1 2 3	Grady Ward Defendant <i>in pro per, in forma pauperis</i> 3449 Martha Ct. Arcata, CA 95521-4884 (707) 826-7712	
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8	IN THE UNITED STATES DISTRICT COURT	
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
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11	RELIGIOUS TECHNOLOGY CENTER, a Scientology Corporation,	CASE NO. C-96-20207-RMW (EAI)
12		DECLARATION OF LAWRENCE
13	Plaintiff,)	WOLLERSHEIM REGARDING MIKE RINDER AND MARTY RATHBUNS
14	v.)	HARASSMENT OF GRADY WARD
15	GRADY WARD, an individual,	5
16	Defendant.	Date: Time:
17)	Ctrm: Hon. Jeremy Fogel
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28	DECLARATION OF LAWRENCE WOLLERSHEIM REGARDING MIKE RINDER AND MARTY RATHBUNS HARASSMENT OF GRADY WARD CASE NO. C-96-20207-RMW (EAI)	

1	I, Lawrence Wollersheim, declare:	
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3	1. I am a director of F.A.C.T.Net, Inc. and over the age of eighteen years;	
4		
5	2. During the month of March, 1999, directors of F.A.C.T.Net, Inc. and leaders of	
6	Scientology engaged in discussions regarding litigation;	
7		
8	3. Marty Rathbun and Mike Rinder brought up the topic of Grady Ward who was	
9	employed as the webmaster for F.A.C.T.Net;	
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11	4. During these talks that included conference calls including Mike Rinder and Marty	
12	Rathbun, I heard Marty Rathbun refer to Grady Ward as a "convicted copyright	
13	infringer" and to insist that Grady Ward receive no more financial assistance of any	
14	kind from Robert S. Minton;	
15		
16	5. Marty Rathbun and Mike Rinder also demanded that Grady Ward must be terminated	
17	without cause from his employment as F.A.C.T.Net, Inc. webmaster unless Grady	
18	Ward dropped his pending appeal before the Ninth Circuit Court of Appeals;	
19		
20	I declare under penalty of perjury under the laws of the United States of America that	
21	the foregoing is true and correct. Executed this 19 th day of June, 1999 in the state of	
22	Colorado.	
23	Sam Willer	
24		
25 26	LAWRENCE WOLLERSHEIM	
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