

No. S 140603
Vancouver Registry

IN THE SUPREME COURT OF BRITISH COLUMBIA

BETWEEN:

LAURA ROBINSON

PLAINTIFF

AND:

JOHN FURLONG,
TWENTYTEN GROUP STRATEGIC MARKETING
COMMUNICATIONS INC. and
TWENTYTEN GROUP HOLDINGS INC.

DEFENDANTS

DEMAND FOR PARTICULARS

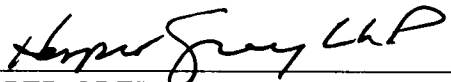
To: The Defendant, John Furlong.
AND TO: his solicitor

TAKE NOTICE that pursuant to Rules 3-7(20)(b), 3-7(21)(b) and 3-7(23), the plaintiff demands further and better particulars as set out herein.

1. Except where otherwise noted, otherwise noted, all paragraph references herein refer to part 3 of the defendant's response to civil claim.
2. In respect of paragraph 7, provide particulars of the facts supporting the conclusion "the defendant Furlong was diligent in his attempts to verify the allegations contained in statements prior to publication." Specifically:
 - (a) The statements that Mr. Furlong attempted to verify; and
 - (b) The nature of Mr. Furlong's attempts to verify the allegations contained in statements prior to publication, including the specific attempts made and the date of these attempts.

AND FURTHER TAKE NOTICE that if you do not provide the above particulars within 10 days of delivery of this Demand, the plaintiff will make application to Court to compel delivery.

Dated: 30th May 2014



HARPER GREY LLP
(Per Bryan G. Baynham, Q.C.)
Lawyer for the Plaintiff

Name and address of lawyer:

HARPER GREY LLP

Barristers & Solicitors

3200 - 650 West Georgia Street

Vancouver, BC V6B 4P7

Telephone: 604 687 0411

Fax: 604 669 9385

Attn: Bryan G. Baynham, Q.C./DJR/129936

Rule 24-1(10) of the Supreme Court Civil Rules states:

Demand for amendment

- (10) A party to a transitional proceeding may, by demand in Form 122, demand that a document that is deemed under this rule to be a pleading, petition or response to petition be amended by the party who filed it to make it accord with these *Supreme Court Civil Rules*.