or deny my medical opinion about you Lara.

Only a psychiatrist will be the one to have that qualification.

I am willing to provide facts backing my diagnosis to a psychiatrist if you are

willing to ask for help or a second opinion from a specialist. I can only provide such facts

to the psychiatrist when you have found one who you can accept and see.

Remember Lara , we were trying to help but you "shot us in our leg".

Frode

B.04

From: Lara Johnstone | **To:** Frode Moe
CC: Lee Moe, Denise, Halmar, Jacqueline, Ivan, Malcolm Vockins; Millers Attorneys; Clive & Ann Johnstone
Sent: Tuesday, December 30, 2014 5:55 PM
Subject: Dr. Frode Moe: RE: GMC 2578-14: Lara Johnstone Q's for Mr. Frode Moe; CC: Millers Inc.

From: Lara [mailto:jmcswan@mweb.co.za]
Sent: Tuesday, December 30, 2014 5:55 PM
To: 'Frode Moe'
Cc: 'Lee Moe'; Denise Vockins (denvoc@yahoo.com); Halmar Vockins (hvockins@gmail.com); Jacqueline Vockins (JVockins@wesbank.co.za); Ivan Vockins (ivanvockins@webmail.co.za); 'Malcolm Vockins'; 'Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director'; 'Clive Johnstone'; 'Ann Johnstone'
Subject: Dr. Frode Moe: RE: GMC 2578-14: Lara Johnstone Q's for Mr. Frode Moe; CC: Millers Inc.

Dr. Frode Moe

CC: Talitha Moe-Vockins; Denise Vockins; Halmar Vockins; Jacqueline Vockins; Ivan Vockins; Malcolm Vockins
CC: Millers Attorneys: Arno Crous & Fanie Botes via Director Douglas Henney.
CC: Clive and Ann Johnstone

BCC: GMC 4643-13 applicants and observers.

RE: GMC 2578-14: Lara Johnstone Q's for Mr. Frode Moe; CC: Millers Inc.

Frode Moe: "By taking us to court you are forcing us in a position we do not want and none of us has anything to gain from."

Lara Johnstone: You are a member of a Masonic War is Peace culture where if you pretend to be a qualified professional on the issue of mental disorders; and make professional fraudulent, inaccurate or negligent allegations about other people having 'mental disorders'; and you refuse to apologize and withdraw your allegations; or provide evidence upon request of the person defamed; you are **challenging** them to take you to court. For the record: I am a member of an Ecology of Peace culture.

I did not force you to make false allegations against me. I am not forcing you to refuse to (a) apologize or (b) provide evidence.

If you continue to refuse to apologize or provide evidence; and continue to make statements about your 'certainty' about my 'mental disorders'; your repeated actions in the absence of evidence indicate malicious intention and that YOU DEMAND THAT I TAKE YOU TO COURT.

I can file civil defamation complaint and if I win; the court may require you to pay thousands, hundreds of thousands or millions for your defamatory statement; depending upon the damages inflicted upon me and the level of your malicious intentions.

I can file a criminal crimen injuria complaint; which the State will prosecute, after arresting you and allowing you to spend some time in police cells; and having to get bail. If you are convicted you will have a criminal record.

Its your choice.

A copy of my definition of 'culture' and the differences between "Ecology of Peace' and 'Masonic War is Peace culture' is at the end of this correspondence.

Frode Moe: "I was very upset that the court did not consider that I was in Norway and and let you decide the terms for the setting of the court."

Lara Johnstone: "The court did not let me decide the terms for setting of the court; the procedures I used were standard Masonic War is Peace court procedures; used every single day by thousands of Masonic War is Peace lawyers appearing before courts; I did not make them up; I only added an aspect of Ecology of Peace buck stops here honour."

Frode Moe: "The clerk of the court sent me an email saying that the court-case was postponed till I was back in SA."

Lara Johnstone: "Please provide evidence that the clerk of the court sent you an email saying the court-case was postponed till you were back in SA."

Frode Moe: "I was also very upset that you did not allow the court-case to be postponed till I was back."

Lara Johnstone: "Please provide evidence for the statement: 'Lara did not allow the court-case to be postponed till Frode was back in SA.'"

Frode Moe: "In that connection my mail to the court was a sharp criticism to the court that they let you decide and not considered my position not being in SA."

Lara Johnstone: I repeat: "The court did not let me decide the terms for setting of the court; the procedures I used were standard court procedures; used every single day by thousands of lawyers appearing before courts; I did not make them up. Please provide evidence that the clerk let Lara decide the terms for the court-case and did not consider your position not being in SA."

Frode Moe: "I meant and still mean that it was wrong of the court to let you with a mental disorder decide the time-schedule for the court. I pointed out to the court that they had evidence of your mental disturbance in their files just by looking through the files you previously had presented to the court."

Lara Johnstone: Kindly clarify where in your correspondence to the Clerk of the court or myself; where exactly you clearly clarified (a) your legal definition for 'mental disorder'; (b) and detailed and specific evidence in support of each required provable principle of your legal 'mental disorder' definition.

Frode Moe: "As a family member with medical GP-qualifications, I am certain that you Lara has a mental disorder and at times are psychotic."

Lara Johnstone: "Please provide evidence for the following: (a) clarify and confirm your 'family member' status to Lara Johnstone; i.e. whether biological, cultural, genealogical, legal; etc? (b) Provide a copy of your medical GP-qualifications; (c) Your professional medical GP-qualification legal definition of 'mental disorder' and 'psychotic'; (d) Your professional medical GP-qualification legal evidence in support of your 'mental disorder' and 'psychotic' definitions."

Frode Moe: "That I have told you earlier in advising you to get medical help."

Lara Johnstone: "Please provide detailed evidence of when exactly you advised that I get medical help; and in specific detail what kind of medical help you consider me to be in need of."

Frode Moe: "A psychiatrist might help you if you are willing to receive that help."

Lara Johnstone: "I am not the one who is confused about what my definition for 'mental disorder' is; or whether I have a 'mental disorder' or not. Nor am I the one making accusations about other people's 'mental disorders'; without providing evidence; and refusing to answer questions and provide evidence. YOU ARE!!"

Frode Moe: "The court will not be able to confirm or deny my medical opinion about you Lara."

Lara Johnstone: "Are you stating that as a statement of fact?"

Frode Moe: "Only a psychiatrist will be the one to have that qualification."

Lara Johnstone: Kindly provide me with the names of any psychologist or psychiatrist you know who is willing to testify in court under oath; that (a) psychiatry is not a fraud; (b) they assert with 100% certainty that psychology and psychiatry are a profession that are able to prove with 100% certainty fact; any of their clients 'mental disorders'; (c) their Masonic War is Peace

psychology or psychiatric legal definition for 'mental disorder' when dealing with someone that is not a member of their Masonic War is Peace culture; but a member of an Ecology of Peace culture.

I have repeatedly provided you with evidence of Masonic War is Peace Psychologists and Psychiatrists who assert (a) that psychology and psychiatry are a fraud [Jeffrey A Schaler, PhD: [Psychiatry Fraud](#)¹; Dr. John Breeding: [Political Psychiatry, Social control & Big Pharma](#)²]; (b) Masonic War is Peace psychology and psychiatry are not able to prove any of their 'mental disorder' allegations with 100% certainty fact [[Psychiatry as Medical Fraud](#)³; [Psychiatry in the Military: The Hidden Enemy](#)⁴; [Marketing of Madness: Truth about Psychotropic Drugs](#)⁵; [Psychiatry: An Industry of Death](#)⁶; [Psychotropic drugs and school shootings](#)⁷]; and (c) with Ecology of Peace culture perspective on Masonic War is Peace culture's fraudulent use of 'mental disorder' allegations as a resource war form of control, manipulation and resource war theft.

Frode Moe: "I am willing to provide facts backing my diagnosis to a psychiatrist if you are willing to ask for help or a second opinion from a specialist. I can only provide such facts to the psychiatrist when you have found one who you can accept and see."

Lara Johnstone: "Provide your (a) legal medical professional definition of 'mental disorder' and (b) facts and evidence to back up your legal medical profession 'mental disorder' diagnosis to the court; like an honourable ethical medical professional who has nothing to hide and is not sucking his thumb making false and fraudulent defamatory statements. Prove to the world that your professional medical diagnosis of my 'mental disorders' is (i) based upon a professional legal medical definition for 'mental disorder' and (ii) any evidence in support of such legal medical definition.

Frode Moe: "Remember Lara , we were trying to help but you "shot us in our leg"."

Lara Johnstone: "Kindly clarify what you mean by "Remember Lara , we were trying to help but you "shot us in our leg"."

Lara Johnstone

¹ <http://youtu.be/E1jAej1q4aw>

² <https://www.youtube.com/watch?v=UA71wfk0ctc>

³ <https://www.facebook.com/Habeus.Mentem/posts/809403999082546>

⁴ https://www.youtube.com/watch?v=sHC2wH_iGYM

⁵ <https://www.youtube.com/watch?v=IgCpa1RISdQ>

⁶ <https://www.youtube.com/watch?v=gvdBSSUviys>

⁷ https://www.youtube.com/watch?v=MRJN_NfyiH4

B.05

From: Lara Johnstone | To Millers Inc; Frode & Talitha Moe

Sent: Friday, October 02, 2015 2:04 PM

Subject: RE: GMC 2578-14: Lara Johnstone v Frode & Talitha Moe Referral to High Court

From: Lara [mailto:jmcswan@mweb.co.za]

Sent: Friday, October 02, 2015 2:04 PM

To: 'Talitha & Frode Moe via Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director'; 'Lee Moe'; 'Frode Moe'

Cc: 'Halmar Vockins'; 'Jacqueline Vockins'; 'Ivan Vockins'; 'Malcolm Vockins'; 'Clive Johnstone'; 'Ann Johnstone'

Subject: RE: GMC 2578-14: Lara Johnstone v Frode & Talitha Moe Referral to High Court

TO: Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director
(Douglas@phinc.co.za).

TO: Lee Moe (lee.moe@telkomsa.net); Frode Moe (fro.moe@online.no)

CC: Halmar Vockins (hvockins@gmail.com); Jacqueline Vockins (JVockins@wesbank.co.za);
Ivan Vockins (ivanvockins@webmail.co.za); Malcolm Vockins (malcolm@trojanprojects.co.za)
CC: Clive Johnstone (clann@telkomsa.net); Ann Johnstone (annscg@telkomsa.net)

RE: GMC 2578-14: Lara Johnstone v Frode & Talitha Moe Referral to High Court

Please take notice that the following documentation is being drafted and shall be filed within the next few weeks; in accordance to:

[1] Magistrate Essel's ruling on 12 August 2014: "A notice of motion was brought before this court on 1 July 2014 whereby applicant made application for the issuing of several orders. Respondents filed a notice to oppose and the matter was remanded until 8 July 2014. After perusal of the application, it was removed from the roll as it was found to be a matter falling beyond the jurisdiction of the magistrate's court according to sec 46 of the Magistrate's Court Act, 32 of 1944. Section 46(2) states that the court has no jurisdiction in matters in which specific performance without an alternative of payment of damages is sought."

[2] Clive Johnstone's failed attempts to resolve Frode Moe's 'mental disorder' allegations against Lara Johnstone; out of court; by enquiring whether Frode and Talitha Moe intended to apologize and withdraw their 'mental disorder' allegations; which were refused by Frode Moe.

An application shall be filed against Frode and Talitha Moe in the High Court.

The application shall request the court to order Frode and Talitha Moe to:

[1] Provide the court with their evidence of the applicants alleged 'mental disorder'; or

[2] Apologize to the applicant in court in writing; for having made negligent erroneous 'mental disorder' allegations; and informing the court of their damages offer, or;

[3] To pay the applicant an amount of R2.5 million; or as considered reasonable by the court; in damages to the applicants psychological integrity reputation.

Should the respondents wish to change their mind about resolving the matter out of court; they may contact Clive Johnstone to setup a meeting with the applicant; to resolve the issues out of court.

Respectfully,

Lara Johnstone
PO Box 5042, George East, 6539, RSA

From: Wani Nyameka [mailto:NWani@justice.gov.za]
Sent: Tuesday, August 26, 2014 9:03 AM
To: jmcswan@mweb.co.za
Subject: FW: Case 2578/14
Attachment: [14-08-12_magesselruling_re-2578-14.pdf](#)⁸

Good Morning Madam

The attached for your further handling as received from Magistrate Essel of the Magistrates Office George.

Hoping that all is in order with your request

Thanking you in anticipation

Kind Regards

NYAMEKA WANI: COURT MANAGER
GEORGE MAGISTRATES COURT
DOJ & CD WESTERN CAPE REGION
TEL: 044 802 5891
email:nwani@justice.gov.za

⁸ http://sqswans.weebly.com/uploads/1/3/8/7/13878165/14-08-12_magesselruling_re-2578-14.pdf

B.06

To: Frode & Talitha Moe

Sent: Saturday, October 24, 2015 1:20 PM

Cc: 'Center for Conscious Leadership'; 'Karin Osler'; 'George SAPS'

Subject: Frode & Talitha Moe: Formal Apology: Re: Fraud of Radical Honesty Cult

From: Lara [mailto:jmcswan@mweb.co.za]

Sent: Saturday, October 24, 2015 1:20 PM

To: 'Frode Moe'; 'Lee Moe'

Cc: 'Center for Conscious Leadership'; 'Karin Osler'; 'George SAPS'

Subject: Frode & Talitha Moe: Formal Apology: Re: Fraud of Radical Honesty Cult

Frode & Talitha Moe

Heatherpark, George

Frode Moe (fro.moe@online.no); Talitha Moe (lee.moe@telkomsa.net)

CC: *Center for Conscious Leadership: Karin Osler*

Center for Conscious Leadership (info@ccls.co.za); Karin Osler (karin@ccls.co.za)

CC: *George Police: Major General A M Mondisa.*

TO: George SAPS (GeorgeSAPS@saps.org.za)

George

Frode & Talitha Moe: Formal Apology: Re: Fraud of Radical Honesty Cult

This is a formal on the record apology for your records; copied for your convenience and transparency to George Police.

If you wish to discuss any of the issues raised in this formal correspondence with me further at any point; in informal personal correspondence; to resolve any hurt feelings or misunderstandings, I have no problem doing so.

My apologies. At the time that I recommended to Johnstone family members, and South African courts; that we resolve our disagreements and misunderstandings using Radical Honesty communication practices; I believed that Dr. Brad Blanton and his Radical Honesty cult Trainers were sincere about honest problem solving discussions to cooperate and provide each other support to resolve resource war social conflict; between individuals, families, races, classes and religions.

I was wrong.

It has slowly become apparent to me that I was extremely naïve and that Dr. Blanton and his 'Radical Honesty' trainers are not remotely sincere about honestly resolving the root causes of – family, gender, race, religion and class – resource war social conflict.

Awakening to Dr. Blanton's perjury has been a slow process; such as waiting for him to notify South African courts that he wishes to withdraw his expert witness affidavits – as per [my discussion with Brad Blanton and Radical Honesty Trainers; after I filed an application with Norwegian Oslo court in the matter of Norway v Anders Breivik; on the issue of free and fair trials for everyone, white or black, rich or poor, right wing or left wing](#)⁹ -- and the perjury reasons for his withdrawal of his expert witness affidavits.

A copy of all the documentation and correspondence submitted to United States Federal Bureau of Investigation, the Police and District Attorney / Prosecutors Offices of the cities/towns wherein Dr. Blanton and his Radical Honesty trainers reside in USA, United Kingdom and Canada; and the Police Prosecutors Office's of George and Capetown; is available at: [FBI Fraud: Johnstone v Brad Blanton](#)¹⁰.

I am still sincere about honestly resolving the root causes of – family, gender, race, religion and class – resource war social conflict.

According to my research; honestly resolving the root causes of resource war social conflict requires:

Finding (a) individuals who are sincere about honestly resolving the root causes of – family, gender, race, religion and class – resource war social conflict; (b) whose sincerity is demonstrated by them being willing to confront the root causes of – family, gender, race, religion and class – resource war social conflict; and (c) unconditionally or conditionally cooperating to address and eliminate what is determined to be the root causes of – family, gender, race, religion and class – resource war social conflict.

Summary: Root Causes of Resource War Social Conflict: Denial and Refusal to Confront Ecology of Peace Facts Reality:

Ecology of Peace facts reality: 1. Earth is not flat; 2. Resources are finite; 3. When humans breed or consume above [ecological carrying capacity limits](#)¹¹, it results in resource conflict; 4. To sustainably protect and conserve natural resources in accordance to local and national carrying capacity limits; and restrict [national and international inter-cultural resource war conflict](#)¹²; humans must implement an international law social contract that restricts all the worlds citizens to breed and consume below ecological carrying capacity limits.

My Ecology of Peace culture Oath [[PDF](#)]¹³].

If this sounds rather weird; and you think I am somehow in need of psychological counselling. I have no problem speaking to a psychologist; if you can find one that recognizes Ecology of Peace Factual Reality under oath.

So far I have contacted at least a hundred psychologists in America, Canada, Europe, Russia, South Africa etc; including our organizational psychologist cousin: Founder of the so-called

⁹ <http://norway-v-breivik.blogspot.com/2011/07/radical-honesty-debate-norway-v.html>

¹⁰ <http://sqswans.weebly.com/fbi-brad-blanton--radical-honesty-fraud.html>

¹¹ <http://tygae.weebly.com/commonsism.html>

¹² <http://sqswans.weebly.com/military-gospel.html>

¹³ http://tygae.weebly.com/uploads/1/3/8/7/13878165/13-06-18_milint-earth-day-wyft-support-troops-oath_cert.pdf

Center for Conscious Leadership: Karin Osler. I have not been able to find one who recognizes Ecology of Peace Factual reality by email; let alone under oath; as detailed in: *EoP v WiP NWO negotiations Legal Correspondence to International Psychiatry and Psychology Organisations* [PDF¹⁴].

As I said:

This is a formal on the record apology for your records; copied for your convenience and transparency to George Police.

If you wish to discuss any of the issues raised in this formal correspondence with me further at any point; in informal personal correspondence; to resolve any hurt feelings or misunderstandings, I have no problem doing so.

A copy of this correspondence shall be recorded at: [FBI: Brad Blanton & Radical Honesty Fraud](#)¹⁵ in *GMC 4643-13 applicant/s correspondence to and from USA, Canada, UK, RSA & Norway Police, Prosecutors/District Attorneys & Courts: Re: Filing of Fraud & Perjury Charges against Brad Blanton, Radical Honesty Enterprises & Trainers* [PDF¹⁶].

Respectfully,

Lara Johnstone, aka Andrea Muhrrteyn [EoP Oath (PDF¹⁷)]
PO Box 5042, George East, 6539, RSA
GMC 4643-13 & 2578-14 Pro Se Applicant
Former MILED Clerk & Acting Clerk

B.07

To: Talitha Vockins children: Halmar, Jacqueline, Ivan & Malcolm

Sent: Saturday, October 31, 2015 2:41 PM

Subject: Vockins Children: Re: Frode & Talitha Moe: Formal Apology: Re: Fraud of Radical Honesty Cult

From: Lara [mailto:jmcswan@mweb.co.za]

Sent: Saturday, October 31, 2015 2:41 PM

To: 'Halmar Vockins'; 'Jacqueline Vockins'; 'Ivan Vockins'; 'Malcolm Vockins'

Cc: 'Frode Moe'; 'Lee Moe'

Subject: Vockins Children: Re: Frode & Talitha Moe: Formal Apology: Re: Fraud of Radical Honesty Cult

¹⁴ http://tygae.weebly.com/uploads/1/3/8/7/13878165/15-07-11_eop-wip-nwo-neg_psychethicscorr.pdf

¹⁵ <http://sqswans.weebly.com/fbi-brad-blanton--radical-honesty-fraud.html>

¹⁶ http://sqswans.weebly.com/uploads/1/3/8/7/13878165/15-10-07_police_bblanton-rhfraud.pdf

¹⁷ http://tygae.weebly.com/uploads/1/3/8/7/13878165/13-06-18_milint-earth-day-wyft-support-troops-oath_cert.pdf

Halmar, Jacqueline, Ivan & Malcolm Vockins:
CC: Frode & Talitha Moe

Frode & Talitha Moe: Formal Apology: Re: Fraud of Radical Honesty Cult

I had no contact with you during my membership of Radical Honesty cult; so I don't imagine an apology to you is necessary; but if so; I'll be happy to provide you with a formal apology; copied to the Chief of Police of the city/town you reside in.

As per Denise's request that I do not contact her; I shall send the apology to Denise; via Millers Attorneys.

For your records: Here is a copy of the formal apology sent to Frode Moe & Talitha Moe Vockins.

Lara Johnstone

[copy of email sent to Frode & Talitha Moe on Saturday, 04 October 2015 at 13:20 PM, Subject: Subject: Frode & Talitha Moe: Formal Apology: Re: Fraud of Radical Honesty Cult]

B.08

To: Millers Attorneys:

Legal Counsel for Frode & Talitha Moe in GMC 2578-14: L Johnstone v Frode & Talitha Moe

Sent: Saturday, October 31, 2015 2:50 PM

Subject: GMC 2578-14: Frode & Talitha Moe & Denise Vockins: Formal Apology: Re: Fraud of Radical Honesty Cult

From: Lara [mailto:jmcswan@mweb.co.za]

Sent: Saturday, October 31, 2015 2:50 PM

To: 'Douglas Henney: Millers Inc Director'

Cc: 'George Police: Major General A M Mondisa'

Subject: GMC 2578-14: Frode & Talitha Moe & Denise Vockins: Formal Apology: Re: Fraud of Radical Honesty Cult

Mr. Fanie Botes and Arno Crous

via Douglas Henney: Millers Inc Director (Douglas@phinc.co.za)

CC: Frode Moe (fro.moe@online.no); Talitha Moe (lee.moe@telkomsa.net)

CC: **George Police: Major General A M Mondisa.**

George SAPS (GeorgeSAPS@saps.org.za)

George

GMC 2578-14: Frode & Talitha Moe & Denise Vockins: Formal Apology: Re: Fraud of Radical Honesty Cult

Please Take Notice of this Formal Apology sent directly to your clients: Frode and Talitha Moe on 24 October 2015.

A copy was sent to the Vockins children a few minutes ago; excluding Denise Vockins; who requested that I not contact her; but that she would receive information about the case; from yourselves.

Please Take Notice that as of 31 October 2015; there has been no response to this formal apology from your clients: Frode & Talitha Moe.

A copy of this correspondence shall be recorded at: [FBI: Brad Blanton & Radical Honesty Fraud](#)¹⁸ in *GMC 4643-13 applicant/s correspondence to and from USA, Canada, UK, RSA & Norway Police, Prosecutors/District Attorneys & Courts: Re: Filing of Fraud & Perjury Charges against Brad Blanton, Radical Honesty Enterprises & Trainers* [[PDF](#)¹⁹].

Respectfully,

Lara Johnstone, aka Andrea Muhrrteyn [EoP Oath ([PDF](#)²⁰)]
PO Box 5042, George East, 6539, RSA
GMC 4643-13 & 2578-14 Pro Se Applicant
Former MILED Clerk & Acting Clerk

[copy of emails sent to (i) Frode & Talitha Moe on Saturday, 04 October 2015 at 13:20 PM, Subject: Subject: Frode & Talitha Moe: Formal Apology: Re: Fraud of Radical Honesty Cult; (ii) Talitha Vockins Children on 31 October 2015 14:41 HRS; Subject: Vockins Children: Re: Frode & Talitha Moe: Formal Apology: Re: Fraud of Radical Honesty Cult]

B.09

From: Lara Johnstone | **To:** Millers Inc, Frode & Talitha Moe

Sent: Tuesday, November 10, 2015 12:35 PM

Subject: GMC 2578-14: Lara Johnstone v Frode & Talitha Moe: Particulars of Claim

¹⁸ <http://sqswans.weebly.com/fbi-brad-blanton--radical-honesty-fraud.html>

¹⁹ http://sqswans.weebly.com/uploads/1/3/8/7/13878165/15-10-07_police_bblanton-rhfraud.pdf

²⁰ http://tygae.weebly.com/uploads/1/3/8/7/13878165/13-06-18_milint-earth-day-wyft-support-troops-oath_cert.pdf

From: Lara [mailto:jmcswan@mweb.co.za]

Sent: Tuesday, November 10, 2015 12:35 PM

To: 'Talitha & Frode Moe via Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director'; 'Lee Moe'; 'Frode Moe'

Cc: 'Halmar Vockins'; 'Jacqueline Vockins'; 'Ivan Vockins'; 'Malcolm Vockins'; 'Clives Email'; 'Ann Johnstone'

Subject: GMC 2578-14: Lara Johnstone v Frode & Talitha Moe: Particulars of Claim

Attachment: [15-11-11_lj-v-fm_poc.pdf](#)²¹; [a_14-07-08_14-05-27_frodeemailtotalitha_clerk.pdf](#)²²; [b_15-02-13_frodemoe_mentaldisorderallegations.pdf](#)²³

TO: Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director (Douglas@phinc.co.za).

TO: Lee Moe (lee.moe@telkomsa.net); Frode Moe (fro.moe@online.no)

CC: Halmar Vockins (hvockins@gmail.com); Jacqueline Vockins (JVockins@wesbank.co.za); Ivan Vockins (ivanvockins@webmail.co.za); Malcolm Vockins (malcolm@trojanprojects.co.za)
CC: Clive Johnstone (clann@telkomsa.net); Ann Johnstone (annscg@telkomsa.net)

GMC 2578-14: Lara Johnstone v Frode & Talitha Moe: Particulars of Claim

Correction to 02 October 2015 correspondence: RE: ***GMC 2578-14: Lara Johnstone v Frode & Talitha Moe Referral to High Court***; as follows: I have recommended to Clive and Ann Johnstone that they get impartial legal advice from a legal friend of theirs; to recommend them to an attorney whom that friend trusts; who cares about honesty and ethics and finding win-win social conflict solutions for their clients.

Consequently I am amending the last paragraph of former email as follows:

“Should the Frode & Talitha Moe wish to change their mind about resolving the matter out of court; they may contact Lara Johnstone to setup a meeting with the applicant; to resolve the issues out of court.”

Draft copy of Particulars of Claim:

Attached is a draft copy of the Particulars of Claim the PDF ending with ‘PoC’.

The two documents that start with A and B are Annexure A and B; which are the written statements by Frode to the Court Clerk and later to me about his mental disorder allegations; that are referred to in the particulars of claim under ***Defendant’s Repeated Defamatory Mental Disorder Allegations:***.

Respectfully,

Lara Johnstone
PO Box 5042, George East, 6539, RSA

²¹ http://sqswans.weebly.com/uploads/1/3/8/7/13878165/15-11-11_lj-v-fm_poc.pdf

²² http://sqswans.weebly.com/uploads/1/3/8/7/13878165/a_14-07-08_14-05-27_frodeemailtotalitha_clerk.pdf

²³ http://sqswans.weebly.com/uploads/1/3/8/7/13878165/b_15-02-13_frodemoe_mentaldisorderallegations.pdf

B.10

From: Frode Moe | To: Lara Johnstone

Sent: Sunday, November 15, 2015 2:46 PM

Subject: Re: GMC 2578-14: Lara Johnstone v Frode & Talitha Moe: Particulars of Claim

From: Frode Moe [mailto:fro.moe@online.no]

Sent: Sunday, November 15, 2015 2:46 PM

To: jmcswan@mweb.co.za

Subject: Re: GMC 2578-14: Lara Johnstone v Frode & Talitha Moe: Particulars of Claim

To Lara Johnstone

As I have mentioned before, our disagreement is based on a medical diagnosis. A court and even less a single attorney will be able to solve this disagreement without assistance from a psychiatrist. I have advised you previously to seek a psychiatrist but you have not accepted my advice.

Now you are inviting me to settle the case outside the court by a meeting. Sorry I must say that previous meeting or correspondence through emails have made the problem between us more difficult to resolve than solving the problem.

You are mentioning in the letter below that your parents should find " an attorney who cares about honesty and ethics and finding a win-win social conflict solution for their clients".

I understand this message from you in the way that the attorney should be a negotiator in a meeting between the two of us.

Talita has nothing to do with this case and again I have to demand from your side that you exclude her from your allegations.

My response to you is :

- 1 Primarily the meeting between us should be with a psychiatrist.
- 2 If you still refuse to meet a psychiatrist , I am willing to meet you with an attorney as a negotiator. Both of us must accept the appointed attorney.

Sincerely

Frode Moe

B.11

From Lara Johnstone | To: Frode Moe

Sent: Sunday, November 15, 2015 4:37 PM

Subject: RE: GMC 2578-14: Lara Johnstone v Frode & Talitha Moe: Particulars of Claim

From: Lara [mailto:jmcswan@mweb.co.za]

Sent: Sunday, November 15, 2015 4:37 PM

To: 'Frode Moe'

Subject: RE: GMC 2578-14: Lara Johnstone v Frode & Talitha Moe: Particulars of Claim

TO: Frode Moe (fro.moe@online.no)

RE: GMC 2578-14: Lara Johnstone v Frode & Talitha Moe: Particulars of Claim

Lara Johnstone response to Frode Moe: 15 November 14:46 PM correspondence; subject: GMC 2578-14: Lara Johnstone v Frode & Talitha Moe: Particulars of Claim.

Re: As I have mentioned before, our disagreement is based on a medical diagnosis.

When you say 'our' whom are you referring to? Yourself and Talitha; or whom exactly?

There are errors in your logic and reasoning:

If (a) your and Talitha's disagreement with me is based on a medical diagnosis report; (b) when did you provide me with a copy of this medical diagnosis report?

Could you kindly provide me with a copy of this medical diagnosis report?

Secondly: If you have a psychologists or psychiatrists medical diagnosis report upon which you were basing your statements; then I do not need to meet with any psychologist or psychiatrist; because you already have your psychologist or psychiatrists 'medical diagnosis' report about our meeting; upon which you were and are basing your allegations.

So I suggest that you decide:

Were your allegations made upon a verifiable existing 'medical diagnosis' report; and if so provide me, Talitha and your attorneys with such report?

If you have any concern about whether you base your allegations upon an ethical honourable psychologists report:

When you have made up your mind about (a) whether your 'mental disorder' allegations were made based upon a medical diagnosis report from a psychologist or psychiatrist (i) whose report provides the particular psychologists definition of 'mental disorder' and (ii) who met with me for a detailed investigation into my actions and motives; (iii) tape recorded our meetings for the

Judge to listen to; to make sure that the psychologist was involved in active listening to what I said or negligently or maliciously misinterpreted what I said; (iv) whose report provides detailed evidence in support of their medical or legal definition; (v) who ethically and honourably provided me with a copy of their report for me to clarify any errors for their honourable correction; then – and only then -- you would have in your hands a professional medical diagnosis report from a psychologist or psychiatrist interested in honour and ethics; upon which you were making your ‘mental disorder’ allegations.

I am sorry; but I am unaware of any ‘medical diagnosis’ report – not even from an unethical psychologist without any concern for ethics; let alone from an ethical honourable psychologist -- upon which you based your allegations; as I have repeatedly informed you about.

So: whatever the ethics of your alleged psychologists report; if you have such a medical diagnosis report upon which you were basing your allegations; I suggest you provide me and your attorneys with (a) a copy of your ‘medical diagnosis’ report; (b) justifiable reasons why you have never provided me or your attorneys with your ‘medical diagnosis’ report; upon which you based your ‘professional medical diagnosis’ allegations about my alleged ‘mental disorder’.

Your attorneys and I can read through the report; ask any questions of the psychologist who drew up the alleged report; and where we are unclear about their terminology ask them to provide a written response; and once we are clear about what the report says or does not say; decide how to proceed: ie whether we have enough ‘facts not in dispute’ or whether there are remaining ‘facts in dispute’ that we need to clear up before a Magistrate or Judge. If or when we are clear that we have no ‘facts in dispute’ then we can meet with your attorney; if we have ‘facts in dispute’ then such attorney shall suggest that such ‘facts in dispute’ be cleared up by providing evidence to a court; where an impartial magistrate can make a decision on the facts in dispute.

If you don’t have, or never had; any ethical or unethical medical diagnosis report; upon which you based your allegations: ask your attorney for their advice.

Re: Sorry I must say that correspondence through emails have made the problem between us more difficult to resolve than solving the problem.

My apologies: I shall refrain from providing you with any information for you to resolve the matter out of court. You can receive the final documentation from the Sheriff.

Kindly ask your attorneys to provide me with a copy of your medical diagnosis report you were and are basing your allegations upon?

Respectfully

Lara Johnstone

B.12

From: Lara Johnstone | **To:** Millers Attorneys

Sent: Sunday, November 15, 2015 4:46 PM

Subject: Millers Attorneys: Re GMC 2578-14: Request copy of Frode Moe's alleged 'medical diagnosis' report

From: Lara [mailto:jmcswan@mweb.co.za]

Sent: Sunday, November 15, 2015 4:46 PM

To: 'Fanie Botes & Arno Crous via Douglas Henney: Millers Inc Director'

Cc: 'Lee Moe'

Subject: Millers Attorneys: Re GMC 2578-14: Request copy of Frode Moe's alleged 'medical diagnosis' report

Fanie Botes & Arno Crous via Douglas Henney: Millers Inc Director (Douglas@phinc.co.za)

CC: Lee Moe

Millers Attorneys: Re GMC 2578-14: Request copy of Frode Moe's alleged 'medical diagnosis' report

Please find below the correspondence received from Frode Moe and my response thereto.

Frode Moe refers to some 'medical diagnosis' report.

As per my response to Mr. Moe I am unaware of any such 'medical diagnosis' report.

Could you kindly ask your client: Frode Moe to (a) provide me with a copy of his alleged 'medical diagnosis' report; (b) justifiable reasons why he never provided it to me or any Johnstone or Vockins family members; or if he did; when he did so and why they did not provide me or the Johnstone family with a copy of it; for our consideration and feedback to him about its authenticity or veracity?

Once I have received his 'medical diagnosis' report; I have no problem providing him with my response to any of its allegations.

Respectfully

Lara Johnstone

B.13

From Frode Moe | To Lara Johnstone

Sent: Sunday, November 15, 2015 5:22 PM

Subject: RE: GMC 2578-14: Lara Johnstone v Frode & Talitha Moe: Particulars of Claim

From: Frode Moe [mailto:fro.moe@online.no]

Sent: Sunday, November 15, 2015 5:22 PM

To: jmcswan@mweb.co.za

Subject: RE: GMC 2578-14: Lara Johnstone v Frode & Talitha Moe: Particulars of Claim

Hello Lara

1 As to "our "disagreement , I mean between Lara Johnstone and Frode Moe. That is what this possible court-case from your side now all is about.

2 This is not so difficult.

I do not have any report from a specialist that you have consulted or I have consulted in this connection.

I have my medical profession and I am certain in my mind that you have a mental disorder. I can assure you that I have lots of evidence to back up my opinion upon your mental health.

I have all the time tried to help you as far as it was possible to help you.

3 I do not have any attorney and will not at this stage consult one

4 You have not replied to my answer about the meeting with a negotiator to solve this case outside court.

Sincerely

Frode

B.14

From Lara Johnstone | To Frode Moe

Sent: Sunday, November 15, 2015 8:19 PM

Subject: Frode Moe: Re: GMC 2578-14: Request copy of Dr. Frode Moe's alleged 'medical professional' report

From: Lara [mailto:jmcswan@mweb.co.za]

Sent: Sunday, November 15, 2015 8:19 PM

To: 'Frode Moe'

Cc: 'Lee Moe'; 'Halmar Vockins'; 'Jacqueline Vockins'; 'Ivan Vockins'; 'Malcolm Vockins'; 'Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director'

Subject: Frode Moe: Re: GMC 2578-14: Request copy of Dr. Frode Moe's alleged 'medical professional' report

Frode Moe:

CC: Lee Moe (lee.moe@telkomsa.net); Counsel: Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director (Douglas@phinc.co.za)

CC: Halmar Vockins (hvockins@gmail.com); Jacqueline Vockins (JVockins@wesbank.co.za);

Ivan Vockins (ivanvockins@webmail.co.za); Malcolm Vockins (malcolm@trojanprojects.co.za).

Frode Moe: Re: GMC 2578-14: Request copy of Dr. Frode Moe's alleged 'medical professional' report

Re I do not have any report from a specialist that you have consulted or I have consulted in this connection. I have my medical profession and I am certain in my mind that you have a mental disorder. I can assure you that I have lots of evidence to back up my opinion upon your mental health.

So you don't have any 'medical diagnosis' written report?

You have your medical profession and a certainty in your mind!

Okay:

When did Dr. Frode Moe make a medical diagnosis that was 100% certain in his mind?

Could Dr. Frode Moe kindly sit down and make a written report clarifying the 'medical diagnosis that is 100% certain in his mind' as to his allegations about Lara Johnstone's mental disorder; to include the following information:

What is Dr. Frode Moe's particular 'medical profession' definition of 'mental disorder'?

When did Dr. Frode Moe meet with me – hopefully with my consent – for him to make a detailed investigation about whatever his concerns were regarding my mental health?

Where are the tape recordings of Dr. Frode Moe's professional medical diagnosis meetings with Lara Johnstone; to enquire into the evidence or lack thereof of Lara's mental health; for the Magistrate or Judge to listen to; to make sure that Dr Frode Moe was involved in active listening to what Lara Johnstone said; so that the Magistrate could draw up an impartial unbiased report about Lara Johnstone's actions and motivations or anything that concerned Lara's mental health; so that the Magistrate or Judge knew that Dr. Moe 'was sincere about helping Lara' and did not negligently or maliciously misinterpret what Lara said; for whatever negligent or malicious reason?

The detailed evidence in support of Dr. Moe's medical or legal 'mental disorder' definition?

When did Dr. Frode Moe provide Lara with a written copy of the 'medical diagnosis' report he had in his mind; to (a) prove Dr. Moe was sincere about 'helping Lara' to confront whatever Dr. Moe alleged was Lara's mental disorder; and/or (b) for Lara to clarify any errors for Dr. Moe's honourable correction?

When does Dr. Frode Moe intend to sit down and make a written report clarifying the 'medical diagnosis that is 100% certain in his mind' as to Dr. Moe's allegations about Lara Johnstone's mental disorder?

When can Lara Johnstone, Talitha Vockins-Moe and Millers Attorneys expect to receive Dr. Frode Moe's written report clarifying the 'medical diagnosis that is 100% certain in Dr. Moe's mind' as to his allegations about Lara Johnstone's mental disorder?

Re: You have not replied to my answer about the meeting with a negotiator to solve this case outside court.

Feel free to recommend a negotiator; and I will consider your recommendations.

A good negotiator whose negotiation skills are based upon evidence, the whole evidence, and nothing but the evidence; shall attempt to (a) find out 'facts not in dispute': facts agreed to between Lara and Frode; (b) find out relevant 'facts in dispute': do his best to resolve 'facts in dispute' so they can become 'facts not in dispute'.

If there are 'facts in dispute' he is unable to resolve without access to subpoena or similar powers; he will suggest the matter go to court; where a Magistrate or Judge has subpoena powers; to subpoena a possible witness to answer questions under oath; or to order someone like Dr. Moe to sit down and put in writing a copy of the 'medical profession medical diagnosis report that is 100% certain in his mind' report.

First Fact in dispute:

Dr. Frode Moe says he has a 'medical diagnosis that is 100% certain in his mind' about Lara Johnstone's mental disorder?

Is Dr. Frode Moe willing to sit down and make a written report clarifying the 'medical diagnosis that is 100% certain in his mind' as to Dr. Moe's allegations about Lara Johnstone's mental disorder?

If so: When can Lara Johnstone, Talitha Vockins-Moe and Millers Attorneys expect to receive Dr. Frode Moe's written report clarifying the 'medical diagnosis that is 100% certain in Dr. Moe's mind' as to his allegations about Lara Johnstone's mental disorder?

If not: Why is Dr. Moe refusing to sit down and make a written report clarifying the 'medical diagnosis that is 100% certain in his mind' as to Dr. Moe's allegations about Lara Johnstone's mental disorder?

Lara Johnstone

B.15

From: Lara Johnstone | **To:** Talitha Moe

Sent: Sunday, November 15, 2015 8:58 PM

Subject: Talitha Moe: Re: GMC 2578-14: Lara Johnstone v Talitha Moe: Questions regarding Facts in Dispute

From: Lara [mailto:jmcswan@mweb.co.za]

Sent: Sunday, November 15, 2015 8:58 PM

To: 'Lee Moe'; 'Counsel: Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director'

Cc: 'Frode Moe'; 'Halmar Vockins'; 'Jacqueline Vockins'; 'Ivan Vockins'; 'Malcolm Vockins'

Subject: Talitha Moe: Re: GMC 2578-14: Lara Johnstone v Talitha Moe: Questions regarding Facts in Dispute

Talitha Moe:

CC: Counsel: Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director (Douglas@phinc.co.za)

CC: Frode Moe (fro.moe@online.no)

CC: Halmar Vockins (hvockins@gmail.com); Jacqueline Vockins (JVockins@wesbank.co.za); Ivan Vockins (ivanvockins@webmail.co.za); Malcolm Vockins (malcolm@trojanprojects.co.za).

Talitha Moe: Re: GMC 2578-14: Lara Johnstone v Talitha Moe: Questions regarding Facts in Dispute

Facts not in Dispute:

1. The plaintiff is Lara Johnstone; the daughter of Ann Elizabeth Johnstone nee Bosman.
2. The respondent: Talitha Moe: is the elder sister of Ann Elizabeth Johnstone nee Bosman.
3. Talitha Moe is married to Dr. Frode Moe; who is a Norwegian national living in South Africa at 22 Witfontein Rd; who is her second husband.
4. Dr. Frode Moe; who is a Norwegian national living in South Africa at 22 Witfontein Rd; has confirmed in writing to the Clerk of the Court in GMC 2578-14 and repeatedly thereafter to Lara in GMC 2578 written negotiations; that he: Dr. Frode Moe has made allegations to Lara Johnstone's family members about Lara's alleged 'mental disorders'; that his mental disorder allegations are based upon his medical diagnosis which is 100% certain in his: Dr. Frode Moe's mind.

Facts in Dispute:

1. Talitha Moe did or did not object to Dr. Frode Moe making 'mental disorder' allegations about her niece; based upon his medical diagnosis that was 100% certain in Dr. Frode Moe's mind as to Lara Johnstone's alleged 'mental disorder'?
2. Talitha Moe did or did not make 'mental disorder' allegations about her niece: Lara Johnstone; to Johnstone or Vockins family members; or anyone on planet earth; except Lara Johnstone
 - a. If so: based upon (a) a medical diagnosis that was 100% certain in Dr. Frode Moe's mind; or (b) some other evidence?

Questions for Talitha Moe:

1. Did Dr. Frode Moe ever inform you about his medical diagnosis that was 100% certain in Dr. Frode Moe's mind as to Lara Johnstone's alleged 'mental disorder'?
2. If so: What was/were your response/s?
3. Did you ask Dr. Frode Moe to sit down and make a written report clarifying the 'medical diagnosis that is 100% certain in his mind' as to his allegations about your niece: Lara Johnstone's alleged mental disorder; to include the following information:
 - b. What is Dr. Frode Moe's particular 'medical profession' definition of 'mental disorder'?
 - c. When did Dr. Frode Moe meet with your niece: Lara – hopefully with Lara's consent – for Dr. Moe to make a detailed investigation about whatever Dr. Moe's concerns were regarding Lara's mental health?
 - d. Where are the tape recordings of Dr. Frode Moe's professional medical diagnosis meetings with Lara; to enquire into the evidence or lack thereof of Lara's mental health; for the Magistrate or Judge to listen to; to make sure that Dr Frode Moe was involved in active listening to what Lara said; so that the Magistrate could draw up an impartial unbiased report about Lara Johnstone's actions and motivations or anything that concerned Lara's mental health; so that the Magistrate or Judge knew that Dr. Moe 'was sincere about helping Lara' and did not negligently or maliciously misinterpret what Lara said; for whatever negligent or malicious reason?
 - e. The detailed evidence in support of Dr. Moe's medical or legal 'mental disorder' definition?
 - f. When did Dr. Frode Moe provide Lara with a written copy of the 'medical diagnosis' report he had in his mind; to (a) prove Dr. Moe was sincere about 'helping Lara' to confront whatever Dr. Moe alleged was Lara's mental disorder; and/or (b) for Lara to clarify any errors for Dr. Moe's honourable correction?
4. If not: why not?
5. Did you yourself make any allegations to anyone in the Johnstone family; or anyone in George; besides Lara to her face; about Lara's alleged mental disorders?
 - g. If so: were they based upon (a) the 'medical diagnosis that was 100% certain in Dr. Frode Moe's mind'; or (b) based upon some other evidence?

I have more questions; but we can start with those; to resolve the issues in dispute between Lara Johnstone and Talitha Moe.

I would suggest you answer them as if you are 'under oath'; because they are part of legal proceedings that may be used later to confirm that you did or said this or that at that time.

If you don't want to answer them now; you don't have to since I do not have subpoena power to order you to. If the matter goes to court; you may be subpoenaed to answer them – and others -- in court.

If you have any questions for me; feel free to ask. I shall answer them as honestly as I am able.

Lara Johnstone

B.16

From: Lara Johnstone | **To:** Frode Moe

Sent: Sunday, November 15, 2015 10:43 PM

Subject: RE: Frode Moe: Re: GMC 2578-14: Request copy of Dr. Frode Moe's alleged 'medical professional' report

From: Lara [mailto:jmcswan@mweb.co.za]

Sent: Sunday, November 15, 2015 10:43 PM

To: 'Frode Moe'

Cc: 'Lee Moe'; 'Halmar Vockins'; 'Jacqueline Vockins'; 'Ivan Vockins'; 'Malcolm Vockins'; 'Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director'

Subject: RE: Frode Moe: Re: GMC 2578-14: Request copy of Dr. Frode Moe's alleged 'medical professional' report

Sorry sent from wrong email account

Dr. Frode Moe:

RE: Frode Moe: Re: GMC 2578-14: Request copy of Dr. Frode Moe's alleged 'medical professional' report

Are you sincere about resolving the facts in dispute between us (a) based upon the evidence; the whole evidence; and nothing but the evidence; (b) out of court; for the sake of Johnstone – Vockins – Moe family harmony?

If so: I suggest we find a good negotiator whose negotiation skills are based upon evidence, the whole evidence, and nothing but the evidence; who shall attempt to (a) help us to find out 'facts

not in dispute': facts agreed to between Lara and Frode; (b) find out relevant 'facts in dispute': do their best to resolve 'facts in dispute' so they can become 'facts not in dispute'.

If any negotiator finds there are 'facts in dispute' they are unable to resolve without access to subpoena or similar powers; they will suggest the matter go to court; where a Magistrate or Judge has subpoena powers; to subpoena a possible witness to answer questions under oath; or to order someone like Dr. Moe to sit down and put in writing a copy of the 'medical profession medical diagnosis report that is 100% certain in his mind' report.

If you ethically and honourably provide me with a written report clarifying the 'medical diagnosis that is 100% certain in his mind'; and such report has (i) a clear simple reasonable 'mental disorder' definition; (ii) evidence in support of such 'mental disorder' definition; I have no problem (a) apologizing to you for being too much of a village idiot stupid simpleton to have been able to understand your 'mental disorder' allegation; and/or (b) seeing a psychologist to help me to deal with whatever it is that you allege and prove with sufficient reasonable evidence is my 'mental disorder'.

If you do not intend to provide me with a written report detailing the 'medical diagnosis that is 100% certain in your mind'; then we have nothing further to discuss; until you receive the legal documentation I shall file with the court; from the Sheriff; and we can resolve all the facts in dispute between us; in court before a Magistrate.

Lara Johnstone

B.17

From: Frode Moe | **To:** Lara Johnstone

Sent: Sunday, November 15, 2015 9:53 PM

Subject: Re: Talitha Moe: Re: GMC 2578-14: Lara Johnstone v Talitha Moe: Questions regarding Facts in Dispute

From: Frode Moe [mailto:fro.moe@online.no]

Sent: Sunday, November 15, 2015 9:53 PM

To: jmcswan@mweb.co.za

Subject: Re: Talitha Moe: Re: GMC 2578-14: Lara Johnstone v Talitha Moe: Questions regarding Facts in Dispute

Hello Lara

Talita is not involved in this case and it is completely wrong of you to involve her. She has nothing to do with my medical opinion as little as your father has to be responsible for all the things you are writing saying and doing.

I hope you can understand that . This case might also do lots of damage to your family.

Sincerely

Frode

B.18

From: Frode Moe | **To:** Lara Johnstone

Sent: Sunday, November 15, 2015 10:31 PM

Subject: Re: Frode Moe: Re: GMC 2578-14: Request copy of Dr. Frode Moe's alleged 'medical professional' report

From: Frode Moe [mailto:fro.moe@online.no]

Sent: Sunday, November 15, 2015 10:31 PM

To: jmcswan@mweb.co.za

Subject: Re: Frode Moe: Re: GMC 2578-14: Request copy of Dr. Frode Moe's alleged 'medical professional' report

Hello again Lara

Just to give you a short feed-back on your questions.

I have been 100% sure of your mental disorder since I received an email from you at the time you were in court for the bomb threat.

That email was evident to me that you had a mental disease.

That email contained two of the classical symptoms of a psychosis- incoherence and defect of reality.

That is why I sent an email to your father to say that you should be treated in court as a patient and not

as a criminal. That was done in order to try to help you to get a fair trial.

Clive did not agree with my opinion of your mental state.

Sincerely

Frode

B.19

From: Lara Johnstone | **To:** Frode Moe

Sent: Monday, November 16, 2015 1:18 AM

Subject: RE: Frode Moe: Re: GMC 2578-14: Request copy of Dr. Frode Moe's alleged 'medical professional' report

From: Lara [mailto:jmcswan@mweb.co.za]

Sent: Monday, November 16, 2015 1:18 AM

To: 'Frode Moe'

Subject: RE: Frode Moe: Re: GMC 2578-14: Request copy of Dr. Frode Moe's alleged 'medical professional' report

Frode Moe:

Kindly provide me with (a) a copy of this email you received from me when I was in court for the bomb threat; (b) your alleged evidence of my mental disorder in the email; (c) the email to my father; wherein you explain the evidence in support of your allegations.

Lara Johnstone

B.20

From: Lara Johnstone | **To:** GMC 2578-14: Respondents & Vockins Family

Sent: Saturday, December 05, 2015 4:36 PM

Subject: RE: GMC 2578-14: LJohnstone v F Moe: Draft Particulars of Claim against Frode Moe filed in GMC 5048-15.

From: Lara [mailto:jmcswan@mweb.co.za]

Sent: Saturday, December 05, 2015 4:36 PM

To: 'Talitha & Frode Moe via Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director'; 'Lee Moe'; 'Frode Moe'

Cc: 'Halmar Vockins'; 'Jacqueline Vockins'; 'Ivan Vockins'; 'Malcolm Vockins'

Subject: RE: GMC 2578-14: LJohnstone v F Moe: Draft Particulars of Claim against Frode Moe filed in GMC 5048-15.

TO: Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director (Douglas@phinc.co.za).

TO: Lee Moe (lee.moe@telkomsa.net); Frode Moe (fro.moe@online.no)

CC: Halmar Vockins (hvockins@gmail.com); Jacqueline Vockins (JVockins@wesbank.co.za); Ivan Vockins (ivanvockins@webmail.co.za); Malcolm Vockins (malcolm@trojanprojects.co.za)

RE: GMC 2578-14: LJohnstone v F Moe: Draft Particulars of Claim against Frode Moe filed in GMC 5048-15.

FYI: I have filed a copy of the [GMC 2578-14: Lara Johnstone v Frode & Talitha Moe](#)²⁴ correspondence; namely: *Draft: Particulars of Claim against Frode Moe*; into the GMC 5048-15: Lara Johnstone v Clive Johnstone court proceedings; as an Annexure to: 04 December 2015 filing: *Current Status of Negotiations: Search for Culturally Sensitive Assistance of Counsel for Respondent*.

Respectfully,

Lara Johnstone
PO Box 5042, George East, 6539, RSA

B.21

From: Lara Johnstone | **To:** Frode & Talitha Moe; Millers Inc
CC: Talitha Vockins Moe; Children
Sent: Friday, April 01, 2016 5:25 PM
Subject: GMC 2578-14: LJohnstone v F Moe et al: Update

From: Lara [mailto:jmcswan@mweb.co.za]
Sent: Friday, April 01, 2016 5:25 PM
To: 'Millers Inc Director'; 'Lee Moe'; 'Frode Moe'
Cc: 'Halmar Vockins'; 'Jacqueline Vockins'; 'Ivan Vockins'; ~~'Malcolm Vockins'~~
Subject: GMC 2578-14: LJohnstone v F Moe et al: Update

TO: Lee Moe (lee.moe@telkomsa.net); Counsel: Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director (Douglas@phinc.co.za).
TO: Frode Moe (fro.moe@online.no)

CC: Halmar Vockins (hvockins@gmail.com); Jacqueline Vockins (JVockins@wesbank.co.za); Ivan Vockins (ivanvockins@webmail.co.za); ~~Malcolm Vockins (malcolm@trojanprojects.co.za)~~

GMC 2578-14: LJohnstone v F Moe et al: Update

Update re delay in my re-filing of GMC 2578-14 complaint which only requested an apology.

As per my interpretation of Magistrate Essels' 12 August 2014 ruling states I should refile a new complaint requesting financial damages to my psychological integrity.

²⁴ <http://sqswans.weebly.com/gmc-2578-14-frode--talitha-moe.html>

Magistrate Essel's 12 August 2014 ruling [PDF²⁵]: "A notice of motion was brought before this court on 1 July 2014 whereby applicant made application for the issuing of several orders. Respondents filed a notice to oppose and the matter was remanded until 8 July 2014. After perusal of the application, it was removed from the roll as it was found to be a matter falling beyond the jurisdiction of the magistrate's court according to sec 46 of the Magistrate's Court Act, 32 of 1944. Section 46(2) states that the court has no jurisdiction in matters in which specific performance without an alternative of payment of damages is sought."

Re: 05 December 2015 correspondence to GMC 2578-14 parties: "I have filed a copy of the [GMC 2578-14: Lara Johnstone v Frode & Talitha Moe](#)²⁶ correspondence; namely: *Draft: Particulars of Claim against Frode Moe*; into the GMC 5048-15: Lara Johnstone v Clive Johnstone court proceedings; as an Annexure to: 04 December 2015 filing: *Current Status of Negotiations: Search for Culturally Sensitive Assistance of Counsel for Respondent*."

On 31 March 2016 correspondence was again submitted to Karen Marshall to confirm her verbal 'give Lara the money to go and commit suicide'; 'send Lara to a psychologist'; and 'I refuse to discuss the McVeigh issues'; legal advice to Clive Johnstone -- as stated to Clive and Lara; on her porch in Hoekwil on 29 November 2015; -- in writing. A copy of all correspondence to; or about Karen Marshall; regarding *GMC 5048-14: L Johnstone v C Johnstone & ICC: EoP PoW's -v- Nobel Comm & Peace Laureates et al* proceedings is available in *Request for Legal Assistance to Karen Marshall* [PDF²⁷].

As of date: Frode and Talitha Moe have not made any suggestions for any individual to be considered as an option for alternative dispute resolution of the issues in dispute between us.

In the absence of me finding any alternative dispute resolution options; I shall have to accept Magistrate Essel's recommendations and refile a new court application requesting a Magistrate -- and/or if so recommended by the Magistrate; a High Court -- court order against Frode and Talitha Moe for financial damages to my psychological integrity.

** ~~~~~ **

Frode:

If you wish to resolve the issues by withdrawing and or apologizing for any mental disorder allegations; out of court:

Request for Mental Disorder Evidence Clarification and/or Allegation Information from Frode Moe:

Lara Johnstone hereby requests the following information from Frode Moe:

Do you Frode Moe intend to:

²⁵ http://sqswans.weebly.com/uploads/1/3/8/7/13878165/14-08-12_magesselruling_re-2578-14.pdf

²⁶ <http://sqswans.weebly.com/gmc-2578-14-frode--talitha-moe.html>

²⁷ http://tygae.weebly.com/uploads/1/3/8/7/13878165/15-09-19_gmc4643-13_eopaxis_a-all_kmarshall.pdf

[1.1] Withdraw and apologize for the ‘mental disorder’ allegations you made about Lara; either to her face or behind her back; when, where, to whom and why; and if so:

- A. Withdraw and apologize means you withdraw the allegations which you have confirmed you made; and you apologize for them in writing to (i) Lara and the court; if you made the ‘mental disorder’ allegations to Lara to her face; (ii) the person to whom you made the ‘mental disorder’ allegations about Lara; behind Lara’s back; and the court; if you made the ‘mental disorder’ allegations about Lara; to someone else; behind Lara’s back.

Or

[1.2] Confirm and Stand by your ‘mental disorder’ allegations against Lara:

- A. Confirm means you admit to the court; in writing when and where and to whom you made the mental disorder allegations against Lara;
- B. Stand by means you stand by your ‘mental disorder’ allegations and you consent to providing the court with your ‘mental disorder’ evidence:
- C. If so:
 - a. provide Lara and the court with your ‘mental disorder’ legal definition; and evidence in support of such definition;
 - b. if you made the allegation to Lara’s face; and she requested you to provide her with your ‘mental disorder’ legal definition and evidence; include your legal reasons for refusing to provide Lara with your ‘mental disorder’ legal definition and evidence
- D. Please Note:
 - a. If the magistrate considers your ‘mental disorder’ evidence to be scientifically based and consequently your psychological counseling remedy to be a universally applicable remedy to all cultures, religions, classes and/or races of all nations; including members of the Radical Honoursty Ecology of Peace culture; Lara is willing to see a psychologist if you can find one that confirms to the court that (i) s/he legally recognizes Ecology of Peace Factual Reality; (ii) provides the court with her/his legal definition for ‘mental disorder’; (iii) agrees to tape record all interviews and meetings for the court to confirm that the psychologists/psychiatrists report to the court was based upon active listening; i.e. accurate interpretation of Lara’s statements. As of date Lara has been unable to find any psychologist willing to recognize Ecology of Peace Factual Reality [PDF²⁸]
 - b. If you cannot find any psychologist who legally recognizes Ecology of Peace Factual Reality as accurate; you may find any psychologist who considers any principle upon which Ecology of Peace Factual reality is founded to be evidentiary flawed; to provide Lara and the court with their evidence; in support of their allegation that Ecology of Peace Factual Reality principles are flawed or inaccurate. If such psychologist

²⁸ http://tygae.weebly.com/uploads/1/3/8/7/13878165/15-07-11_eop-wip-nwo-neg_psychethicscorr.pdf

provides such evidence proving any Ecology of Peace Factual Reality principle as flawed or inaccurate; Lara shall amend such principle and/or apologize; as necessary and reasonable; based upon the evidence provided to her and the court.

- c. If the magistrate considers your 'mental disorder' evidence to be (i) insufficient and/or unreasonable; (ii) not scientifically based; and/or consequently not universally applicable to persons from all races, classes, cultures or religions; including members of the Radical Honoursty Ecology of Peace culture; (iii) negligent or maliciously motivated; (iv) the magistrate may issue an order for damages for defaming the psychological integrity of Lara Johnstone.

- E. Ecology of Peace Facts Reality being: (a) Earth is not flat; (b) Earth renewable and non-renewable resources are finite; (c) When humans [breed or consume](#)²⁹ above [ecological carrying capacity limits](#)³⁰, it results in [resource conflict](#)³¹; (d) To sustainably protect and conserve natural resources in accordance to local and national carrying capacity limits; and restrict national and international inter-cultural, racial and religious resource war conflict; humans must reform and/or abolish the [Masonic War is Peace](#)³² international law social contract; and cooperate to implement an [Ecology of Peace](#)³³ international law social contract that restricts all the worlds citizens, from all races, religions and classes; to breed and consume below ecological carrying capacity limits.

** ~~~~~ **

Talitha:

If you wish to resolve the issues by confirming; withdrawing and or apologizing for any mental disorder allegations; out of court:

Request for Mental Disorder Evidence Clarification and/or Allegation Information from Talitha Moe:

Lara Johnstone hereby requests the following information from Talitha Moe:

Do you Talitha Vockins Moe:

[1.3] Deny you made any 'mental disorder' allegations about Lara; either to her face or behind her back to Clive and/or Ann;

- A. Note: If you inform the court that you deny you made 'mental disorder' allegations about Lara to her face; or behind her back; when in fact you did make 'mental disorder' allegations to Lara or behind her back; you will be lying to the court under

²⁹ <http://tygae.weebly.com/tipping-points.html>

³⁰ <http://tygae.weebly.com/commonsism.html>

³¹ <http://sqswans.weebly.com/military-gospel.html>

³² <http://tygae.weebly.com/war-is-peace.html>

³³ <http://tygae.weebly.com/ecology-of-peace.html>

oath; and if or when the court is provided with sufficient reasonable cause evidence that you are or may be lying; the court can accuse you of perjury; and if sufficient evidence exists of you lying to the court; the court can convict and sentence you for perjury; which is a criminal offence.

or

[1.4] Confirm, withdraw and apologize for the ‘mental disorder’ allegations you made about Lara; either to her face or behind her back; when, where, to whom and why; and if so:

- A. Confirm means you admit to the court; in writing when and where and to whom you made the mental disorder allegations against Lara;
- B. Withdraw and apologize means you withdraw the allegations which you have confirmed you made; and you apologize for them in writing to (i) Lara and the court; if you made the ‘mental disorder’ allegations to Lara to her face; (ii) the person to whom you made the ‘mental disorder’ allegations about Lara; behind Lara’s back; and the court; if you made the ‘mental disorder’ allegations about Lara; to someone else; behind Lara’s back.

Or

[1.5] Confirm and Stand by your ‘mental disorder’ allegations against Lara:

- A. Confirm means you admit to the court; in writing when and where and to whom you made the mental disorder allegations against Lara;
- B. Stand by means you stand by your ‘mental disorder’ allegations and you consent to providing the court with your ‘mental disorder’ evidence:
- C. If so:
 - a. provide Lara and the court with your ‘mental disorder’ legal definition; and evidence in support of such definition;
 - b. if you made the allegation to Lara’s face; and she requested you to provide her with your ‘mental disorder’ legal definition and evidence; include your legal reasons for refusing to provide Lara with your ‘mental disorder’ legal definition and evidence
- D. Please Note:
 - a. If the magistrate considers your ‘mental disorder’ evidence to be scientifically based and consequently your psychological counseling remedy to be a universally applicable remedy to all cultures, religions, classes and/or races of all nations; including members of the Radical Honoursty Ecology of Peace culture; Lara is willing to see a psychologist if you can find one that confirms to the court that (i) s/he legally recognizes Ecology of Peace Factual Reality; (ii) provides the court with her/his legal definition for ‘mental disorder’; (iii) agrees to tape record all interviews and meetings for the court to confirm that the psychologists/psychiatrists report to the court was based upon active listening: i.e. accurate interpretation of Lara’s statements. As of date Lara has been unable to find any psychologist willing to recognize Ecology of Peace Factual Reality [\[PDF\]](#)

- b. If you cannot find any psychologist who legally recognizes Ecology of Peace Factual Reality as accurate; you may find any psychologist who considers any principle upon which Ecology of Peace Factual reality is founded to be evidentiary flawed; to provide Lara and the court with their evidence; in support of their allegation that Ecology of Peace Factual Reality principles are flawed or inaccurate. If such psychologist provides such evidence proving any Ecology of Peace Factual Reality principle as flawed or inaccurate; Lara shall amend such principle and/or apologize; as necessary and reasonable; based upon the evidence provided to her and the court.
 - c. If the magistrate considers your 'mental disorder' evidence to be (i) insufficient and/or unreasonable; (ii) not scientifically based; and/or consequently not universally applicable to persons from all races, classes, cultures or religions; including members of the Radical Honoursty Ecology of Peace culture; (iii) negligent or maliciously motivated; (iv) the magistrate may issue an order for damages for defaming the psychological integrity of Lara Johnstone.
- E. Ecology of Peace Facts Reality being: (a) Earth is not flat; (b) Earth renewable and non-renewable resources are finite; (c) When humans [breed or consume](#)³⁴ above [ecological carrying capacity limits](#)³⁵, it results in [resource conflict](#)³⁶; (d) To sustainably protect and conserve natural resources in accordance to local and national carrying capacity limits; and restrict national and international inter-cultural, racial and religious resource war conflict; humans must reform and/or abolish the [Masonic War is Peace](#)³⁷ international law social contract; and cooperate to implement an [Ecology of Peace](#)³⁸ international law social contract that restricts all the worlds citizens, from all races, religions and classes; to breed and consume below ecological carrying capacity limits.

A copy of this correspondence shall be documented in: [GMC 2578-14](#)³⁹: GMC 4643-13 Applicants correspondence [[PDF](#)⁴⁰].

Respectfully,

Lara Johnstone
PO Box 5042, George East, 6539, RSA

³⁴ <http://tygae.weebly.com/commonism.html>

³⁵ <http://tygae.weebly.com/tipping-points.html>

³⁶ <http://sqswans.weebly.com/military-gospel.html>

³⁷ <http://tygae.weebly.com/war-is-peace.html>

³⁸ <http://tygae.weebly.com/ecology-of-peace.html>

³⁹ <http://sqswans.weebly.com/gmc-2578-14-frode--talitha-moe.html>

⁴⁰ http://sqswans.weebly.com/uploads/1/3/8/7/13878165/14-09-16_2578_g5_notice17-30_corr.pdf

B.22

From: Lara Johnstone | **To:** Lee Moe, Frode Moe, Millers Inc
CC: Lee Vockins Moe Children
Sent: Friday, April 01, 2016 9:10 PM
Subject: RE: GMC 2578-14: LJohnstone v F Moe et al: LJ Working Hypothesis of FM 'mental disorder' allegations

From: Lara [mailto:jmcswan@mweb.co.za]
Sent: Friday, April 01, 2016 9:10 PM
To: 'Lee Moe'; 'Millers Inc Director'; 'Frode Moe'
Cc: 'Halmar Vockins'; 'Jacqueline Vockins'; 'Ivan Vockins'; ~~'Malcolm Vockins'~~
Subject: RE: GMC 2578-14: LJohnstone v F Moe et al: LJ Working Hypothesis of FM 'mental disorder' allegations

TO: Lee Moe (lee.moe@telkomsa.net); Counsel: Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director (Douglas@phinc.co.za).
TO: Frode Moe (fro.moe@online.no)

CC: Halmar Vockins (hvockins@gmail.com); Jacqueline Vockins (JVockins@wesbank.co.za); Ivan Vockins (ivanvockins@webmail.co.za); ~~Malcolm Vockins (malcolm@trojanprojects.co.za)~~

RE: GMC 2578-14: LJohnstone v F Moe et al: LJ Working Hypothesis of FM 'mental disorder' allegations

Transparency Notice:

In 01 April 2016 correspondence to FSB: Gen Bortnikov and NSA: Adm Rogers -- documented in: (A) FSB & NSA [PDF⁴¹]: (i) Unashamedly Ethical; & (ii) Summary: Interpretation Forensic Data; (B) LJ v Unashamedly Ethical [PDF⁴²]: ZA: (i) Keith Matthee & (ii) Re: Possibly Related Events: Umtata: Kidnapping of Outsourcing Must Fall Spokesperson: Vusi Mahlangu.-- Subject: *NSA & FSB: Updated Draft of Response to Sarah Berrington Smith incl Ref2 Kidnapping of Outsourcing Must Fall Spokesperson: Vusi Mahlangu*; I include my working hypothesis conclusion as to your possible motives for making 'mental disorder' allegations against me as follows:

Frode Moe⁴³: Africans don't deserve to know the truth about Masonic War is Peace white man AIDS is a nigger depopulation virus medicine; and anyone who tries to educate ecologically illiterate South Africans [State v Johnstone: CAS 572-02⁴⁴ / CAS 1340/7/07⁴⁵] shall be accused of insanity.

⁴¹ http://tygae.weebly.com/uploads/1/3/8/7/13878165/15-09-19_gmc4643-13_eopaxis_a-all_fsb-nsa.pdf

⁴² http://sqswans.weebly.com/uploads/1/3/8/7/13878165/16-03-04_police_ue-fraud_corr.pdf

⁴³ <http://sqswans.weebly.com/gmc-2578-14-frode--talitha-moe.html>

⁴⁴ <http://sqswans.weebly.com/hc-cpd-a696-04-johnstone-v-state.html>

⁴⁵ <http://sqswans.weebly.com/cmc-1340707-state-v-ljohnstone.html>

If my aforementioned working hypothesis conclusion as to your motives is incorrect; I shall be happy to withdraw it; and apologize; however to clarify what your real motives are if my working hypothesis conclusion is incorrect; it would help if you provide me with the detailed evidence for your 'mental disorder' allegations.

It is difficult for me to figure out what exactly your 'mental disorder' motives are; in the absence of you providing me with your detailed evidence for your allegations.

A copy of this correspondence shall be documented in: [GMC 2578-14](#)⁴⁶; GMC 4643-13 Applicants correspondence [[PDF](#)⁴⁷].

Respectfully,

Lara Johnstone
PO Box 5042, George East, 6539, RSA

B.23

From: Frode Moe | **To:** Lara Johnstone

Sent: Saturday, April 02, 2016 4:09 PM

Subject: RE: GMC 2578-14: LJohnstone v F Moe et al: LJ Working Hypothesis of FM 'mental disorder' allegations

From: Frode Moe [<mailto:fro.moe@online.no>]

Sent: Saturday, April 02, 2016 4:09 PM

To: jmcswan@mweb.co.za

Subject: RE: GMC 2578-14: LJohnstone v F Moe et al: LJ Working Hypothesis of FM 'mental disorder' allegations

Hello Lara

To me it is obvious that you in periods are suffering of a mental disorder and your family is also some times suffering because of your abnormal, pathological activity.

I do not have any other motive than trying to help you.

First time, I sent an email to your father saying you had a mental disorder and should not be sentenced for your bomb-threat criminal action.

⁴⁶ <http://sqswans.weebly.com/gmc-2578-14-frode--talitha-moe.html>

⁴⁷ http://sqswans.weebly.com/uploads/1/3/8/7/13878165/14-09-16_2578_g5_notice17-30_corr.pdf

Second time I mentioned mental disorder was in the discussion with you and your parents here at your house. I said you needed a psychiatrist :

-After I had experienced you in our garden seen you reacting completely pathologically when I hang the maize on your bike,

-what you had done sending emails to authorities in Norway and even to Egypt that I had sexually harassed you ,

and having a list of 400 email addresses many of them to journalist in well known newspapers in Norway , attached to these mails

-when you had taken me to court , also for using the term mental disorder, and the court would not let me participate in the court because you did not accept a postponement till I came back from Norway to SA.

And last a year ago I advised you to see a psychiatrist as only a psychiatrist could settle the diagnosis of mental disorder or not.

All these times my motive has been to try to help you, to have a diagnosis and recommended you to have the support from a psychiatrist when things were going wrong for you.

Unfortunately you see this professional advice from my side as an insult and might take me to court again.

I am not the only one that has clearly seen some of your activity as a result of your mental disorder.

So again as I said a year ago, I am willing to bring evidence of my opinion to the psychiatrist.

You can let your father Clive find one that should be acceptable for you.

The court has not the know-how to decide in this medical matter . Neither have you the ability to evaluate

your own actions in relation to a mental disorder. That is obvious when I read your emails.

I have however the comprehension based on your previous mail that you will disqualify all psychologists/psychiatrists

probably because you are not willing to follow my advice,

If this ends up in court , the court will have to appoint a psychiatrist and you will be obliged to be examined by the professional doctor.

You have a possibility to solve this matter outside court by follow the above mentioned alternative.

A court case can not bring anything but loss to both sides of our family . The previous court-appearance

has already made lots of damage to the "Bosman "-family and I hope you are not happy for that .

It is your choice again.

Regards

Frode

B.24

From: Lara Johnstone | **To:** Frode Moe

Sent: Saturday, April 02, 2016 9:27 PM

Subject: RE: GMC 2578-14: LJohnstone v F Moe et al: LJ Working Hypothesis of FM 'mental disorder' allegations

From: Lara [mailto:jmcswan@mweb.co.za]

Sent: Saturday, April 02, 2016 9:27 PM

To: 'Frode Moe'

Subject: RE: GMC 2578-14: LJohnstone v F Moe et al: LJ Working Hypothesis of FM 'mental disorder' allegations

Frode

When do you intend to provide the evidence for your 'obvious mental disorder' conclusions?

If or when you decide to provide the evidence for your 'obvious mental disorder' conclusions; you may begin to help me; if that is your sincere wish; and even more so; you may begin to help yourself; to confront reality that you have no evidence for your allegations. Once you confront reality that you have no evidence for your allegations; you shall have to ask yourself what your real motives for your 'mental disorder' allegations were; that you have not been honest with me or yourself about.

I suggest you start helping yourself firstly; by clarifying for yourself what your legal definition is for 'mental disorder'.

Lara

B.25

From: Lara Johnstone | **To:** Frode Moe

CC: Lee Moe, Millers Inc; Vockins Children

Sent: Saturday, April 02, 2016 10:22 PM

Subject: RE: GMC 2578-14: LJohnstone v F Moe et al: LJ Working Hypothesis of FM 'mental disorder' allegations

From: Lara [mailto:jmcswan@mweb.co.za]

Sent: Saturday, April 02, 2016 10:22 PM

To: 'Frode Moe'

Cc: 'Lee Moe'; 'Douglas Henney: Millers Inc Director'; 'Halmar Vockins'; 'Jacqueline Vockins'; 'Ivan Vockins'

Subject: RE: GMC 2578-14: LJohnstone v F Moe et al: LJ Working Hypothesis of FM 'mental disorder' allegations

Frode:

Re: -when you had taken me to court , also for using the term mental disorder, and the court would not let me participate in the court because you did not accept a postponement till I came back from Norway to SA.

Lara:

The court had no problem with postponing the proceedings until you returned; to allow you to participate in the court proceedings.

I informed the clerk and the court that I had no objection to a postponement of the proceedings; until you returned.

Your lawyers refused a postponement. Your lawyers attempted to coverup and hide the correspondence you and Lee submitted to the clerk of the court; behind my back.

You should ask your lawyers why they did not ask for a postponement of the proceedings until you returned.

If you had asked me about my court proceedings in the Iatrogenic origins of AIDS bombthreat to PW Botha airport case; you would know I have seen many psychologists. You are welcome to read the court transcripts of their statements on the witness stand and under cross examination.

In fact in my life I have seen many psychologists; in London; and in America; not only if I was upset about an issue; and needed some counselling to help me deal with any issues I may have been in self-denial about; but also to enable me to confront unconscious stuff that I may have been suppressing; that I thought a psychologist was capable of helping me to deal with; I have never had any problem going to find a qualified psychologist to speak to; or to enter group therapy.

In America I worked with, lived in his house and was mentored by a well known criminologist and psychologist: Dr. Richard Korn. He was a student of the famous psychodrama psychologist Jacob Levy Moreno. He was instrumental in helping John Maher setup Delancey Street Foundation. At the time that I was working with Richard; a Beeld frontpage newspaper report in South Africa; referred to me as South Africa's Number One Activist in America. Activists contact media officials; about issues they are being an activist about; to raise public educational awareness on those issues via the media.

As a member of the Radical Honesty culture in America; I also attended Radical Honesty group therapy sessions once a week. Dr. Brad Blanton; whom I worked for, was a student of Fritz Perls; the founder of Gestalt Therapy.

All of this you would know; if you had the slightest interest in first getting to know someone; and some of their history and background; and motives for doing what they do; rather than simply accusing anyone you disagree with of having a 'mental disorder'; without knowing the basics about them.

Any psychologist that has a sliver of commitment to honesty; will tell you that there is no scientific basis for what is currently referred to as a 'mental disorder' by mainstream psychologists. It is a massive fraud. There are dozens of psychologists who have exposed psychology and psychiatry as FRAUD; for its false claims that it is based upon science.

I have repeatedly provided you with this information. I suggest you investigate the information; before you decide whether you intend to continue to refuse to withdraw your allegations and apologize.

- [Psychiatry is a Fraud](#)⁴⁸
- [Political Psychiatry, Social Control and Big Pharma](#)⁴⁹
- [The DSM: Psychiatry's Deadliest Scam](#)⁵⁰
- [Psychiatry: An Industry of Death](#)⁵¹
- [Age of Fear: Psychiatry's Reign of Terror](#)⁵²
- [Psychiatry in the Military: The Hidden Enemy](#)⁵³.

Lara.

B.26

From: Lara Johnstone | **To:** Frode Moe

CC: Lee Moe; Millers Inc; Vockins children

Sent: Saturday, April 02, 2016 11:32 PM

Subject: RE: GMC 2578-14: LJohnstone v F Moe et al: Lara legal psychology experience and info

From: Lara [mailto:jmcswan@mweb.co.za]

Sent: Saturday, April 02, 2016 11:32 PM

⁴⁸ <https://www.youtube.com/watch?v=BhC6hUZJJI0>

⁴⁹ <https://www.youtube.com/watch?v=UA71wfk0ctc>

⁵⁰ <https://www.youtube.com/watch?v=PcuhhJ1BaMk>

⁵¹ https://www.youtube.com/watch?v=_5dSZnbugpc

⁵² <https://www.youtube.com/watch?v=3hj49xDEXow>

⁵³ https://www.youtube.com/watch?v=sHC2wH_iGYM

To: 'Frode Moe'

Cc: 'Lee Moe'; 'Douglas Henney: Millers Inc Director'; 'Halmar Vockins'; 'Jacqueline Vockins'; 'Ivan Vockins'

Subject: RE: GMC 2578-14: LJohnstone v F Moe et al: Lara legal psychology experience and info

Frode

RE: GMC 2578-14: LJohnstone v F Moe et al: Lara legal psychology experience and info

On 31 November 2011; I filed an application in the Oslo District Court; which included Breivik's then attorney: Geir Lippestad; and Synne Serheim and Torgeir Husby; the two psychologists who had accused Breivik of having a mental disorder and being insane.

Put differently; my argument was that Anders Breivik has as much right to a free and fair trial; as Nelson Mandela had to a free and fair trial. The Apartheid government did not accuse Mandela of being insane; they gave him a free and fair trial; where he was allowed to speak freely and express his motives.

----- Excerpts: 31 Nov 2011: EoP submission to Oslo District Crt: Norway v Anders Breivik ----

The application was a writ of Habeus Mentem on behalf of Anders Breivik psycho-cultural integrity right to a free and fair trial; and [II] writ of Certiorari/Review of the Psychiatric Evaluation Report of Psychiatrists: Synne Serheim and Torgeir Husby as to the Mens Rea political necessity criminal liability of Anders Breivik terrorist acts, on 22 July 2011.

The writ of Certiorari/Review of the Psychiatric Evaluation Report as to the Mens Rea criminal liability of Anders Breivik"s political terrorism criminal acts, on 22 July 2011; shall order.

[1] Psychiatrists: Synne Serheim and Torgeir Husby to provide me with:

(A) A copy of their cultural Marxist "political correct" Forensic Psychiatric Evaluation Report, for my investigation and discussion with Mr. Breivik and examination into his Mens Rea state of mind on 22 July 2011, in accordance to Radical Honoursty, Radical Honesty, Thomas Szassz, Frantz Fanon, Erich Fromm and other related relevant psychological schools of thought. Upon completion of such examination I shall provide Dr. Tarjei Rygnestad, Norwegian Commission of Forensic Medicine with my "non" cultural Marxist politically incorrect report for his consideration in this mater;

(B) in the event their cultural Marxist politically correct report does not clarify this matter: the particular psychological schools of thought they used to base their sociopolitical and psycho-cultural foundations upon in examining Mr. Breivik's socio-political and psycho-cultural Mens Rea and Actus Reus motivations for his political necessity criminal terrorism acts conducted on 22 July 2011.

(C) In the event that their cultural Marxist politically correct report does not clarify the matter: their particular subjective and objective tests for Mens Rea (criminal culpability):

In the event that their cultural Marxist politically correct report does not clarify the matter: their particular subjective and objective tests for "REASONABLENESS". Put differently, if we

consider the dozens of political terrorism acts conducted around the world every year, none of whom are charged with being insane, how are those terrorists actions considered to have been “reasonable terrorist acts” and hence worthy of a free and fair trial to disclose their political grievances; but Anders Breivik’s actions are not only not those of a “reasonable terrorist”, but additionally “insane”?

The writ of Habeas Mentem – the right of a wo/man to their own mind and culture – is invoked specifically against Anders Breivik’s attorney: Geir Lippestad, and Psychiatrists Synne Serheim and Torgeir Husby; and indirectly against the Norwegian multi-culti liberal political, legal, academic and media establishment who appear to be deliberately and perhaps maliciously attempting to deny Anders Breivik a free and fair trial, by means of a fraudulent and politically motivated “political psychiatry” “insanity” report and public media statements, so as to deny Mr. Breivik his day in court.

----- End Excerpts: 31 Nov 2011: EoP submission to Oslo District Crt: Norway v Anders Breivik -----

The Judge did not accept the application; but a copy of the application had been sent to hundreds of Norwegian and international media; including many Norwegian and European psychologists. It was also sent to the lawyers of the Oslo bombing and Utoya island victims.

Norwegian media reports now began to question the Synne Serheim and Torgeir Husby’s report -- -- [Prison Psychiatrist: Randi Rosenqvist Notes Submitted to Judge, leading to Breivik Attorneys Appeal of New Experts](#)⁵⁴; [Pakistan Utoya Victim: Breivik Insanity Report is racist attempt to Protect Norway's image](#)⁵⁵; and then the Judge decided that the court would ask for another report; from more psychologists; to see whether they would confirm Serheim and Husby’s alleged ‘insane’ diagnosis.

The following is an excerpt from a legal application I filed in the Oslo District Court; on 14 April 2012; wherein I provide the court with detailed information and evidence of dozens of international psychologists and psychiatrists whom Breivik’s lawyer can subpoena to testify about the massive fraud of psychology and psychiatry; if the Norwegian psychologists and court insists on accusing Breivik of being legally insane.

It includes information about how corrupt Norway’s mental health system is; and what corrupt Norwegian prosecutors do to people who expose corruption in Norway.

----- Excerpts: 14 April 2012: EoP submission to Oslo District Crt: Norway v Anders Breivik ---

HABEUS MENTEM :: THE RIGHT TO LEGAL SANITY

In Aldous Huxley’s *A Brave New World Revisited* he describes the insidious conspiracy to manipulate the masses by propaganda and lies, so as to make them controllable under the “steadily increasing pressures of over-population and of the over-organization imposed by growing numbers and advancing technology”:

⁵⁴ <http://norway-v-breivik.blogspot.co.za/2012/01/prison-psychiatrist-randi-rosenqvist.html>

⁵⁵ <http://norway-v-breivik.blogspot.co.za/2011/12/pakistan-utoya-victim-breivik-insanity.html>

“It is perfectly possible for a man to be out of prison, and yet not free – to be under no physical constraint and yet to be a psychological captive, compelled to think, feel and act as the representatives of the national State, or of some private interest within the nation, want him to think, feel and act. There will never be such a thing as a writ of habeas mentem; for no sheriff or jailer can bring an illegally imprisoned mind into court, and no person whose mind had been made captive by the methods outlined in earlier articles would be in a position to complain of his captivity. The nature of psychological compulsion is such that those who act under constraint remain under the impression that they are acting on their own initiative. The victim of mind-manipulation does not know that he is a victim. To him, the walls of his prison are invisible, and he believes himself to be free. That he is not free is apparent only to other people. His servitude is strictly objective.”

The problem – of course – for those who partake in this insidious conspiracy is that ultimately the propagandists begin to believe their own propaganda.

Marketing of Madness: The Myth of Mental Illness Experts:

“There is no such thing as mental illness. Psychiatric diagnosis of “mental disorders” is just a way of stigmatising behaviour that society does not want to live with. Psychiatry thrives on coercion and is replacing religion as a form of social control.” - Dr. Thomas Szasz

“Biological psychology/psychiatry is a total perversion of medicine and science, and a fraud.” - Neurologist Fred Baughman, *The ADHD Fraud: How Psychiatry Makes "Patients" of Normal Children*.

“Going to a psychiatrist has become one of the most dangerous things a person can do.” - Peter Breggin, MD; *Toxic Psychiatry*.

“There is no such thing as a mental disorder. A mental disorder is whatever someone says it is, and if the person saying "This is a mental disorder", has enough power and influence, then people believe 'Oh, that is a mental disorder'.” - Dr. Paula Caplan, Harvard

“The entire enterprise of defining mental disorder is pointless, at least in so far as the goal is to allow us to recognize “genuine” or “true” disorders” - Dr. Mary Boyle, *Schizophrenia: A Scientific Delusion?*

“DSM is a book of tentatively assembled agreements. Agreements don’t always make sense, nor do they always reflect reality. You can have agreements among experts without validity. Even if you could find four people who agreed that the earth is flat, that the moon is made of green cheese, that smoking cigarettes poses no health risks, or that politicians are never corrupt, such agreements do not establish truth.” – Herb Kutchins and Stuart Kirk: *Making us Crazy: DSM: The Psychiatric Bible and the Creation of Mental Disorders*

“To admit the central role of value judgments and cultural norms [in the creation of the DSM] is to give the whole game away. The DSM has to be seen as reliable and valid, or the whole enterprise of medical psychiatry collapses.” – Lucy Johnstone, *The Users and Abusers of Psychiatry*

“[Alleged Mental Disorders] are based on a grab-bag of checklists for disorders that are published in a book called the DSM; which is the Diagnostic and Statistical Manual of Mental

Disorders. There are no statistics in this book, by the way. That just makes it sound more scientific.” -- Dr Margaret Hagen, Professor of Psychology, Boston University, *Whores of the Court: The Fraud of Psychiatric Testimony and the Rape of American Justice*.

The Fraud of ‘Medical’ Psychiatry:

- Whores of the Court: The Fraud of Psychiatric Testimony and the Rape of American Justice, Margaret A. Hagen, Ph.D
- The Second Sin, Thomas Szasz
- Coercion as Cure: A Critical History of Psychiatry, Thomas Szasz
- Insanity: The Idea and its Consequences, Thomas Szasz
- Law, Liberty and Psychiatry, Thomas Szasz
- A Lexicon of Lunacy: Metaphoric Malady, Moral Responsibility and Psychiatry, Thomas Szasz
- Liberation by Oppression: A Comparative Study of Slavery and Psychiatry, Thomas Szasz
- The Age of Madness: The history of Involuntary Mental Hospitalization, Thomas Szasz
- The Manufacture of Madness: A Comparative Study of the Inquisition and the Mental Health Movement, Thomas Szasz
- The Myth of Mental Illness: Foundations of a Theory of Personal Conduct, Thomas Szasz
- The Myth of Psychotherapy, Thomas Szasz
- Psychiatry: The Science of Lies, Thomas Szasz
- The Therapeutic State: Psychiatry in the Mirror of Current Events, Thomas Szasz
- The ADHD Fraud: How Psychiatry Makes "Patients" of Normal Children, Fred A. Bauchmann, Jr, MD
- Toxic Psychiatry, Peter Breggin, MD
- They Say You're Crazy: How the Worlds Most Powerful Psychiatrists Decide Who's Normal, Paula J. Caplan Ph.D
- Schizophrenia: A Scientific Delusion, Mary Boyle
- Making us Crazy: DSM: The Psychiatric Bible and the Creation of Mental Disorders, Herb Kutchins & Stuart A Kirk
- Users and Abusers of Psychiatry: A Critical Look at Traditional Psychiatric Practice, Lucy Johnstone

NORWAYS HISTORY OF POLITICAL PSYCHIATRY

An analysis by SINTEF (research organisation) in 1996, showed that about 45 percent of all psychiatric hospitalisations in Norwegian psychiatric clinics, are coercive. In other EU countries coercive institutionalization is between 5-15 percent. -- Fampo, Norway www.fampo.info

Knut Hamsen: Author, winner of Nobel Prize in Literature in 1920: *The Growth of the Soil*. Charged with treason for his writings in support of Hitler, but then declared to be mentally impaired by psychiatrists to avoid Norway giving him a treason trial.

Arnold Juklerod: Institutionalized at Gaustad in 1971, as “paranoid schizophrenic,” after exposing corruption in the Education Dept. His alleged “unchangeable paranoid false ideas” were subsequently proven true, but Norwegian psychiatrists refused to delete his “paranoid schizophrenia” diagnosis.

Synnove Fjellbakk Tafto: A diplomat and jurist was labelled mentally ill and institutionalized after exposing massive corruption in the Norwegian Foreign Service. Author: Skjoldmoysagaen.

Kare Torvholm & Oddmar Remoy: Dr. Bjorn Martin Aasen, justified their institutionalization because: "he belongs to a civil network with both local, national, & international connections, which purpose is to disclose criminal things...; which fulfills their mental disorder requirements'...

Anders Breivik: Does Breivik's 22/7 acts expose the corruption of Norway's Immigration policies? Is Breivik qualified to fulfil Norways mental disorder requirements? Does Breivik "belong to a civil network with both local, national, & international connections, with the purpose to disclose criminal things"?

----- End Excerpts: 14 April 2012: EoP submission to Oslo District Crt: Norway v Anders Breivik -----

I filed many other applications to Norway courts to support Anders Breivik's right to a free and fair trial.

All of those applications were sent to hundreds of Norwegian media: journalists and editors.

Did any of the information in those applications legally help Anders Breivik? Did anyone read the information therein; and know: Someone in South Africa cares about whether Anders Breivik gets a free and fair trial?

I don't know.

I do know that after the trial; Anders wrote to me to say thank you for all the applications I filed on his behalf. Allegedly he even ordered his lawyers to check the [Norway v Breivik: Uncensored](#)⁵⁶; blog every day during the trial; for information.

All the applications filed on behalf of Anders are available at [Ecofeminist v Anders Breivik](#)⁵⁷. All the Norwegian lawyers I filed corruption complaints against; are available at: [Norway Corruption](#)⁵⁸.

Lara

B.27

From: Lara Johnstone | **To:** Frode Moe

CC: Lee Moe, Millers Inc; Vockins Children

Sent: Sunday, April 03, 2016 1:26 PM

Subject: RE: GMC 2578-14: LJohnstone v F Moe et al: Info in Simple English Re: Law and Psychology.

⁵⁶ <http://norway-v-breivik.blogspot.com/>

⁵⁷ <http://ecofeminist-v-breivik.weebly.com/>

⁵⁸ <http://norge-korrupsjon.blogspot.com/>

From: Lara [mailto:jmcswan@mweb.co.za]

Sent: Sunday, April 03, 2016 1:26 PM

To: 'Frode Moe'

Cc: 'Lee Moe'; 'Douglas Henney: Millers Inc Director'; 'Halmar Vockins'; 'Jacqueline Vockins'; 'Ivan Vockins'

Subject: RE: GMC 2578-14: LJohnstone v F Moe et al: Info in Simple English Re: Law and Psychology.

Frode:

Info in Simple English Re: Law and Psychology.

Your 'mental disorder' allegations are based upon your preferred adoption of particular traits within your fragile ego, conformist, Norwegian culture.

There are many different areas of law. Put simply; for our issues in dispute purposes there is scientific law: law based on science; cultural law: law based on cultural values.

When two people go to court; they are members of the same culture; whose dispute is based on science; they call scientific experts; who decide what is the scientific truth about the matter in dispute.

If you break your arm; and you go to a doctor; and they take an X-ray of your arm; they shall look at the X-ray and diagnose you with a broken arm; whether you are in Bangladesh or New York City or Vladivostok or Harare. The interpretation of the X-ray issue in dispute is based upon science; and the scientific method.

Western Psychology and Psychiatry are not based on science; but cultural conformity values.

If you go and see a psychologist; they do not take an X-ray of your brain. There is no scientific basis for the term 'mental disorder'. Not too long ago; psychologists asserted that masturbation was a mental disorder. Who decides what is a DSM 'mental disorder'? APA psychologists: members of the American Psychological Association hold a massive meeting once every few years; and they vote about what is or is not a mental disorder; based upon their feelings and how much money they can make from selling more drugs to the people they diagnose with a 'mental disorder'.

Western psychology and psychiatry are based on the conformity cultural vote method; where the cultural values as to what is or is not a 'mental disorder' are decided by American Psychological Association psychologists who meet every few years to vote on their cultural values of behaviour's that they don't like; and if you have that behaviour; then a psychologist can diagnose you with a mental disorder; as to what they want to declare a new 'mental disorder'; so they can profit from peddling those ignorant people drugs. You can live in one culture; where some dissident cultural behaviour is termed a 'mental disorder' and walk over a bridge to another county, culture, religion or country; and the people in that culture or religion will culturally have a totally different opinion of you. See: [Psychiatry is a Fraud](#)⁵⁹; [The DSM: Psychiatry's Deadliest Scam](#)⁶⁰; [Psychiatry: An Industry of Death](#)⁶¹.

⁵⁹ <https://www.youtube.com/watch?v=BhC6hUZJJJ0>

⁶⁰ <https://www.youtube.com/watch?v=PcuhhJ1BaMk>

The legal foundation upon which 'mental disorders' is based is cultural; not scientific.

If we were in Norway; it is possible you may be able to find a psychologist who will agree with you that I have a mental disorder; and/or magistrate or judge; who will agree with you that I have a mental disorder. Prior to Islamic immigrant invasion of Norway; you were a monoculture; and according to some researchers; one of the most conformist monocultures on the planet; even more so than Pakistan, India, Malaysia and South Korea. In Norway non-conformity to cultural norms can result in coercive 'mental disorder' institutionalization; in Pakistan 'honour' cultural norms and result in death.

NHH Paraplyen: [Norwegians give each other little room for maneuver](#)⁶²: As many as 33 countries participated in the comprehensive study that has just been published in the prestigious Science journal. With the help of 6,800 respondents, historical data and analyses of social conditions, the researchers classified social norms in the different countries on a tightness-looseness scale. Norway strictest. The countries have been placed in four groups. Norway is among the countries with the strictest social norms, along with Pakistan, India, Malaysia and South Korea. 'Norway scores very high on the scale. This means that there are very clear expectations of how we should act in different situations. Norwegians therefore find it easier to sanction deviating behaviour than, for example, people from the Netherlands, Brazil or the USA,' says Vidar Schei.

Scientific American: [Nationality and Conformity](#)⁶³: In 1961 Stanley Milgram published a study in which he utilized Asch's conformity paradigm using audio tones instead of lines; he conducted his study in Norway and France. He found substantially higher levels of conformity than Asch, with participants conforming 50% of the time in France and 62% of the time in Norway during critical trials. Milgram also conducted the same experiment once more, but told participants that the results of the study would be applied to the design of aircraft safety signals. His conformity estimates were 56% in Norway and 46% in France, suggesting that individuals conformed slightly less when the task was linked to an important issue. Stanley Milgram's study demonstrated that Asch's study could be replicated with other stimuli, and that in the case of tones, there was a high degree of conformity.

Strict conformity makes it easier to silence members of the group, family, religion, nation, culture, profession, etc and accuse them of mental disorders; and cart them off to the mad house for hurting the fragile ego feelings of another member of the culture. Put differently; Norwegians have a problem with criticism; or members of their culture exposing their shadow skeletons; and instead of saying 'thank you for constructive criticism; how can we work together to fix these fragile ego problems in Norwegian culture'; Norwegians resort to coercive 'mental disorder' incarceration; to shutup anyone who exposes their hypocrisy.

You are not in conformist monoculture Norway. You are in multicultural South Africa.

In multicultural South Africa; neither the Europeans nor the Africans consider themselves members of a 'racial monoculture'. Boer European culture has many cultural value differences from liberal European culture. Zulu African culture has many cultural differences from Xhosa African culture.

⁶¹ https://www.youtube.com/watch?v=_5dSZnbugpc

⁶² <http://paraplyen.nhh.no/paraplyen/arkiv/2011/juni/norwegians/>

⁶³ <https://www.scientificamerican.com/article.cfm?id=milgram-nationality-conformity>

Multi-culture South Africa:

Excerpt from Mike Smith's Pandora's Apartheid Box:

In South Africa there are several groups of whites. The two main groups are the Afrikaans speaking and the English speaking ones.

The Afrikaners are the descendants from mainly Dutch, Flemish, French, German and some other Western European backgrounds. The Afrikaners have a unique culture, their own language and they are mostly protestant.

The English speaking whites of South Africa are from mostly British background. They are made up of English, Scots, Welsh and Irish descendants...as well as a large contingent of ex Rhodesians. These English speaking Whites of South Africa can today not be referred to as British anymore. Very few hold British passports. They developed a unique accent and culture in South Africa and are fully South African today. Their forefathers came to South Africa long before there were any Whites in Australia or New Zealand.

South Africa also has other large white communities such as the Portuguese (300,000), the Greek (+/- 100,000) and the Jewish communities (70,000). They all have their own religions and cultures. The Portuguese are mostly Catholic, the Greeks are orthodox Christians and the Jews are mostly orthodox Jewish.

Further, South Africa has a Chinese population who arrived around 1870 to work in the gold mines until Chinese immigration was stopped by an exclusion act in 1904. The South African Chinese community is about 300,000 strong.

The Cape coloureds are also diverse and complex from a wide variety of backgrounds. Today there are the two main groups, Christians and Muslims. There is about 4 million coloureds in total.

It is commonly understood by most foreigners and also amongst many South Africans, that the coloureds are a mixture of Black and White ancestors. This is false. The coloureds as a group existed long before the Whites saw any Blacks for the first time around 1770 in the Eastern Cape about 1000km from Cape Town. This was 120 years after the Dutch settled at the Cape (1652).

The indigenous people of the Cape were the Khoi Khoi(Hottentots). They were almost 90% annihilated by a smallpox epidemic at the Cape (1703).

The Dutch also imported artisans such as bricklayers, carpenters, etc from Malaysia and Indonesia. These were the Muslims or Cape Malay people. The KhoiKhoi and the Cape Malay also intermarried and interbred. A small percentage of Whites also married coloureds, but it was actually very rare. A large amount of the passing sailors frequented coloured prostitutes.

Today the Cape Coloured features vary from dark brown to almost White or yellow and their hair vary from peppercorn curly to straight black. Some have KhoiKhoi features and some Arabic or Malaysian. Today the Muslim and Christian coloureds have distinct and different cultures. Some speak a dialect of Afrikaans and some English.

In Natal we find most of South Africa's Indian population. They total about one million and are descendants of indentured labourers (for the sugar cane plantations) and traders from India and Sri Lanka. They speak mostly English, but many still speak Tamil, Hindi or Urdu. Their religion is mostly Hindu but many are Muslim.

So far I have not even started with the blacks yet.

Most foreigners believe that South Africa has one group of Blacks that speak one language and have one culture. Nothing could be further from the truth.

South Africa's Black population is not homogenous. There are several different tribes who all speak different languages and who have distinct and hugely different cultures.

There are main tribes such as the Zulu, Xhosa, Tswana, Venda, Ndebele, Sotho, Swazi and the Shangaan/Tsonga people. But it does not stop there, because these main tribes consist of smaller tribes. For instance the Xhosas are made up of Mpondo, Fingo, Thembu, Bhaca, Nhangwini and Xesibe tribes. The Sothos are made up of North Sotho (Bapedi) and South Sotho (Basotho) tribes. The Tswanas are only a part of the main tribe known as the West Sotho. Other tribes that make up the West Sotho are the Kwena, Kgatla, Tlhaping, Tlharo, Rolong and Ngwato.

The Venda tribe is made up of mainly the Mphephu and the Lemba, but in total the Vavenda can be bordered off into 27 clearly distinguishable tribes.

The Zulus are made up of about 200 smaller tribes.

The Swazis are made up from the Nkosi, Shongwe, Khumalo and Hhlatyawako tribes. The Northern Sothos are made up from the Pedi, Koni, Phalaborwa, Lobedu and Kutswe tribes....

And so I can go on...All in all South Africa has nine official Black languages, with 23 sub categories and innumerable dialects.

Yes, these different tribes of South Africa all have different languages, cultures and belief systems. The Vendas for instance have a special affinity to crocodiles. The Zulus consider themselves as a warrior tribe and they do not circumcise their boys when they are initiated into manhood, they have to kill a bull with their bare hands. The Xhosas on the other hand do circumcise their boys and therefore Xhosas consider Zulus as mere boys regardless of their age.

When a Xhosa and a Zulu work together and they have words, the Xhosa will first and always accuse a Zulu of being a boy, thus not a man.

Multi-culture and South African Law:

SA Constitution: S 31: "Persons belonging to a cultural, religious or linguistic community may not be denied the right, with other members of that community - to enjoy their culture, practice their religion and use their language; and to form, join and maintain cultural, religious and linguistic associations and other organs of civil society."

Multi-culture and Legal Disputes in Court:

When two people go to court in South Africa; and their issue in dispute is based on conflicting cultural law, norms or values; then either can invoke cultural law; which requires the Magistrate to apply 'choice of law rules'.

SALC, June 1988: Report on Conflicts of Law 76: "The Harmonization of the Common Law and the Indigenous Law states: "Differences in culture are always likely to generate differences in law with consequent conflicts of law ... The purpose of choice of law rules is to select the law that will do justice in the case. It is the court's power (and responsibility) to decide which law to apply, paying due regard to the parties' interests and their choice of legal system." It also provides for the following principles governing choice of law disputes: (a) The nature of the conflict: where it is assumed that an individual's personal law is a matter of their cultural affiliation; (b) Parties may select the law to be applied; based upon objective and subjective reasonableness tests; (c) Nature and form of a prior transaction; if parties disagree on each other's choice of applicable cultural law; (d) Subject matter and environment of a transaction; if deeper clarification about cultural orientation is required; (e) The litigants' cultural orientation; which can include the court taking notice of details as diverse as the parties' place of residence, occupation, religion, education, style of dress, eating and sleeping habits, use of bank accounts, preparation of wills and consultation with attorneys, communication style, etc; (f) Exemption from customary or common law; as justified by the principle that every person should be free to pursue a culture of choice, which implies that people may not be involuntarily bound by a system of personal law; and legal certainty: where an individual can unequivocally declare in advance of any litigation their personal law; (g) Unifying choice of law."

For example: if the following legal choice of law *stare decisis* ruling is considered relevant; then the Magistrate shall consider our lifestyles; as a basis for determining our cultural leanings.

Ex parte Minister of Native Affairs: "In *re Yako v Beyi* 1948 (1) SA 388 (A); at 397 the Appellate Division held that neither common nor customary law was *prima facie* applicable. Courts had to consider all the circumstances of a case, and, without any preconceived view about the applicability of one or other legal system, select the appropriate law on the basis of its inquiry. Schreiner J.A. said lifestyle of is a choice of law factor: "Aside from an express choice of laws all connecting factors with conflict of personal laws are designed to determine, in an objective manner, the cultural orientation of the parties. Because the laws involved are conceived in terms of culture the connecting factors must be conceived in like terms. The most direct access to a person's cultural leanings would clearly be his or her lifestyle""

Lara v Frode Cultural Leanings and Lifestyles:

For example: if the following legal choice of law *stare decisis* ruling is considered relevant; then the Magistrate shall consider our lifestyles; as a basis for determining our cultural leanings.

Frode cultural Lifestyle values could include:

- Communication Foundation of cultural values: conformity; avoidance of responsibility.
- Resource Foundation of cultural values: resource thieving.
- Race Relations: spent almost entire life in monocultural Norway, very little experience of race relations with Africans, Asians, etc.
- Honesty as cultural important value: very low on list of priorities.
- Children procreated: 3.
- Resource use: Bank balance and Carbon or Eco-footprint resource usage; whatever that may be.

- Cultural ‘mental disorder’ legal definition: Since Frode’s culture is based on fragile ego conformity and resource thieving; denial of reality that no scientifically verifiable evidence to prove that ‘mental disorders’ exist; Frode has no legal definition for a mental disorder; but simply accuses anyone whom disagrees with him; or upset him by exposing his cultural resource thieving medical corruption; of a ‘mental disorder’; to silence the person; so that he and his resource thieving medical corrupt colleagues can continue their corrupt resource thieving.

Lara cultural Lifestyle values could include:

- Communication Foundation of cultural values: honesty and science; taking personal and social responsibility and being responsible; high appreciation for sincere constructive criticism or dissent.
- Resource Foundation of cultural values: resource sharing: extensive evidence of her support for establishing resource fair Ecology of Peace international law social contract.
- Race Relations: had close race relations with Africans on family farm; married an African American and had incredible close and brutally honest race relations relationship with him; friends with a Native American and had incredible close and brutally honest race relations relationship with him; lived in African American ghetto where she was considered one of the local ‘nigger sisters’; etc.
- Honesty as cultural important value: top of priority list.
- Children procreated: none.
- Resource use: No bank account and Carbon and Eco-footprint is below ecological carrying capacity limits.
- Cultural ‘mental disorder’ legal definition: Since Lara’s culture is based on science and honesty and fairness; and since there has been no scientifically verifiable evidence to prove that ‘mental disorders’ exist; Lara has never ever legally accused any person; of a mental disorder; because doing so would have been a massive defamation of that individuals psychological integrity.

The aforementioned are simply a few of the lifestyle values that could be considered in terms of ‘Lara cultural values’ vs ‘Frode cultural values’. There are many other cultural lifestyle values that can be considered.

Put simply: The Magistrate could conclude we are not members of the same culture; hence your cultural ‘mental disorder’ allegations are not applicable to anyone outside of your culture.

Reasonableness Test:

If so: the magistrate can consider whether your ‘mental disorder’ allegations were ‘reasonable’; ‘negligent’; or ‘malicious’.

In law there is something called the ‘reasonableness’ standard. It is culturally applicable.

In simple English it means that if someone is a member of a particular culture or profession or religion; then disputing individuals must call members of that particular culture, profession or religion; to clarify whether their accused individuals conduct was ‘reasonable’; for that particular profession or culture.

You do not ask a clown whether the actions of a nuclear submarine commanders decisions under attack are ‘reasonable’; you ask another nuclear submarine commander. You do not ask a

nuclear submarine commander whether the actions of a mechanic fixing a car or truck were reasonable; you ask another mechanic.

If Frode is not a member of Lara's culture; and he thinks Lara's behaviour or actions are unreasonable; if he sincerely wants to help Lara; he first finds out whether the people in her culture consider her actions reasonable. So he contacts members of Lara's culture; and says "Lara has been doing this or that; is that reasonable in your culture?"

If you were claiming to be a village idiot; then you could call other individuals who identify as being village idiots; you are not very smart; and so on; and the magistrate will ask them whether according to your shared village idiot cultural values; it was reasonable for you to have repeatedly accused me of a mental disorder.

Since you are claiming to a 'professional doctor' and that your 'mental disorder' diagnosis is equivalent to 'professional' 'advice'; you or I can call other professional doctors; to ask them whether according to your shared professional doctor values; it was reasonable for you to repeatedly accuse me of a mental disorder.

If none of them agree with you; that your 'mental disorder' allegations were reasonable; the Magistrate may consider that your motives were negligent or malicious; depending on the evidence in support for such a conclusion.

Conclusion:

There is not much more I can say to you to resolve these issues; if you don't want to listen; and if you don't appreciate constructive criticism based upon supporting information and evidence.

I suggest you watch the documentaries I provided you links to; so that you can inform yourself about the reality that psychology and psychiatry is based upon culture; not science.

- [Psychiatry is a Fraud](#)⁶⁴
- [Political Psychiatry, Social Control and Big Pharma](#)⁶⁵
- [The DSM: Psychiatry's Deadliest Scam](#)⁶⁶
- [Psychiatry: An Industry of Death](#)⁶⁷
- [Age of Fear: Psychiatry's Reign of Terror](#)⁶⁸
- [Psychiatry in the Military: The Hidden Enemy](#)⁶⁹.

Lara.

⁶⁴ <https://www.youtube.com/watch?v=BhC6hUZJlJ0>

⁶⁵ <https://www.youtube.com/watch?v=UA71wfk0ctc>

⁶⁶ <https://www.youtube.com/watch?v=PcuhhJ1BaMk>

⁶⁷ https://www.youtube.com/watch?v=_5dSZnbugpc

⁶⁸ <https://www.youtube.com/watch?v=3hj49xDEXow>

⁶⁹ https://www.youtube.com/watch?v=sHC2wH_iGYM

B.28

From: Lara Johnstone | **To:** Frode Moe
CC: Lee Vockins; Millers Inc; Vockins Children
Sent: Sunday, April 03, 2016 3:03 PM
Subject: RE: GMC 2578-14: LJohnstone v F Moe et al: Lara cultural membership info

From: Lara [mailto:jmcswan@mweb.co.za]
Sent: Sunday, April 03, 2016 3:03 PM
To: 'Frode Moe'
Cc: 'Lee Moe'; 'Douglas Henney: Millers Inc Director'; 'Halmar Vockins'; 'Jacqueline Vockins'; 'Ivan Vockins'
Subject: RE: GMC 2578-14: LJohnstone v F Moe et al: Lara cultural membership info

Frode:

RE: GMC 2578-14: LJohnstone v F Moe et al: Lara cultural membership info

Apologies forgot:

As you know – some of which was detailed in the [formal apology I submitted to you and Talitha](#)⁷⁰ and other family members -- but just for the record.

At the time of your original ‘mental disorder’ allegations; I was a member of the Radical Honesty culture.

Among others; Brad Blanton; the founder and leader of the Radical Honesty culture objected to my [support for a free and fair trial for Anders Breivik](#)⁷¹; declined to support [an application for US constitutional legal recognition and protection for the Radical Honesty culture](#)⁷².

I [legally notified Brad and the Radical Honesty Trainers](#)⁷³ of my constructive criticisms of their failure to abide by their alleged Radical Honesty cultural values; and if they refused to resolve the constructive criticisms of their failure to practice Radical Honesty; I would leave their culture. They refused to cooperate to resolve my constructive criticisms; so I left their culture.

I have not been a member of the Radical Honesty culture since 17 October 2013.

I also filed [fraud charges with the Federal Bureau of Investigation](#)⁷⁴ against Brad Blanton and Radical Honesty Trainers; and informed the local police and prosecutors in their respective towns.

⁷⁰ http://sqswans.weebly.com/uploads/1/3/8/7/13878165/15-10-07_police_rhfraud_za-wc-eg-ftm.pdf

⁷¹ <http://norway-v-breivik.blogspot.com/2011/07/radical-honesty-debate-norway-v.html>

⁷² <http://sqswans.weebly.com/us-supreme-court.html>

⁷³ <http://sqswans.weebly.com/gmc-4643-13-lj-v-bb.html>

⁷⁴ <http://sqswans.weebly.com/fbi-brad-blanton--radical-honesty-fraud.html>

At the time of your more recent ‘mental disorder’ allegations; I have been a member of the Radical Honoursty culture.

My Ecology of Peace culture Oath [[PDF⁷⁵](#)].

Lara

B.29

To: Frode Moe, Clive Johnstone, JD Fraser

CC: Talitha Vockins Moe, Ann Johnstone, Liezel Louw

Sent: Tuesday, April 05, 2016 6:59 PM

Subject: Multi-tasking Johnstone, Vockins, Moe, Fraser correspondence.

From: Lara [<mailto:jmcswan@mweb.co.za>]

Sent: Tuesday, April 05, 2016 6:59 PM

To: 'Clives Email'; 'Frode Moe'; 'Liesel Louw'

Cc: 'Ann Johnstone'; 'Lee Moe'

Subject: Multi-tasking Johnstone, Vockins, Moe, Fraser correspondence.

TO: Frode Moe

TO: Clive Johnstone

TO: JD Fraser

CC: Liezel Louw; Ann Johnstone; Talitha Vockins Moe

Multi-tasking Johnstone, Vockins, Moe, Fraser correspondence.

Multitasking email deals with the following issues:

- Summary of this afternoon’s events
- Lara Answer to Clive Question: When did Frode first make his ‘mental disorder’ allegations against Lara?
- JD Fraser Birthday and AIDS is a biological warfare depopulation virus information.
- Question for Frode Moe?: Are you going to accuse JD Fraser of having a ‘mental disorder’?
- Notice to JD Frazer & Liezel Louw.

Summary of this afternoon’s events:

⁷⁵ http://tygae.weebly.com/uploads/1/3/8/7/13878165/13-06-18_milint-earth-day-wyft-support-troops-oath_cert.pdf

Clive Johnstone came to ask me how many emails I had sent him in the past few days. I had sent him four.

- 30 March: FW: Karen Marshall Re: GMC 5048-14: LJohnstone v C Johnstone & ICC: EoP PoW's –v– Nobel Comm & Peace Laureates et al
- 03 April: Transparency copy: Correspondence to and from Frode
- 03 April: Correct Version: Transparency copy: Correspondence to and from Frode
- 04 April: FW: GMC 2578-14: LJohnstone v F Moe et al: Lara cultural membership info

JD: You can read the emails I sent Frode Moe [[PDF⁷⁶](#)] and Karen Marshall [[PDF⁷⁷](#)].

Clive was upset and angry cause he had received eight emails; which he thought were from me. I went to the office to check and I noticed that the emails were from Frode; who had forwarded; his and my email correspondence to Clive. Clive then noticed that the emails had not been sent to him by me, but by Frode and Clive apologized. I accepted his apology.

We had a discussion about the emails; and Clive asked me paraphrased ‘when did Frode first make his ‘mental disorder’ allegations against you’?

Lara Answer to Clive Question: When did Frode first make his ‘mental disorder’ allegations against Lara?

Lara Answer:

Frode first made the ‘mental disorder’ allegations against me; after I made the Manmade biological warfare origins of AIDS bombthreat to the PW Botha airport.

Frode was very angry about my allegations that doctors were involved in, or cover-up the mass murder of Africans; who did I think I was to allege that doctors are not ethical and are covering up the biological warfare mass murder of Africans?

My response to Frode at the time; as documented in my evidence submitted to the court during the trial; had been; my allegations were based upon the research and documentation of among others: (i) Dr. Leonard Horowitz; as published in his books: *Emerging Viruses: Aids and Ebola: Nature, Accident or Intentional?*; and *Death in the Air: Globalism, Terrorism and Toxic Warfare*; (ii) Dr Alan Cantwell: *AIDS And the Doctors of Death: An Inquiry into the Origin of the AIDS Epidemic*; (iii) Boyd Graves: *State Origin: The Evidence of the Laboratory Birth of AIDS*.

Put differently; I was not making the allegations; Dr. Horowitz and other doctors had made the allegations; my bomb threat activism; was to enable those doctors to be able to submit their evidence to a court for cross examination.

My court case was not simply to address the ‘AIDS biological warfare symptom’; but in exposing the reality that the global corporate elite are creating these biological warfare viruses to depopulation certain segments of the population; if citizens don’t wake up and support laws to limit those who breed like cockroaches to start breeding like humans; then the military doctors who created these biological warfare viruses; would create even more biological warfare viruses;

⁷⁶ http://tygae.weebly.com/uploads/1/3/8/7/13878165/15-09-19_gmc4643-13_eopaxis_a-all_fsb-nsa_s-eifdata-c-fm.pdf

⁷⁷ http://tygae.weebly.com/uploads/1/3/8/7/13878165/15-09-19_gmc4643-13_eopaxis_a-all_kmarshall.pdf

and some of those biological warfare viruses may not just be focused on killing Africans for Pharmaceutical profits; but also other people; with distinct biological DNA markers; like Jews or Gypsies; or blue eyed blonds, or those with red hair, or those with kroes hair; and so on; which could include our families, friends or colleagues.

I don't know if Clive read the emails; but in the emails I sent Frode; copies sent to Clive and Ann: I informed Frode:

Frode:

In 01 April 2016 correspondence to FSB: Gen Bortnikov and NSA: Adm Rogers -- documented in: (A) FSB & NSA [PDF⁷⁸]: (i) Unashamedly Ethical; & (ii) Summary: Interpretation Forensic Data; (B) LJ v Unashamedly Ethical [PDF⁷⁹]: ZA: (i) Keith Matthee & (ii) Re: Possibly Related Events: Umtata: Kidnapping of Outsourcing Must Fall Spokesperson: Vusi Mahlangu.-- Subject: *NSA & FSB: Updated Draft of Response to Sarah Berrington Smith incl Ref2 Kidnapping of Outsourcing Must Fall Spokesperson: Vusi Mahlangu*; I include my working hypothesis conclusion as to your possible motives for making 'mental disorder' allegations against me as follows:

[Frode Moe](#)⁸⁰: Africans don't deserve to know the truth about Masonic War is Peace white man AIDS is a nigger depopulation virus medicine; and anyone who tries to educate ecologically illiterate South Africans [State v Johnstone: [CAS 572-02](#)⁸¹ / [CAS 1340/7/07](#)⁸²] shall be accused of insanity.

If my aforementioned working hypothesis conclusion as to your motives is incorrect; I shall be happy to withdraw it; and apologize; however to clarify what your real motives are if my working hypothesis conclusion is incorrect; it would help if you provide me with the detailed evidence for your 'mental disorder' allegations.

It is difficult for me to figure out what exactly your 'mental disorder' motives are; in the absence of you providing me with your detailed evidence for your allegations.

As noted in the subsequent correspondence to Frode; Frode has refused to confirm what his motives were for his 'mental disorder' allegations.

JD Fraser Birthday and AIDS is a biological warfare depopulation virus information:

When I was in prison for contempt of court; for allegedly insulting Prosecutor Sipoyo and Magistrate Meyer by informing Magistrate Meyer that I refused to proceed with the corrupt black kaffir prosecutor; and when he ordered me to proceed with the corrupt Prosecutor Sipoyo; I responded with 'F**K you' and showed him my finger; one of the people in George Prison;

⁷⁸ http://tygae.weebly.com/uploads/1/3/8/7/13878165/15-09-19_gmc4643-13_eopaxis_a-all_fsb-nsa.pdf

⁷⁹ http://sqswans.weebly.com/uploads/1/3/8/7/13878165/16-03-04_police_ue-fraud_corr.pdf

⁸⁰ <http://sqswans.weebly.com/gmc-2578-14-frode--talitha-moe.html>

⁸¹ <http://sqswans.weebly.com/hc-cpd-a696-04-johnstone-v-state.html>

⁸² <http://sqswans.weebly.com/cmc-1340707-state-v-ljohnstone.html>

heard about why I was in prison for insulting the magistrate; during court proceedings about manmade biological warfare origins of AIDS.

His name is J.D. Fraser; and today: 05 April; is his birthday.

JD had been in the South African Defence Forces; and worked as military security detailed to South Africans nuclear weapons program; directly under J.W de Villiers. The nuclear weapons program security was closely related to the biological and chemical warfare program, which at that time was headed by Wouter Basson; known as Project Coast. Project Coast was a top-secret chemical and biological weapons (CBW) program instituted by the South African government during the apartheid era. Project Coast was headed by Wouter Basson, a cardiologist who was the personal physician of the then South African Prime Minister PW Botha.

As part of JD's work in the South African Defense Forces; he became aware of information that biological warfare viruses were being created for the depopulation of Africans.

JD informed Clive and Ann that he was aware of the information and evidence of AIDS biological warfare depopulation origins. If I recall correct; he informed Clive and Ann that he could not speak in more detail about it; due to some of the information having been classified as top secret at the time that he became aware of it; however he could confirm that he was aware of the reality that AIDS had been created as a biological warfare depopulation virus.

JD has never withdrawn those statements of his knowledge that AIDS was a military biological warfare depopulation virus; nor do I expect him to; unless he was lying; which I don't think he was.

I have spoken to former South African Defence Force soldiers in Oranje; who confirmed JD's information; in more detail.

Question for Frode Moe?: Are you going to accuse JD Fraser of having a 'mental disorder'?:

Does JD Fraser have a 'mental disorder' for confirming the information and evidence that he knows of the manmade biological warfare origins of AIDS?

If so: when do you intend to inform JD Fraser; to his face or in writing that you allege he has a 'mental disorder'; for telling the truth; that a Norwegian doctor is too petrified to confront is reality?

Notice to JD & Liezel:

Hope you have a nice birthday and that you and Liezel have a nice day together; and future together.

I still would prefer that you not visit the house; when I am here; until we have resolved issues between us; if ever. If however you email me and my parents; before hand when you would like to come and see them; then I can make arrangements to walk the dogs during that time; and you can visit at the house with Clive and Ann.

Respectfully

Lara Johnstone.
PO Box 5042, George, 6539

B.30

07 April 2016: Clarification Re: Ecology of Peace 2007 to Present
Position Re: Disclosure of Iatrogenic Origins of AIDS

In 2007 Johnstone transferred all Iatrogenic Origins of AIDS documentation to US Navy Judge Advocate Generals Office; as noted at [CT-CAS 1340/7/07: State v Johnstone](#)⁸³; in document: 07-07-07: HC-CPD Appeal A 696-04 transfer to US Navy JAG, effective noon 18 July 2007.

The next time Johnstone referred to Iatrogenic Origins of AIDS issue; was in GMC 4643-13 Applicants 11 September 2014 Referral [[PDF](#)⁸⁴] to [Swiss Federal Council for Revision of Geneva Convention: \(I\) PoW definitions & \(II\) Annulment or EoP Amendment of Eco/Ego Illiterate WiP Treaties](#)⁸⁵; after contacting numerous American and International left and right wing political prisoners [[PDF](#)⁸⁶] to determine their support for non-violent Iatrogenic Origins of AIDS disclosure; which was non-existent:

----- Excerpt: 11 September 2014 Referral [[PDF](#)⁸⁷] -----

Clerk Applicant Personal Recommendations:

Re: Iatrogenic AIDS Origins Disclosure:

- In the absence of committed⁸⁸ support from Political Prisoners (invited and others), politicians and mainstream media to provide Presidents Obama and Putin problem solving backup to disclose Iatrogenic Aids – War-is-Peace treaty fraud⁸⁹ – origins; the [Iatrogenic AIDS Origins Disclosure] submission proposal should be discarded.

⁸³ <http://sqswans.weebly.com/cmc-1340707-state-v-ljohnstone.html>

⁸⁴ http://tygae.weebly.com/uploads/1/3/8/7/13878165/14-09-11_lj-v-bb_gmc4643-13_draft-eoppow-referral.pdf

⁸⁵ <http://tygae.weebly.com/eop-pow-sub-ch-fed-cncl.html>

⁸⁶ http://issuu.com/tygae/docs/14-03-25_ljvbb_4643-13_pows_notice_

⁸⁷ http://tygae.weebly.com/uploads/1/3/8/7/13878165/14-09-11_lj-v-bb_gmc4643-13_draft-eoppow-referral.pdf

⁸⁸ 'committed' = unconditional or (unambiguous informed consent agreement) conditional EoP cooperator.

⁸⁹ Simplistically Military Biological Warfare is simply a form of culling and resource theft warfare between tribes living on a finite resource planet, managed by a 'flat earth social contract'. Put simply it is the result of an absence of an international Ecology of Peace social contract, requiring all the worlds tribes to breed and consume below carrying capacity limits. A peace or reconciliation treaty that ignores finite resource reality as the foundation for its procreation and consumption social contract duties imposed on all signatory parties; is not

- Simply enacting an EoP international social contract shall be more conducive towards accomplishing root cause problem solving of EoP egological and ecological literacy education for all; by providing the social contract jurisprudence for current and future Eco-Innocents to require Scarcity Combatant fundamentalists to either rehabilitate themselves or to volunteer themselves for elimination from the genepool.

----- End Excerpt: 11 September 2014 Referral [[PDF⁹⁰](#)] -----

a sincere peace or reconciliation treaty, because it totally and utterly ignores the ecological finite resource reality foundation and citizen procreation and consumption duties required for peaceful co-existence amongst tribes. To the contrary, such a 'War is Peace' peace or reconciliation treaty is simply a psycho-polegal – soma-pacification, or Trojan horse bullshit the public relations psychological warfare – resource theft tactic.

⁹⁰ http://tygae.weebly.com/uploads/1/3/8/7/13878165/14-09-11_lj-v-bb_gmc4643-13_draft-eoppow-referral.pdf

**Civil Mag Court: District of George Held at George Case 2578-14:
Lara Johnstone Affidavit in support of: Request for Info:
Annex: C. Correspondence to and from Clive Johnstone**

- C.01** From: Lara | To: Clive and Ann Johnstone
Sent: Friday, January 15, 2016 10:57 PM
Subject: FW: Req for Info: Application for Reduction / Exemption of Membership & Assisted Suicide Fees
- C.02** From: Lara Johnstone | To: Clive & Ann Johnstone
Sent: Saturday, December 27, 2014 6:30 PM
Subject: RE: Frode Apology for 'Mental Disorder' allegations.
- C.03** From Clive Johnstone | To: Lara Johnstone
Sent: Saturday, December 27, 2014 8:31 PM
Subject: Re: Frode Apology for 'Mental Disorder' allegations.
- C.04** From: Ann Johnstone | To: Lara Johnstone
Sent: Saturday, December 27, 2014 8:26 PM
Subject: FW: Frode Apology for 'Mental Disorder' allegations.
- C.05** From: Lara Johnstone | To: Clive and Ann Johnstone
CC: Timothy McVeigh
Sent: Friday, April 08, 2016 5:42 PM
Subject: GMC 5048-15: Request Clive and Ann Help for Dignitas Assisted Suicide for Lara
- C.06** From: Lara Johnstone | To: Clive and Ann Johnstone
CC: Timothy McVeigh
Sent: Saturday, April 09, 2016 7:03 PM
Subject: RE: GMC 5048-15: More Dignitas Assisted Suicide

C.01

From: Lara | **To:** Clive and Ann Johnstone
Sent: Friday, January 15, 2016 10:57 PM
Subject: FW: Req for Info: Application for Reduction / Exemption of Membership & Assisted Suicide Fees

From: Lara [mailto:jmcswan@mweb.co.za]
Sent: Friday, January 15, 2016 10:57 PM
To: Clive & Ann (clann@telkomsa.net); 'Ann Johnstone'
Subject: FW: Req for Info: Application for Reduction / Exemption of Membership & Assisted Suicide Fees
Attachment: [Dignitas_InfoBrochure.pdf](#)¹

Pa and Ma:

Letter to Dignitas in Switzerland requesting information about filing an application for reduction / exemption of Membership and Assisted Suicide Fees.

Attached is Dignitas brochure of costs for someone who has not received reduction / exemption of assisted suicide fees.

Lara

From: Lara [mailto:jmcswan@mweb.co.za]
Sent: Monday, December 21, 2015 2:08 AM
To: 'Dignitas'
Cc: 'Timothy McVeigh'
Subject: Req for Info: Application for Reduction / Exemption of Membership & Assisted Suicide Fees

DIGNITAS
P. O. Box 17
8127 Forch
Switzerland
Tel: +41 43 366 10 70 | Fax: +41 43 366 10 79
Dignitas (dignitas@dignitas.ch)

Req for Info: Application for Reduction / Exemption of Membership & Assisted Suicide Fees

I have read your brochure and understand the following:

¹ http://sqswans.weebly.com/uploads/1/3/8/7/13878165/dignitas_infobrochure.pdf

In order to access Dignitas service of an assisted suicide, I have to: (a) be a member of DIGNITAS, and (b) be of sound judgement, and (c) possess a minimum level of physical mobility: sufficient to self-administer the drug.

Because the co-operation of a Swiss medical doctor is absolutely vital in obtaining the required drug, further prerequisites mean that I must have (a) a disease which will lead to death: terminal illness, and/or (b) an unendurable incapacitating disability, and/or (c) unbearable and uncontrollable pain.

A personal, signed letter to DIGNITAS, preferably typed, in which the member asks for an accompanied suicide with the help of DIGNITAS. The letter must state the reason(s) for making the request and must describe the member's present physical condition and how it affects them:

- ❖ A biographical sketch describing my situation with respect to my next of kin. Dignitas and the doctors assessing my request will use this information to get a clear picture of my personal background and family circumstances.
- ❖ One or more up-to-date medical reports together with two or three older ones. These reports must provide substantial information on the case history, diagnosis, and - if possible - actual and suggested treatment / measures as well as prognosis. The most recent report must not be more than three to four months old, and all reports must be clearly legible. Pictures, such as x-ray films etc., and laboratory analyses should not be included.

Membership & Assisted Suicide Fees & Exemptions:

I am not currently a member; and request exemption under 'modest economic circumstances' statutory provisions.

I understand to become a member I need to pay one-off joining fee: CHF 200 and minimum annual member fee: CHF 80; and should only pay these fees once my membership registration has been confirmed.

Alternatively Dignitas statutes make provision for a reduction of - or even complete exemption from - membership fees for members who live under modest economic circumstances: this provision also applies to the additional contributions associated with preparing and completing an assisted suicide. However, it is essential that any reduction of or exemption from contributions is discussed and agreed beforehand between the member and Dignitas.

I personally do live under very modest economic circumstances, and if possible request an application form to apply for reduction and/or exemption of membership and assisted suicide fees.

Sound Judgement:

I am of reasonable sound judgement.

Physical Mobility:

I possess the required minimum level of physical mobility.

Disease, Disability or Pain:

The most applicable factor would be unbearable pain.

I can confirm that for a long time, extremely aggravated since 2001 I have experienced and continue to experience unbearable sadness pain.

I request Dignitas to help me to die in dignity by means of assisted suicide.

I understand that you require a personal signed letter; with much more detailed information and evidence in support of such information; after I am confirmed as a member.

Could you clarify what information you require to make a decision about 'modest economic circumstances' reduction and/or exemption?

Do I need to provide you with my personal signed letter before my modest economic circumstances request for reduction and/or exemption of membership and assisted suicide fees is resolved?

Respectfully

Lara Johnstone
PO Box 5042, George East, 6539
South Africa

C.02

From: Lara Johnstone | **To:** Clive & Ann Johnstone
Sent: Saturday, December 27, 2014 6:30 PM
Subject: RE: Frode Apology for 'Mental Disorder' allegations.

From: Lara [mailto:jmcswan@mweb.co.za]
Sent: Saturday, December 27, 2014 6:30 PM
To: 'Ann Johnstone'; 'Ann/Clive Johnstone'
Subject: RE: Frode Apology for 'Mental Disorder' allegations.

Pa:
CC: Ma

RE: Meeting about Frode Apology for his 'Mental Disorder' allegations.

Thank you for following up by asking Frode if he is willing to (a) apologize for his mental disorder allegations; or (b) would prefer to defend his allegations about my alleged mental disorders in court.

Is this correct if I summarize our meeting as follows:

“I spoke to Frode and asked him if he was willing to apologize to you for his mental disorder allegations and resolve the matter out of court. He said he did not want to apologize.”

If its not quite accurate. Please edit the statement in quotes until it accurately reflects your conversation with Frode; so that I don't misquote you.

Thanks

Lara

C.03

From Clive Johnstone | To: Lara Johnstone

Sent: Saturday, December 27, 2014 8:31 PM

Subject: Re: Frode Apology for 'Mental Disorder' allegations.

From: Clives Email [mailto:clann@telkomsa.net]

Sent: Saturday, December 27, 2014 8:31 PM

To: jmcswan@mweb.co.za

Subject: Re: Frode Apology for 'Mental Disorder' allegations.

" I spoke to Frode and asked him if he was willing to apologize to you for his mental disorder allegations and resolve the matter out of court. He was wary to apologize because it could be used against him in future. He also felt that he was not qualified to make an assesment without the opinion of a psy chiatrist."

C.04

From: Ann Johnstone | To: Lara Johnstone

Sent: Saturday, December 27, 2014 8:26 PM

Subject: FW: Frode Apology for 'Mental Disorder' allegations.

From: Ann Johnstone
To: Clive and Ann
Sent: Saturday, December 27, 2014 8:26 PM
Subject: FW: Frode Apology for 'Mental Disorder' allegations.

My version , he would apologize if a psychiatrist tells him he is wrong, he said he was a GP and you LARA can only find out if he is right or wrong if you go to a psychiatrist that can give you the answer.

He was willing to work towards a solution for this matter.

This is my version . MA.

C.05

From: Lara Johnstone | **To:** Clive and Ann Johnstone
CC: Timothy McVeigh
Sent: Friday, April 08, 2016 5:42 PM
Subject: GMC 5048-15: Request Clive and Ann Help for Dignitas Assisted Suicide for Lara

From: Lara [mailto:jmcswan@mweb.co.za]
Sent: Friday, April 08, 2016 5:42 PM
To: 'Clives Email'; 'Ann Johnstone'
Cc: 'Timothy McVeigh'
Subject: GMC 5048-15: Request Clive and Ann Help for Dignitas Assisted Suicide for Lara

Clive and Ann Johnstone

CC: Timothy McVeigh

[..]

Request Written Clarification regarding Clives Statement of Financial Support for Lara Assisted Suicide in Russia:

On 07 November 2015, Clive stated in a porch meeting among others that:

Clive is ready to provide Lara with the funds to travel to Russia; so that Lara and Clive can end their family relationship on amicable terms; say their farewells and Lara can depart planet

earth in dignity; to be buried alone in an unmarked grave somewhere near Lake Baikal, in the Siberian wilderness.

Lara subsequently provided Karen Marshall with the 'Russia Assisted Suicide' legal documentation to be submitted to the Russian Embassy.

Karen Marshall verbally informed Clive and Lara to resolve the matter out of court; suggesting that Clive should help Lara to contact the Russian Embassy outside of court proceedings; find out what the costs are; and provide Lara with the funds to travel to Russia to die in dignity.

Karen Marshall has so far refused to put her verbal legal advice to Clive and Lara in writing.

Lara then contacted Dignitas in Switzerland; and provided Clive and Ann with the Dignitas: Live and Die in Dignity documentation; that includes costs for Dignitas to provide Die in Dignity assisted suicide.

Clive then stated that he had read the Dignitas documentation and according to his interpretation of the Dignitas documentation; Lara does not qualify for Dignitas Assisted Suicide; because she does not have a terminal life threatening disease.

Lara then informed him that her interpretation of the Dignitas documentation does not require her to have a terminal life threatening disease to qualify for Dying in Dignity. Lara informed Clive about a British woman who did not have a life threatening disease; but was afraid of dying old, poor and ugly; whom was granted her wish make her assisted suicide decision; to die in dignity.

BBC: [Why a woman who lost her 'sparkle' was allowed to die](http://www.bbc.com/news/uk-34985442)²: The woman was known only as 'C'. C's daughter told the court: "Put bluntly, C's life has always revolved around her looks, men and material possessions. She understands that other people have failed relationships, feel sad and continue living, but for her, as she has said, she doesn't want to 'live in a council flat', 'be poor' or 'be ugly', which she equates with being old."

Daily Mail: [Belgian doctors give healthy woman, 24, green light to die by euthanasia because of 'suicidal thoughts'](http://www.dailymail.co.uk/news/article-3141564/Belgian-doctors-healthy-woman-green-light-die-euthanasia-suicidal-thoughts.html)³. A woman, known only by the fictitious name of Laura; 24, does not suffer from any terminal disease or physical illness; but has been informed by doctors that she qualifies for assisted suicide; due to her 'suicidal thoughts'. She told doctors who assessed her condition that 'life, that's not for me'.

On 21 December 2015; Lara electronically contacted Dignitas with a Request for Information; regarding an Application for Reduction / Exemption of Membership & Assisted Suicide Fees. Dignitas offer an exemption of assisted suicide fees to individuals whom cannot afford the fees. There has been no response from Dignitas; and if Lara cannot get the funds for her assisted suicide; then she can make a more formal request to Dignitas via registered mail.

She can make such a more formal request to Dignitas; with a supporting letter from Clive and Karen Marshall; who can provide supporting statements under oath confirming Lara's financial

² <http://www.bbc.com/news/uk-34985442>

³ <http://www.dailymail.co.uk/news/article-3141564/Belgian-doctors-healthy-woman-green-light-die-euthanasia-suicidal-thoughts.html>

status; and that she is of sound mind; and any other relevant information requested by Dignitas.

Alternatively Lara can ask Magistrate Essel to provide a statement by the court; confirming Lara's financial status; that she is of sound mind; and any other relevant information the court may be willing to provide; to support Lara's request to Dignitas for a Reduction / Exemption of Assisted Suicide fees.

Dignitas Assisted Suicide Help for Lara Questions for Clive:

- Does Clive want to financially help Lara with her assisted suicide plans?
If not:
- Is Clive willing to provide Lara with supporting letters confirming Lara's financial status; to help her to file an application for Exemption of Assisted Suicide fees?

If so: please let me know and my suggestion is that we postpone the 19 April 2016 proceedings to give us time to sit down and draw up the documentation to Dignitas; and we can ask Karen Marshall or Desire Strijdom how much she may charge to help us to resolve the assisted suicide issue out of court; and draw up the paperwork and send it to Dignitas; so that we can get the process going. If we notice we can manage to resolve the issue without asking the court for help; I can withdraw the application and we can manage without the help of the court.

If the lawyers are too expensive; I can ask the court to grant me a Legal Aid lawyer; to help us.

Respectfully

Lara Johnstone.
PO Box 5042, George, 6539

C.06

From: Lara Johnstone | **To:** Clive and Ann Johnstone
CC: Timothy McVeigh
Sent: Saturday, April 09, 2016 7:03 PM
Subject: RE: GMC 5048-15: More Dignitas Assisted Suicide

From: Lara [mailto:jmcswan@mweb.co.za]
Sent: Saturday, April 09, 2016 7:03 PM
To: 'Clives Email'; 'Ann Johnstone'

Cc: 'Timothy McVeigh'

Subject: RE: GMC 5048-15: More Dignitas Assisted Suicide

Pa and Ma

CC: Timothy McVeigh

RE: GMC 5048-15: More Dignitas Assisted Suicide

I have done some more research; to see if there are other organizations or countries to get various options.

There are many countries where assisted suicide is legal; but only for citizens of that country. Switzerland is the only country that allows foreigners to travel to Switzerland, to the Dignitas Clinic, for assisted suicide.

More news articles about people 'tired of life'; 'couldn't bear modern life'; etc. granted Dignitas Assisted Suicide.

2 Dec 2015: BBC: [Why a woman who lost her 'sparkle' was allowed to die](#)⁴:

The woman was known only as 'C'. C's daughter told the court: "Put bluntly, C's life has always revolved around her looks, men and material possessions. She understands that other people have failed relationships, feel sad and continue living, but for her, as she has said, she doesn't want to 'live in a council flat', 'be poor' or 'be ugly', which she equates with being old."

27 June 2015: Daily Mail: [Belgian doctors give healthy woman, 24, green light to die by euthanasia because of 'suicidal thoughts'](#)⁵.

A woman, known only by the fictitious name of Laura; 24, does not suffer from any terminal disease or physical illness; but has been informed by doctors that she qualifies for assisted suicide; due to her 'suicidal thoughts'. She told doctors who assessed her condition that 'life, that's not for me'.

2 Aug 2015: Telegraph: [Healthy retired nurse ends her life because old age 'is awful'](#)⁶.

Gill Pharaoh, 75 years old, traveled to Switzerland to die at a suicide clinic. "The thought that I may need help from my children appalls me," she said. "I know many old people expect, and even demand, help from their children but I think this is a most selfish and unreasonable view."

6 July 2015: NDTV: [Swiss Right-to-Die Group Gets Green Light for New Suicide Room](#)⁷:

Exit, which provides lethal drugs to help people die, said the Basel canton's local building council had dismissed objections to its plan to convert part of its office in Binning, Switzerland into an assisted suicide room....In 2011, voters in the canton of Zurich rejected a proposed ban on assisted suicide and "suicide tourism." A year later, the national parliament voted against tightening controls on the practice.

⁴ <http://www.bbc.com/news/uk-34985442>

⁵ <http://www.dailymail.co.uk/news/article-3141564/Belgian-doctors-healthy-woman-green-light-die-euthanasia-suicidal-thoughts.html>

⁶ <http://www.telegraph.co.uk/news/health/11778859/Healthy-retired-nurse-ends-her-life-because-old-age-is-awful.html>

⁷ <http://www.ndtv.com/world-news/swiss-right-to-die-group-gets-green-light-for-new-suicide-room-778782>

13 April 2014: Express: [Swiss suicide clinic helped SECOND woman 'tired of life' to die](#)⁸:
The 99-year-old, who was not terminally ill or severely disabled, felt her time had come to an end.

7 April 2014: Daily Mail: [Teacher died at Dignitas because she couldn't bear modern life](#)⁹:
The 89-year-old, from Sussex, said she couldn't keep up with modern life. She claimed new technology had ruined face-to-face human relationships. She was neither terminally ill nor disabled, but ended life at Swiss Clinic.

20 Feb 2014: Mirror: [Healthy people are traveling abroad for assisted suicide because they grow 'weary of life'](#)¹⁰:

Around 16 percent of the people who use 'right-to-die-organizations such as Dignitas have no underlying health problems listed on their death certificates...Loneliness and feeling unloved are twice as likely to kill you as being fat.

20 Feb 2014: Daily Mail: [Italian woman, 85, ends her life at Swiss euthanasia clinic because she was upset about losing her looks](#)¹¹:

Oriella Caszzenello was healthy. She disappeared without telling her relatives where she was going. Her family, who had reported her missing, learned of her death after they received her ashes and death certificate from the clinic.

26 Sept 2012: Reuters: [Swiss parliament rejects tighter controls on suicide](#)¹²:

Switzerland's parliament voted against a bid to toughen controls on assisted suicide on Wednesday, rejecting concerns about foreigners traveling to the country to die....The number of Swiss residents who died by assisted suicide rose sevenfold between 1998 and 2009, according to official statistics, with almost 300 Swiss residents dying this way in 2009, compared to 43 in 1998.

17 July 2012: Swiss News World Wide: [Vaud to get first Swiss assisted suicide law](#)¹³.

On June 17, 2012, the Swiss canton of Vaud voted in favour of a proposal obliging nursing homes and hospitals to accept the practice of assisted suicide in their facilities. Exit, the pro-assisted suicide advocacy organization, estimates that 50 percent of the 1,600 old people's and nursing homes in the German-speaking part of the country already allow assisted suicide under their roofs — up from 20 percent five years ago.

13 June 2012: The Local: [More nursing homes allow assisted suicide](#)¹⁴:

In a recent poll of nursing home employees in the German-speaking part of Switzerland, more than 50 percent confirmed that assisted suicide was practised at their place of work; newspaper Tribune de Genève reported.

⁸ <http://www.express.co.uk/news/health/470167/Swiss-suicide-clinic-helped-2nd-woman-tired-of-life-to-die>

⁹ <http://www.dailymail.co.uk/news/article-2598102/They-say-adapt-die-At-age-I-adapt-Retired-teacher-89-ends-life-Swiss-euthanasia-clinic-disillusioned-modern-life.html>

¹⁰ <http://www.mirror.co.uk/news/uk-news/assisted-suicide-healthy-people-travelling-3164625>

¹¹ http://www.dailymail.co.uk/news/article-2564023/Italian-woman-85-ends-life-Swiss-Dignitas-clinic-upset-losing-looks.html?ITO=1490&ns_mchannel=rss&ns_campaign=1490

¹² <http://www.reuters.com/articles.com/article/2012/09/26/us-swiss-politics-suicide-idUSBRE88P15320120926>

¹³ http://www.swissinfo.ch/eng/swiss_news/Vaud_to_get_first_Swiss_assisted_suicide_law.html?cid=32920490

¹⁴ <http://www.thelocal.ch/page/view/3518>

9 May 2012: The Local: [World-weary Swiss seniors seek suicide help](#)¹⁵:

New figures show that more and more Swiss seniors are taking advantage of assisted suicide even when they do not suffer from any terminal diseases.

19 Oct 2010: Daily Mail: [Let the distraught partners of terminally ill who commit suicide die too, says Dignitas boss](#)¹⁶:

Ludwig Minelli, the founder of the controversial Swiss clinic Dignitas, has said a person whose terminally ill partner commits suicide should also be given help to die – even if perfectly healthy. It is not the first time Minelli has argued health people should be given the legal right to die. Last year he said that he believed assisted suicide should be available ‘on demand.’

2 July 2010: BBC: [Dignitas boss: Healthy should have right to die](#)¹⁷:

Ludwig Minelli, founder of Switzerland’s assisted-suicide clinic (Dignitas), says his death clinic services are available to anyone. Asked if he would assist in the suicides of people who are neither physically nor mentally ill, he said, “Of course... Why should we say no?”

Lara

¹⁵ <http://www.thelocal.ch/3288/20120509/>

¹⁶ <http://www.dailymail.co.uk/news/article-1321547/Dignitass-Ludwig-Minelli-Let-partners-terminally-ill-commit-suicide-die-too.html>

¹⁷ <http://news.bbc.co.uk/2/hi/europe/10481309.stm>

**IN THE CIVIL MAGISTRATES COURT
DISTRICT OF GEORGE, HELD AT GEORGE
REPUBLIC OF SOUTH AFRICA**

Case: _____

In the matter between:

Lara Johnstone

Applicant

and

Frode Moe

Respondent

DRAFT — PARTICULARS OF CLAIM — DRAFT

[1] The plaintiff is Lara Johnstone an adult female, resident at 16 Taaibos Ave, Heatherpark, George.

[2] The defendant is Frode Moe a Norwegian citizen; resident at 22 Witfontein Rd, Heatherpark, George, RSA.

[3] The defendant was at all times (a) a qualified doctor, who had taken a Hippocratic oath to ‘do no harm’; acting in his capacity as a medical expert; with alleged knowledge of legal mental health issues; (b) a family member who is the second husband of plaintiff’s aunt: Talitha Moe nee Bosman; the elder sister of plaintiff’s mother: Ann Elizabeth Johnstone nee Bosman.

Defendant’s Repeated Defamatory Mental Disorder Allegations:

[4] The defendant expressed alleged expert ‘mental disorder’ medical opinions allegations against the plaintiff while resident at 22 Witfontein Rd, George; within the jurisdiction of this court; are as follows:

- a. verbally to family members behind her back between 18 June 2002 and 2007; [Annex D]
- b. verbally to plaintiffs face in a meeting with Talitha Moe, Clive Johnstone and Ann Johnstone on 28 January 2014;

- c. in writing to the Clerk of the Court on 27 May 2014 21:17 hrs [Annex A];
- d. in writing to the plaintiff on 13 February 2015 15:42 hrs [Annex B].
- e. in writing to the plaintiff on 15 November 2015 5:22 PM [Annex C] & 10:31 PM [Annex D]

Motive: Ethical Negligence and/or Malice:

[5] The defendant's mental disorder allegations are a result of his ethical negligence and/or malice.

Particulars of Defendants Negligence and/or Malice:

[6] Defendant made his 'mental disorder' allegations to plaintiff's family members in judgement about the plaintiff's activist actions; without having spent any amount of time making any – let alone a 2 minute -- ethical sincere truthseeking enquiry of the plaintiff's factual actions and motives.

[7] Defendant negligently attempted to project a public image to applicant's family as someone who (a) claimed to be a legal medical expert about 'mental disorders'; (b) fraudulently claimed that his 'mental disorder' allegations were benevolently motivated.

[8] Defendant negligently failed to abide by ethical norms of (i) clarifying in simple English his mental disorder legal definition; (ii) providing clear and simple evidence in support of his mental disorder legal definition; when making his mental disorder allegations.

[9] Defendant negligently repeatedly refused to apologize for failing to make a sincere truthseeking enquiry; failing to provide a clear definition; and/or failing to provide evidence in support of such definition.

[10] Defendant aforementioned negligent actions demonstrate how defendant failed to take adequate measures to (a) sincerely listen and make a truthseeking enquiry into plaintiff's factual actions and motives he referred to as motivated by 'mental disorders'; (b) failure to base his allegations upon a clear simple legal definition with evidence in support of such definition; demonstrate that his 'mental disorder' allegations (c) and repeatedly refused to apologize for the harm his defamatory allegations were causing; indicate that his 'mental disorder' allegations were not only grossly negligent; but perhaps malicious.

Harm resulting from Defendants Negligence and/or Malice:

[11] The defendant's negligent and perhaps malicious defamatory 'mental disorder' allegations contributed to: (a) deny plaintiff a strong family support platform for her legal activism which contributed to plaintiff ending up in a mental institution for a few weeks and prison for a year; (b) denied plaintiffs parents a strong family support platform for their attempts to provide plaintiff support in her battle with prosecutorial authorities; (c) caused immense amount of psycho-social conflict trauma for the plaintiff and her parents and conflict within the Johnstone family; (d) contributed to the psychological and socio-economic damage to plaintiff's psychological integrity amongst her family; and in the broader local community.

[12] Plaintiff subjectively considers the cumulative damage to her psychological integrity; to be in excess of R2.5 million. However plaintiff recognizes that (a) defendant was not the only individual engaged in the attack on plaintiff's psychological integrity; although he was a pivotal intra-familial patriarch attacker; and (b) the 'mental disorder' assassination of her psychological integrity credibility in and of itself makes it even more difficult for plaintiff to access impartially minded persons to seriously consider the extent of her psychological integrity damages. Consequently plaintiff asserts her psychological integrity damages herein claimed from the defendant; in the sum of R200,000.00.

Cumulative Particulars of Plaintiffs Damages:

[13] Cumulative damages to plaintiff; resulting from weak family support for her activism; due to plaintiff and her parents being attacked – externally by prosecutors; and internally by family members instigated by defendant – with negligent and/or malicious 'mental disorder' allegations.

- a. 23 July 2002: Malicious Arrest by South African Police: R75,000; Malicious Detention: R5,000; Malicious Admittance to Lentegeur State Psychiatric Hospital: R24,000. Total: R104,000.
- b. 23 July to 02 August 2002: Malicious Detention in Lentegeur State Psychiatric Hospital. R100,000
- c. 22 August 2002: Malicious admittance to Maximum Security Ward in State Psychiatric Hospital: R24,000.
- d. 22 August 2002 to 05 September 2002: Malicious Detention in Maximum Security Ward in Lentegeur State Psychiatric Hospital. R2,920,000.

- e. 31 January 2003 – 05 April 2004: Psychological and Emotional Hardship on plaintiffs relationship with parents due to lack of family support for plaintiffs incarceration in George Women’s prison: R200,000.
- f. 18 July 2007: Malicious Arrest by South African Police: R75,000; Malicious Detention: R5,000; Malicious Admittance to Pollsmoor Prison: R24,000. Total: R104,000.
- g. 18 July – 18 August 2007: Malicious Detention in Pollsmoor Prison: R6,500,000. Due Process violations: R1,500,000.
- h. 10 May 2014: Unilateral termination of Witfontein Barter agreement loss of SQWorms customers and psychological integrity credibility: R10,000.
- i. 19 May 2014: Johnstone Moe-Vockins family conflict due to obstructing resolving GMC 2578-14 proceedings; by providing the family and/or court with (a) apology and/or (b) mental disorder definition and evidence; and/or sincere negotiation of alternative dispute resolution options: R20,000.
- j. 23 July 2002 to Present: Plaintiff Psycho-social conflict trauma: R400,000.
- k. 23 July 2002 to Present: Psychological Integrity damage to plaintiff’s standing within Johnstone family and community: R200,000.

[14] Individual damages to plaintiff; resulting from weak family support for her activism; due to plaintiff and her parents being attacked by defendant with negligent and/or malicious ‘mental disorder’ allegations: R 2.5 million; but for reasons enunciated above under *Harm resulting from Defendants Negligence and/or Malice*; plaintiff is requesting this court for an order that the defendant pay damages in the amount of R200,000 [Two Hundred Thousand Rand].

Benevolent Patriarch Medical Professional Standard for a Sincere Ethical Concern re Family members alleged psycho-social trauma.

[15] The plaintiff submits the following as examples of behavioural standard for anyone claiming to be a sincere and ethical (a) medical professional; (b) benevolent familial patriarch; with a (c) sincere subjective belief in the scientific medical existence of ‘mental disorders’; who has a concern that one of his direct or related family members may be having psychological social conflict problems.

- a. Express sincere concern for the victims psycho-social pain / trauma: (a) Engage victim noticing the victim is upset or has problems; offering to listen to their problems; and/or find a professional to listen to their

problems; (b) If after having spent time listening to the victims problems; if you believe in the existence of ‘mental disorders’; you (i) clearly in simple laypersons English explain to the victim what your scientific legal definition for ‘mental disorder’ is; (ii) what evidence you have in support of your scientific legal definition; and (iii) how you are willing to help the victim to find professional counsellor to help the victim heal from their mental disorder; (iv) when you find a sincere ethical psychologist or counsellor; you go with the victim to the counsellor to clarify your mental disorder definition and evidence; and/or (v) if your behaviour has contributed to the victims trauma; you sincerely apologize and engage the victim to find out what you can do together to cooperate to reduce the causes of the victims trauma and psycho-social conflict.

- b. Encourage ethical reciprocal disciplined behaviour between intra-family members and towards individuals from other cultures or religions sincerely concerned about ethical norms between families and cultures: Inform family gossipers (a) they can be held financially liable for engaging in negligent or malicious gossip that defames another family members psychological integrity; unless they can prove that their discussion is motivated by sincere concern to help the victim. Sincere concern for a victim’s trauma is described in above paragraph.

Benevolent Human Standard for a Sincere Ethical Benevolent Patriarch/Matriarchal or Medical Professional sincerely concerned about cooperating with other Benevolent M/Patriarch’s, Medical, Legal, or Religious Professionals to address the Masonic War is Peace social contract root causes of resource war conflict.

[16] If or when you have examined all the evidence in support of the existence of ‘mental disorders’ and you finally sincerely confront the reality that ‘mental disorders’ do not exist as a medical disease; that psychologists and psychiatrists have been engaged in massive financial fraud; demonstrate your benevolent patriarchal problem solving concern and conditional cooperation willingness to work with other sincere truthseeking benevolent patriarchs – to form a protective laager standing shoulder to shoulder like the Boers at the Battle of Blood River; the Turks at Gallipoli, Martin Luther at the Diet of Worms, Maria Bochkareva and her Woman’s Battalion of Hussars – to demonstrate your patriarchal or matriarchal benevolent sincerity about cooperating to educate and eliminate the Masonic War is

Peace social contract root cause of – gender, class, racial, religious, psychological and military – resource war conflicts; by:

- a. Educating your family and friends about how to meet the Standard for a Sincere Ethical (a) Medical Professional & (b) Benevolent Patriarchs Concern re Family members alleged psycho-social trauma.
- b. Provide emotional and financial support to family members or other families who have family members who are (a) sincere about resolving gender, racial, religious resource conflict; by (b) simply and clearly educating their own family and other families about the root Masonic War is Peace social contract causes of all psychological, racial, and religious resource war conflicts.
- c. Consider whether you are ready to sign an Ecology of Peace unconditional or conditional co-operator oath.
- d. If not; support those who have signed an Ecology of Peace oath in their truthseeking cooperative efforts to implement an Ecology of Peace international law social contract; and if they find it is not possible; because they had a broken weak link in their Battle of Blood River laager; for them to honourably surrender and choose their dignified departure – in the Plaintiff's case: euthanasia suicide in Russia -- from the planet that prefers to live in accordance to a Masonic War is Peace social contract.

Relief Requested:

[17] Alternative Relief:

- a. Should the court sincerely, impartially and seriously consider the 'mental disorder' damages from the defendant's assassination of plaintiff's psychological integrity credibility to be in excess of the sum of R200,000; to refer the matter to the High Court for their consideration.
- b. Should the defendant choose to take responsibility for his behaviour and inform the plaintiff and court of his sincere apology and offer for restitution; should the court consider such actions to be sincerely remorseful; to reduce the damages sum of R200,000; and consider any reasonable alternative options for win-win resolution of this dispute.

[18] General Relief in the absence of aforementioned alternative relief options:

- a. In the premises the defendant is liable to pay the sum of R200,000.

b. Notwithstanding demand the defendant has failed to pay the sum claimed.

**IN THE CIVIL MAGISTRATES COURT
DISTRICT OF GEORGE, HELD AT GEORGE
REPUBLIC OF SOUTH AFRICA**

Case: _____

In the matter between:

Lara Johnstone

Plaintiff

and

Frode Moe

Respondent

**DRAFT — PARTICULARS OF CLAIM — DRAFT
ENCLOSURES**

- A. 27 May 2014 21:17 hrs: Frode Moe correspondence to Clerk of the Court.
- B. 13 February 2015 15:42 hrs: Frode Moe correspondence to Plaintiff
- C. 15 November 2015 17:22 PM: Frode Moe correspondence to Plaintiff
- D. 15 November 2015 22:31 PM: Frode Moe correspondence to Plaintiff

Clives Email

From: "Talita Vockins" <lee.moe@telkomsa.net>
To: "Ann/Clive Johnstone" <clann@telkomsa.net>
Sent: 14 June 2014 06:57 PM
Subject: Fw: Case 2578-14

----- Original Message -----

From: [Frode Moe](#)
To: [Talita Moe](#)
Sent: Saturday, June 14, 2014 5:06 PM
Subject: Fw: Case 2578-14

----- Original Message -----

From: [Van Eyk Zarita](#)
To: [Frode Moe](#)
Sent: Wednesday, May 28, 2014 12:07 PM
Subject: RE: Case 2578-14

Good day Mr Moe

We acknowledge receipt of you emails and confirm that it was printed and filed on the original court file.

The case is on the court roll for 01 July 2014 and Me Johnson confirmed that the case will be further postponed until you are back in George. The Magistrate will only peruse the file and your emails on the above mentioned date.

Unfortunately I am not in the position to give you any legal advice but I suggest that you seek legal advice from a professional attorney.

Kind regards,

From: Frode Moe [mailto:fro.moe@online.no]
Sent: 27 May 2014 09:17 PM
To: Van Eyk Zarita
Cc: Talita Moe
Subject: Case 2578-14

To the clerk of the Magistrats' civil court.

As I was asked from the clerk, I have emailed my opponent Lara J and asked for postponement of the case till I am back from Norway to George. You have also received a copy of her reply to me. This reply is not giving any clear answer on my requests but she is putting up conditions for me in this case.

As you can see on her file to this case, her mental state is a central point from her side and even more from my side. It is correct that I have used the term mental disorder and Borderline psykosis as a diagnosis on her mental disturbance in discussions with Lara J and her parents. These statements I am willing to defend in court.

However I will ask the court to read through Lara J's file to this case 2578-14 and also the almost 80 pages she filed to the civil court case 4643-13.

By reading so I think most people can easily see that these files are produced by a mental disturbed person.

So THE MAGISTRATS' CIVIL COURT CAN NOT LET A MENTAL DISTURBED PERSON SET THE CONDITIONS FOR THE COURT CASE.

The CLERK OF THE CIVIL COURT must do the administration and

1 answer my request for a postponement

2 give me instructions of what minimum of papers you need from my side to continue.

As I will arrive in George at the end of Augst . I will also need some time to perpare for the case.
So I need a postponement till first in October this year.

However I have to pinpoint to the court that this case involves entirely the closest of Lara J. relatives directly and as witnesses. A courcase can not do anybody good and possibly do lot of arm for both sides. So to my oppinion this case has nothing to do in a court.

So I will ask the Magistarts civil court to consider this and treat this case at the lowest possible level of justice ..

Sincerely

Frode Moe



This email is free from viruses and malware because [avast! Antivirus](#) protection is active.

Annex B

From Frode Moe | To Lara Johnstone
Sent: Friday, February 13, 2015 3:42 PM

From: Frode Moe [mailto:fro.moe@online.no]
Sent: Friday, February 13, 2015 3:42 PM
To: jmcswan@mweb.co.za
Subject: SV: GMC 2578-14: Dr Frode & Talitha Moe Apology or Court Options; CC: Millers Inc.

Hello Lara

I can only repeat and refer you to my letter on the 30th of December 2014.

There will be no apology from my side as I am firm that you have a mental disorder and we have tried to help you all along as good as we could.

As I have mentioned, the court has already evidence of your mental disorder in their files in your allegations against your parents and against Talita and me. In my letter before the 1st of July to the court for the order I gave that message to the court but the court did not respond.

The diagnoses of mental disturbance from my side was one of your main allegations against me, so the court was aware of this problem.

The lawyers can clearly read and see your symptoms in your filings to the court but they can not make a diagnoses.

Only a a psychiatrist can settle the diagnoses.

So it is no reason for me to provide more evidence to the court as the evidence is already there.

As I have already said, I am willing bring up the evidence to a psychiatrist, hopefully your psychiatrist.

Frode

Annex C

Sunday, November 15, 2015
From Frode Moe | To Lara Johnstone
Lara Johnstone Response

From: Frode Moe [mailto:fro.moe@online.no]
Sent: Sunday, November 15, 2015 5:22 PM
To: jmcswan@mweb.co.za
Subject: RE: GMC 2578-14: Lara Johnstone v Frode & Talitha Moe: Particulars of Claim

Hello Lara

1 As to "our "disagreement , I mean between Lara Johnstone and Frode Moe. That is what this possible court-case from your side now all is about.

2 This is not so difficult.

I do not have any report from a specialist that you have consulted or I have consulted in this connection.

I have my medical profession and I am certain in my mind that you have a mental disorder. I can assure you that I have lots of evidence to back up my opinion upon your mental health.

I have all the time tried to help you as far as it was possible to help you.

3 I do not have any attorney and will not at this stage consult one

4 You have not replied to my answer about the meeting with a negotiator to solve this case outside court.

Sincerely

Frode

From: Lara [mailto:jmcswan@mweb.co.za]
Sent: Sunday, November 15, 2015 8:19 PM
To: 'Frode Moe'
Cc: 'Lee Moe'; 'Halmar Vockins'; 'Jacqueline Vockins'; 'Ivan Vockins'; 'Malcolm Vockins'; 'Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director'
Subject: Frode Moe: Re: GMC 2578-14: Request copy of Dr. Frode Moe's alleged 'medical professional' report

Frode Moe:

CC: Lee Moe (lee.moe@telkomsa.net); Counsel: Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director (Douglas@phinc.co.za)
CC: Halmar Vockins (hvockins@gmail.com); Jacqueline Vockins (JVockins@wesbank.co.za); Ivan Vockins (ivanvockins@webmail.co.za); Malcolm Vockins (malcolm@trojanprojects.co.za).

Frode Moe: Re: GMC 2578-14: Request copy of Dr. Frode Moe's alleged 'medical professional' report

Re I do not have any report from a specialist that you have consulted or I have consulted in this connection. I have my medical profession and I am certain in my mind that you have a mental disorder. I can assure you that I have lots of evidence to back up my opinion upon your mental health.

So you don't have any 'medical diagnosis' written report?

You have your medical profession and a certainty in your mind!

Okay:

When did Dr. Frode Moe make a medical diagnosis that was 100% certain in his mind?

Could Dr. Frode Moe kindly sit down and make a written report clarifying the 'medical diagnosis that is 100% certain in his mind' as to his allegations about Lara Johnstone's mental disorder; to include the following information:

What is Dr. Frode Moe's particular 'medical profession' definition of 'mental disorder'?

When did Dr. Frode Moe meet with me – hopefully with my consent – for him to make a detailed investigation about whatever his concerns were regarding my mental health?

Where are the tape recordings of Dr. Frode Moe's professional medical diagnosis meetings with Lara Johnstone; to enquire into the evidence or lack thereof of Lara's mental health; for the Magistrate or Judge to listen to; to make sure that Dr Frode Moe was involved in active listening to what Lara Johnstone said; so that the Magistrate could draw up an impartial unbiased report about Lara Johnstone's actions and motivations or anything that concerned Lara's mental health; so that the Magistrate or Judge knew that Dr. Moe 'was sincere about helping Lara' and did not negligently or maliciously misinterpret what Lara said; for whatever negligent or malicious reason?

The detailed evidence in support of Dr. Moe's medical or legal 'mental disorder' definition?

When did Dr. Frode Moe provide Lara with a written copy of the 'medical diagnosis' report he had in his mind; to (a) prove Dr. Moe was sincere about 'helping Lara' to confront whatever Dr. Moe alleged was Lara's mental disorder; and/or (b) for Lara to clarify any errors for Dr. Moe's honourable correction?

When does Dr. Frode Moe intend to sit down and make a written report clarifying the 'medical diagnosis that is 100% certain in his mind' as to Dr. Moe's allegations about Lara Johnstone's mental disorder?

When can Lara Johnstone, Talitha Vockins-Moe and Millers Attorneys expect to receive Dr. Frode Moe's written report clarifying the 'medical diagnosis that is 100% certain in Dr. Moe's mind' as to his allegations about Lara Johnstone's mental disorder?

Re: You have not replied to my answer about the meeting with a negotiator to solve this case outside court.

Feel free to recommend a negotiator; and I will consider your recommendations.

A good negotiator whose negotiation skills are based upon evidence, the whole evidence, and nothing but the evidence; shall attempt to (a) find out 'facts not in dispute': facts agreed to between Lara and Frode; (b) find out relevant 'facts in dispute': do his best to resolve 'facts in dispute' so they can become 'facts not in dispute'.

If there are 'facts in dispute' he is unable to resolve without access to subpoena or similar powers; he will suggest the matter go to court; where a Magistrate or Judge has subpoena powers; to subpoena a possible witness to answer questions under oath; or to order someone like Dr. Moe to sit down and put in writing a copy of the 'medical profession medical diagnosis report that is 100% certain in his mind' report.

First Fact in dispute:

Dr. Frode Moe says he has a 'medical diagnosis that is 100% certain in his mind' about Lara Johnstone's mental disorder?

Is Dr. Frode Moe willing to sit down and make a written report clarifying the 'medical diagnosis that is 100% certain in his mind' as to Dr. Moe's allegations about Lara Johnstone's mental disorder?

If so: When can Lara Johnstone, Talitha Vockins-Moe and Millers Attorneys expect to receive Dr. Frode Moe's written report clarifying the 'medical diagnosis that is 100% certain in Dr. Moe's mind' as to his allegations about Lara Johnstone's mental disorder?

If not: Why is Dr. Moe refusing to sit down and make a written report clarifying the 'medical diagnosis that is 100% certain in his mind' as to Dr. Moe's allegations about Lara Johnstone's mental disorder?

Lara Johnstone

Annex D

Sent: Sunday, November 15, 2015
From Frode Moe; To Lara Johnstone
Lara Johnstone Response

From: Frode Moe [mailto:fro.moe@online.no]
Sent: Sunday, November 15, 2015 10:31 PM
To: jmcswan@mweb.co.za
Subject: Re: Frode Moe: Re: GMC 2578-14: Request copy of Dr. Frode Moe's alleged 'medical professional' report

Hello again Lara

Just to give you a short feed-back on your questions.
I have been 100% sure of your mental disorder since I received an email from you at the time you were in court for the bomb threat.
That email was evident to me that you had a mental disease.
That email contained two of the classical symptoms of a psychosis- incoherence and defect of reality.
That is why I sent an email to your father to say that you should be treated in court as a patient and not as a criminal. That was done in order to try to help you to get a fair trial.
Clive did not agree with my opinion of your mental state.

Sincerely
Frode

From: Lara [mailto:jmcswan@mweb.co.za]
Sent: Monday, November 16, 2015 1:18 AM
To: 'Frode Moe'
Subject: RE: Frode Moe: Re: GMC 2578-14: Request copy of Dr. Frode Moe's alleged 'medical professional' report

Frode Moe:

Kindly provide me with (a) a copy of this email you received from me when I was in court for the bomb threat; (b) your alleged evidence of my mental disorder in the email; (c) the email to my father; wherein you explain the evidence in support of your allegations.

Lara Johnstone

**Civil Mag Court: District of George Held at George Case
2578-14:**

**Proof of Service in support of: Letter to Magistrate Essel:
Request for Info:**

**Proof of Service: Per Email to Frode Moe, Talitha Moe, Clive
Johnstone: Subject: *Frode & Talitha Moe: Service of: GMC 2578-14:
Letter to Mag Essel: Request for Info: Filing of an Amended Notice of
Motion; Dignitas Letter.***

From: **EoP MILED Clerk** <eop.miled.clerk@gmail.com>
Date: Fri, Sep 30, 2016 at 12:22 PM
Subject: Frode & Talitha Moe: Service of: GMC 2578-14: Letter to Mag Essel: Request for Info:
Filing of an Amended Notice of Motion; Dignitas Letter.
To: Frode & Talitha Moe <fro.moe@online.no>, Talitha Moe <lee.moe@telkomsa.net>
Cc: Clive Johnstone <clann@telkomsa.net>

TO: Frode & Talitha Moe (fro.moe@online.no); Talitha Moe (lee.moe@telkomsa.net)
CC: Clive Johnstone (clann@telkomsa.net)

Frode & Talitha:

**Frode & Talitha Moe: Service of: GMC 2578-14: Letter to Mag Essel: Request for
Info: Filing of an Amended Notice of Motion; Dignitas Letter.**

EoP MILED Clerk Gmail Email Account:

I setup this temporary email address; after my mweb email address was first hacked,
and then deleted by MWeb.

If you send me an email and you do not receive a response within two days; please SMS
me at 071-170 1954; or phone me; to confirm that I did receive it; and it was not blocked.

Frode & Talitha Moe: Filing with Clerk of Court in Case 2578-14:

Attached is a letter and enclosures I am going to file with Magistrate Essel today;
regarding my unresolved issues with yourselves; a copy is filed with Magistrate Torlage
and Clive Johnstone.

Letter to Magistrate Essel: Re: GMC 2578-14: Lara Johnstone v Frode & Talitha Moe:
Request for Info: Filing of an Amended Notice of Motion; Dignitas Letter.

Lara Supporting Affidavit: & Enclosures:

[A] 12 August 2014: Magistrate Essel written ruling in case 2578-14: Lara Johnstone v Frode & Talitha Moe. Pages: 01.

[B] Correspondence to and from Frode Moe: A.01: 30 Dec 2014 1:59 PM; to A.30: A.30 07 April 2016. Pages: 64.

[C] Correspondence to and from Clive Johnstone: B.01 15 Jan 2016 10:57 PM; to B.06: 09 April 2016 7:03 PM. Pages: 11.

[D] 15 Nov 2015: Draft Particulars of Claim: Enclosures: A: 27 May 2014 21:17 hrs: Frode Moe correspondence to Clerk of the Court. B. 13 February 2015 15:42 hrs: Frode Moe correspondence to Plaintiff. C. 15 November 2015 17:22 PM: Frode Moe correspondence to Plaintiff. D. 15 November 2015 22:31 PM: Frode Moe correspondence to Plaintiff. Pages: 15.

If you want to inform Magistrate Essel and myself; that you:

(a) agree and/or disagree with anything stated in my letter and supporting evidence to Magistrate Essel:

- a. you can do so by filing an affidavit and supporting evidence for the attention of Magistrate Essel; with the Clerk of the Court; a copy should be provided to myself; and also to Magistrate Torlage and Clive Johnstone; if any reference is made to them; or
- b. if you need more time; you can file a letter before 21 October 2016, informing Magistrate Essel and myself how much time you need to provide the court with your response to the issues in dispute in the letter to Magistrate Essel.

Clive Johnstone: Filing with Clerk of Court in Case 2578-14:

If you want to inform Magistrate Essel, Frode and Talitha Moe and myself; that you:

(b) agree and/or disagree with anything stated in my letter and supporting evidence to Magistrate Essel and Frode & Talitha;

- a. you can do so by filing an affidavit and supporting evidence for the attention of Magistrate Essel; with the Clerk of the Court; a copy should be provided to myself; and also to Magistrate Torlage; if any reference is made to statements or issues in dispute dealt with before Magistrate Torlage; or
- b. if you need more time; you can file a letter before 21 October 2016, informing Magistrate Essel, Frode & Talitha Moe; myself and Magistrate Torlage; how much time you need to provide Magistrate Essel with your response to the issues in my letter.

Respectfully

Lara Johnstone