UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

Lawrence Sinclair, 600 W Superior St. #604 Duluth MN 55802	Case No.:
Plaintiff,	COMPLAINT
vs.	JURY TRIAL REQUESTED
TubeSockTedD, (Real name and address unknown)	
mzmolly. (Real name and address unknown)	
OWNINGLIARS, (Real name and address unknown)	
Defendants	

Plaintiff Lawrence Sinclair, sues Defendants TubeSockTedD, mzmolly and OWNINGLIARS and alleges:

JURISDICTION AND VENUE

- 1. This is an action for damages in excess of \$75,000.00 exclusive of interest and costs sounding in defamation and reckless misrepresentation by Defendants of Plaintiff.
- 2. Jurisdiction of this Court is invoked pursuant to the provisions of 28 U.S.C. §1332(a)(1) as Plaintiff is a resident of Minnesota and, after a reasonable opportunity for further investigation or discovery, Plaintiff will establish that Defendants are residents of states other than Minnesota.
- 3. Venue in this district is proper pursuant to the provisions of 28 U.S.C. §1391(a) as, after a reasonable opportunity for further investigation or discovery, Plaintiff will establish that (i)

a substantial part of the events giving rise to the claims occurred and/or (ii) one of the defendants is subject to personal jurisdiction at the time the action is commenced in the District of Columbia.

PARTIES

- 4. Plaintiff, Lawrence Sinclair is a natural person and a resident of Minnesota.
- . 5. Defendant, TubeSockTedD is a natural person maintaining an account with YouTube.com which contains his/her real identity.
- 6. Defendant, mzmolly is a natural person maintaining an account with Demoncraticunderground.com which contains his/her real identity.
- 7. Defendant OWNINGLIARS, is a natural person maintaining an account with Digg.com which contains his/her real identity.

GENERAL ALLEGATIONS

- 8. In or about January 2008, Plaintiff posted on YouTube.com a video in which in sum and substance he alleged that:
- a. In November 1999, Plaintiff was visiting Chicago, Illinois at which time he hired a limousine from Five Star Limousines Incorporated. A copy of Plaintiff's hotel invoice is attached hereto as Exhibit "A".
- b. On the evening of November 6, 1999, Plaintiff's limousine driver telephoned then-Illinois State Senator Barrack Obama to set up a introduction of Plaintiff to Mr. Obama.
- c. Later that evening at a bar which Plaintiff believes was called Alibis, Plaintiff met Mr. Obama. Mr. Obama offered to purchasing cocaine for Plaintiff. Mr. Obama made a telephone call from his cellphone to a presently unknown individual during which Mr. Obama arranged the cocaine purchase.

- d. Mr. Obama and Plaintiff then departed the bar in Plaintiff's limousine and proceeded to an unknown location where Mr. Obama exited the limousine with two hundred fifty dollars (\$250) tendered by Plaintiff and returned a short while later with an "eightball" of cocaine and gave it to Plaintiff. Plaintiff and Mr. Obama then ingested cocaine.
- e. Shortly thereafter Plaintiff performed fellatio on Mr. Obama in the limousine after which Plaintiff returned to his hotel, The Comfort Suits, Gurnee, Illinois.
- f. The following day, November 7, 1999, Mr. Obama appeared at Plaintiff's hotel room where they both again ingested cocaine and Plaintiff again performed fellatio on Mr. Obama.
- 9. On February 18, 2008, Defendant TubeSockTedD uploaded a video to YouTube.com which stated "Larry Sinclair is Spreading Lies about Obama". A copy of that Webpage is attached hereto as Exhibit "B".
- 10. On or about February 25, 2008, Defendant mzmolly posted a comment on Demoncraticunderground.com that "Larry Sinclair is a mental patient who was institutionalized in 1999 on the date he claims to have had the "encounter" with Obama." A copy of that Webpage is attached hereto as Exhibit "C".
- 11. On or about February 19, 2008, Defendant OWNINGLIARS posted a comment on Digg.com stating: "Larry Sinclair is a LIAR...Game Over, Larry. watch! youtube.com For those of you who may have fallen for Mr. Sinclair's little "practical joke" about Senator Obama, you are forgiven. It's unfortunate that lonely people feel they have to lie to make friends, but there it is. It turns out that Larry was in a mental hospital at the time he says he met Barack Obama. Sorry, Larry. Game over." A copy of that Webpage is attached hereto as Exhibit "D".

FIRST CLAIM FOR DAMAGES **DEFAMATION** DEFENDANT TUBESOCKTEDD

- 12. Plaintiff repeats and re-alleges paragraphs 1 through 11 as if fully set forth herein.
- 13. Defendant TubeSockTedD published a false statement about Plaintiff, to wit, in sum and substance that Plaintiff was "spreading lies about Obama".
- 14. Such false statement was published to third parties over the internet on YouTube.com.
- 15. The falsity of the statements by Defendant TubeSockTedD caused injury to Plaintiff by in his community and/or lowered him in the estimation of the community to which he belongs.

WHEREFORE, Plaintiff demands damages against Defendant TubeSockTedD of One Million Dollars (\$1,000,000) and costs and such other relief as the Court deems appropriate and just. Plaintiff demands a Jury Trial on all issues so triable.

SECOND CLAIM FOR DAMAGES **RECKLESS MISREPRESENTATION** DEFENDANT TUBESOCKTEDD

- 16. Plaintiff repeats and re-alleges paragraphs 1 through 11 as if fully set forth herein.
- 17. Defendant TubeSockTedD asserted a fact as of his own knowledge, to wit, that Plaintiff was "spreading lies about Obama", without knowing whether it was true or false.
- 18. In fact, Plaintiff was not spreading lies about Obama, but the truth of his allegations concerning Mr. Obama which, after a reasonable opportunity for further investigation or discovery, Plaintiff will establish can be demonstrated from existing documentary cellphone and credited card evidence.
 - 19. As a result, Plaintiff had been damaged by Defendant TubeSockTedD's aforesaid

WHEREFORE, Plaintiff demands damages against Defendant TubeSockTedD of One Million Dollars (\$1,000,000) and costs and such other relief as the Court deems appropriate and just.

Plaintiff demands a Jury Trial on all issues so triable.

THIRD CLAIM FOR DAMAGES **DEFAMATION DEFENDANT MZMOLLY**

- 20. Plaintiff repeats and re-alleges paragraphs 1 through 11 as if fully set forth herein.
- 21. Defendant mzmolly published a false statement about Plaintiff, to wit,"Larry Sinclair is a mental patient who was institutionalized in 1999 on the date he claims to have had the "encounter" with Obama."
- 22. Such false statement was published to third parties over the internet on Demoncraticunderground.com.
- 23. The falsity of the statement by Defendant mzmolly caused injury to Plaintiff in his community and/or lowered him in the estimation of the community to which he belongs.

WHEREFORE, Plaintiff demands damages against Defendant mzmolly of One Million Dollars (\$1,000,000) and costs and such other relief as the Court deems appropriate and just.

Plaintiff demands a Jury Trial on all issues so triable.

FOURTH CLAIM FOR DAMAGES **RECKLESS MISREPRESENTATION** DEFENDANT MZMOLLY

- 24. Plaintiff repeats and re-alleges paragraphs 1 through 11 as if fully set forth herein.
- 25. Defendant mzmolly asserted a fact as of his or her own knowledge, to wit, that Plaintiff "Larry Sinclair is a mental patient who was institutionalized in 1999 on the date he claims

to have had the "encounter" with Obama" without knowing whether it was true or false.

- 26. In fact, Plaintiff was not "a mental patient who was institutionalized in 1999 on the date he claims to have had the "encounter" with Obama."
- 27. As a result, Plaintiff had been damaged by Defendant mzmolly's aforesaid reckless misrepresentation.

WHEREFORE, Plaintiff demands damages against Defendant mzmolly of One Million Dollars (\$1,000,000) and costs and such other relief as the Court deems appropriate and just.

Plaintiff demands a Jury Trial on all issues so triable.

FIFTH CLAIM FOR DAMAGES **DEFAMATION DEFENDANT OWNINGLIARS**

- 28. Plaintiff repeats and re-alleges paragraphs 1 through 11 as if fully set forth herein.
- 29. Defendant OWNINGLIARS published a false statement about Plaintiff, to wit, "Larry Sinclair is a LIAR...Game Over, Larry, watch! youtube.com — For those of you who may have fallen for Mr. Sinclair's little "practical joke" about Senator Obama, you are forgiven. It's unfortunate that lonely people feel they have to lie to make friends, but there it is. It turns out that Larry was in a mental hospital at the time he says he met Barack Obama. Sorry, Larry. Game over."
 - 30. Such false statement was published to third parties over the internet on Digg.com.
- 31. The falsity of the statement by Defendant OWNINGLIARS caused injury to Plaintiff in his community and/or lowered him in the estimation of the community to which he belongs.

WHEREFORE, Plaintiff demands damages against Defendant OWNINGLIARS of One Million Dollars (\$1,000,000) and costs and such other relief as the Court deems appropriate and just.

Plaintiff demands a Jury Trial on all issues so triable.

FOURTH CLAIM FOR DAMAGES **RECKLESS MISREPRESENTATION DEFENDANT OWNINGLIARS**

- 32. Plaintiff repeats and re-alleges paragraphs 1 through 11 as if fully set forth herein.
- 33. Defendant OWNINGLIARS asserted a fact as of his or her own knowledge, to wit, that Plaintiff "Larry Sinclair is a LIAR...Game Over, Larry. watch! youtube.com — For those of you who may have fallen for Mr. Sinclair's little "practical joke" about Senator Obama, you are forgiven. It's unfortunate that lonely people feel they have to lie to make friends, but there it is. It turns out that Larry was in a mental hospital at the time he says he met Barack Obama. Sorry, Larry. Game over" without knowing whether it was true or false.
- 34. In fact, Plaintiff was not a liar and was not "in a mental hospital at the time he says he met Barack Obama."
- As a result, Plaintiff had been damaged by Defendant OWNINGLIARS's aforesaid 35. reckless misrepresentation.

WHEREFORE, Plaintiff demands damages against Defendant OWNINGLIARS of One Million Dollars (\$1,000,000) and costs and such other relief as the Court deems appropriate and just.

Plaintiff demands a Jury Trial on all issues so triable.

MONTGOMERY BLAIR SIBLEY

Counsel for Plaintiff 1629 K Street, Suite 300 Washington, D.C. 20006 202-508-3699 202-478-0371 Fax

By:	
•	Montgomery Blair Sibley
	D.C. Bar #464488

MR LARRY SINCLAIR 600 W SUPERIOR ST APT 604 DULUTH MN 55802

E-Mail Address: jotoloco13@hotmail.com

Member Number: GP-LWS0926

Member Since: 07/16/99

If any of the above information is incurrect, please contact the Choice Service Center at 888-775-6800.

Account Summary

Activity Dates 10/01/99 through 12/31/99

BEGINNING BALANCE	2,720	POINTS EXPIRING 12/31/01	9,420
POINTS EARNED	6,700		0
POINTS REDEEMED	0		
POINTS ADJUSTED	0		
CURRENT BALANCE	9,420		

Account Activity

Please allow 72 hours from date of check-out for stays to be passed. Stays careing sixting railes are not listed on this statement. Please contact the Choice Services Career of you need additional solomeation about stays on which you elected to care sirline railes.

Activity Dates	Description	Points
	Points Earned	
11/01/99-11/02/99	CO020; COMFORT INN; ALAMOSA, CO	390
08/28/99-08/29/99	TN068; COMFORT SUITES; COOKEVILLE, TN	590
09/23/99-09/28/99	SC126; COMFORT INN Ft. Jackson; COLUMBIA, SC	3,500
11/03/99-11/06/99	IL142; COMFORT SUITES; GURNEE, IL	2,221

Help Log Out Site:

(0) Account History



Hi, MontgomerySibley!

Lies about OBAMA'S LIMO SEX & DRUG PARTY



Rate: Views: 2,826

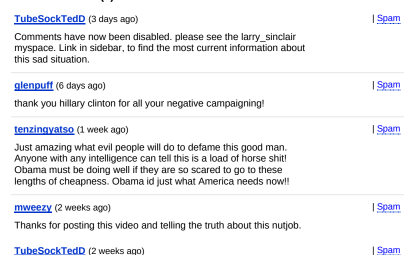
Comments: 3 Favorited: 7 times Honors: 0 Links: 5

Comments & Responses

Video Responses (view all 1 responses)



Text Comments (3)

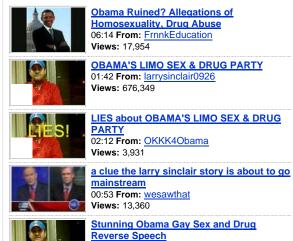


LARRY SINCLAIR FAILED HIS POLYGRAPH TEST!!!



More From: TubeSockTedD

Related Videos Display:



04:04 From: redwolfe33

Promoted Videos



Linkin Park Giv...
03:12
linkinparktv



The ISS, Swayze, ... 07:59 boh3m3



CBS

Exhibit "B"

Case 1:08-cv-00434-HHK

Document 1

Filed 03/13/2008

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Larry Sinclair - Lies about Obama - Documented



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mzmolly 🔅 (1000+ posts) 🧧 屆 📭 🤱

Mon Feb-25-08 03:15 PM Original message

Larry Sinclair - Lies about Obama - Documented

Edited on Mon Feb-25-08 03:21 PM by mzmolly

Run time: 02:12

http://www.youtube.com/watch?v=lq9QMOcD_w8

Posted on YouTube: February 18, 2008 By YouTube Member: FirehouseGallery

Views on YouTube: 14455

Posted on DU: February 25, 2008

By DU Member: mzmolly

Views on DU: 49

Additionally, I found a Larry Sinclair from Texas who contributed to the Bush Campaign and the Republican Party in 1989.

- 1. Larry Sinclair is a Ron Paul supporter DIGG.COM
- 2. Larry Sinclair is a mental patient who was institutionalized in 1999 on the date he claims to have had the "encounter" with Obama.

I know that no one here believes this nonsense, but I wanted to share regardless.

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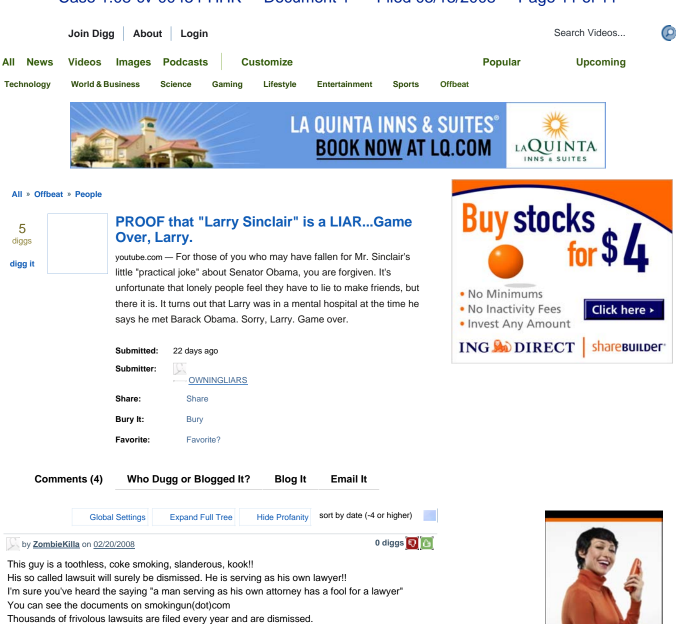
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Ads by Google	Democratic Bush	Interview Lechniques	<u>Obama</u>	Political Party	Busi	n Biography	
▼ Replies to this thread							
Google is our friend	<u>.</u>				NOLALady	Feb-25-08 04:20 PM	#1
Indeed.					mzmolly	Feb-25-08 06:09 PM	#2

Case 1:08-cv-00434-HHK

Document 1

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Filing a lawsuit means nothing....NOTHING!!!!

LARRY=COKE SMOKING, TOOTHLESS, LIAR

By the way, he is currently living in a home for the disabled and mentally ill.....

by tubesocktedd on 02/23/2008

0 diggs 📢 🛅



Exhibit "D"