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4 Attorney for STACY BROOKS YOUNG
5

6 IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS
7 COUNTY DEPARTMENT, LAW DIVISION

8 CYNTHIA KISSER,) No. 92 L 8593
9)
10 Plaintiff,)
11 vs.) DECLARATION OF STACY BROOKS
12 THE CHICAGO CRUSADER, et al.) YOUNG
13 Defendants.)
14

15 STACY BROOKS YOUNG, declares as follows:

- 16 1. I am above the age of eighteen years old, am not a party
17 to this action, and if called upon to testify in open court would
18 testify as follows:
19 2. I am a resident of the State of Washongton, City of
20 Seattle.
21 3. I have reviewed a copy of the amended complaint in the
22 above action filed on October 19, 1994.
23 4. I do not know, nor have I ever met, Cynthia Kissier.
24 5. I am not a member of the Cult Awareness Network.
25 6. I possess no information whether or not Ms. Kissier has
26 ever been a "topless dancer in the Blue Note Bar in Tuscon,
27 Arisona" or any place else, as alleged in paragraph 5 of count I
28 and paragrpah 6-A of count II of siad amended complaint.

1 7. I possess no information whether or not Ms. Kissner
2 was ever "fired" because "she caused numerous problems with co-
3 workers and customers" as alleged in paragraph 5 of count I and
4 paragrph 6-A of count II of siad amended complaint.

5 8. I possess no information whether or not Ms. Kissner
6 had ever "picked up the mantle of Nazi architect of the Holocaust
7 Reinhart Heydrich who in 1936 was ordered by Hitler to rid the
8 Third Reich of 'sects and cults'" as alleged in paragraph 6 of
9 Count I of siad amended complaint.

10 9. I possess no information whether or not Ms. Kissner, or
11 individuals associated with the Cult Awareness Network kidnap
12 individuals as alleged in paragrph 6-B of Count II of said
13 amended complaint.

14 10. I possess no information whether or not Ms. Kissner, or
15 individuals associated with the Cult Awareness Network provide
16 individuals with drugs whose possession and distribution are
17 prohibited by law as alleged in paragrph 6-C of Count II of said
18 amended complaint.

19 11. I possess no information whether or not Ms. Kissner, or
20 individuals associated with the Cult Awareness Network are
21 associated with individuals who have been convicted of crimes
22 involving sexual perversions as alleged in paragrph 6-D of Count
23 II of said amended complaint.

24 12. I possess no information whether or not Ms. Kissner, or
25 individuals associated with the Cult Awareness Network are Nazi-
26 like, associated with Hitler and advoctes of Holocaust type
27 solutions to the problems of "sects and cults" and are thereby
28 guilty of crimes against humanity involving mass murder as alleged

1 in paragrpah 6-E of Count II of said amended complaint.

2 13. I possess no information whether or not Ms. Kissner, "had
3 a previous career as a topless dancer at the Blue Note Lounge in
4 Tucson, Arizona. Now defends the pedophile crowd in Nebraska" as
5 alleged in paragrpah 5 of Count IV of said amended complaint.

6 14. I possess no information whether or not Ms. Kissner, or
7 individuals associated with the Cult Awareness Network have been
8 associated with Dahmer, the Milwaukee man accused of cannibalism
9 and dismemberment of his murder victims as alleged in paragrpah 7-
10 A of Count IV of said amended complaint.

11 15. I possess no information whether or not Ms. Kissner, or
12 individuals associated with the Cult Awareness Network "took to
13 the airwaves and newspapers to protect a pedophile ring in Omaha,
14 Nebraska as alleged in paragrpah 7-B of Count IV of said amended
15 complaint.

16 16. I possess no information whether or not Ms. Kissner, or
17 individuals associated with the Cult Awareness Network have been
18 associated with psycho-killer Charles Manson and linked to the
19 infamous Son of Sam murders" as alleged in paragrpah 7-C of Count
20 IV of said amended complaint.

21 17. I possess no information regarding the actions of
22 defendants in disseminating any and all of the foregoing
23 statements.

24 18. I possess no information regarding the manner in which
25 Ms. Kissner was damaged as alleged in the amended complaint.

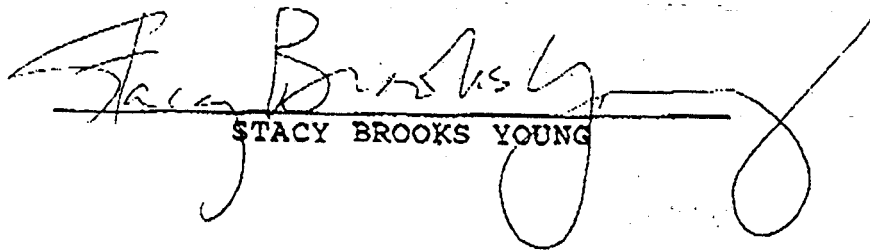
26 19. I possess no information whether or not Ms. Kissner
27 ever sought a retraction of any of the above statements as alleged
28 in said amended complaint.

1 20. I am providing this declaration in order to satisfy
2 Scientology's need to know whether or not I have any evidence
3 related to the above case. I do not. I believe that
4 Scientology's desire to take my deposition is part of an on-going
5 tactic of retribution in furtherance of its Fair Game Policy
6 because I am a former Scientologist who has taken a public stance
7 telling the truth about (1) aspects of Scientology's practices,
8 (2) the character of its founder L. Ron Hubbard and (3) its
9 present commandant, David Miscavige, all of which Scientology
10 wants to suppress and hide from publication in the marketplace of
11 ideas.

Washington

12 Pursuant to the laws of the state of ~~California~~ and under
13 penalty of perjury, I hereby declare that the foregoing is true
14 and correct.

15 Executed on November 1, 1994 at Seattle, Washington.

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18 STACY BROOKS YOUNG
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