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Of Attorneys for Plaintiffs

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF OREGON

GREGG SCHUMACHER and LINDA )	
SCHUMACHER, individually and as )	No. CV-07-601-MO
husband and wife, and GREGG )	
SCHUMACHER FURS LLC dba )	DECLARATION OF PLAINTIFFS’
SCHUMACHER FURS & OUTERWEAR, )	COUNSEL HERBERT G. GREY IN
)	SUPPORT OF PLAINTIFFS’
Plaintiffs )	RESPONSE TO MIERAS’
)	MOTION TO RECONSIDER
v. )	PRELIMINARY INJUNCTION
)	
CITY OF PORTLAND, a municipal )	
corporation; IN DEFENSE OF ANIMALS, )	
a foreign nonprofit corporation; ANIMAL )	
LIBERATION FRONT, an unincorporated )	
association; PEOPLE FOR THE ETHICAL )	
TREATMENT OF ANIMALS, a foreign )	
nonprofit corporation; MATT ROSSELL; )	
KEVIN MEIRAS, aka “Bluejay”; CONNIE )	
DURKEE; ALEX LILLI; JOHN DOES )	
I through 10; and JANE DOES I through 10 )	
)	
Defendants. )	

I, HERBERT G. GREY, under penalty of perjury, hereby declare:

I am one of the attorneys of record for plaintiffs herein;

In the course of my preparation for the June 18, 2007 court hearing, I logged on to the “[www.portlandfurcruelty.com](http://www.portlandfurcruelty.com)” and “<http://portland.indymedia.org>” websites on June 15, 2007 to verify the current content of those websites;

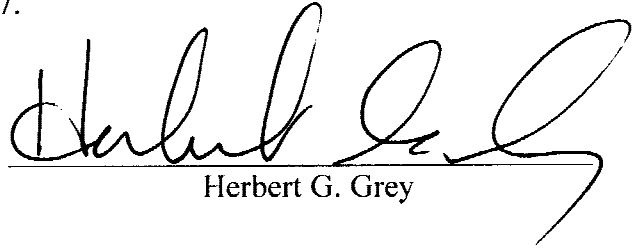
As noted in the Declaration of Scott Castleman (Court Document # 52, p. 2) in support of plaintiffs’ Response to Kevin Mieras’ Motion for Reconsideration of Preliminary Injunction, Kevin Mieras is reputed to be the primary operator and contributor to “[portlandfurcruelty.com](http://portlandfurcruelty.com)”. When I logged on to that website, it came up showing <http://shumacherfurs.com>, and a true copy of that what I found is attached as Exhibit 1 to this Declaration. Plaintiffs have previously alleged and presented evidence to the court of interference with plaintiffs’ domain name, and Exhibit 1 confirms that interference by or at the direction of Mr. Mieras;

When I logged on to the <http://portland.indymedia.org> website under animal rights, I found the article attached hereto as Exhibit 2 by an author identified only as “Varro” and containing photos by an unnamed photographer named “Scooby Dew.” This confirms internet chatter about the plaintiffs following entry of the preliminary injunction in this case and the closing of plaintiffs’ store on SW Morrison Street;

On the same <http://portland.indymedia.org> website under animal rights, I found the article (an excerpt of which is attached hereto as Exhibit 3) documenting fur protests against the plaintiffs and others seeking email feedback at [feedback@earthfirst.ws](mailto:feedback@earthfirst.ws) and pdf files accessible at <http://www.earthfirst.ws>, again confirming plaintiffs’ record of the involvement of known terrorist organizations;

I make this declaration in support of plaintiffs' response to Mieras' motion for reconsideration of the preliminary injunction herein.

DATED this 15<sup>th</sup> day of June, 2007.



Herbert G. Grey