

Protecting Faith, Family and Freedom

Notice of Liability:

Stop Drag Queen Story Hours and Pride Events



How to Serve the Notice of Liability

- Print two copies of the Notice of Liability.
- Fill in the name of the person you are serving it to in the space provided at the top of the first page on both copies.
- Sign your name and fill in the date in the space provided on the last page on both copies.
- Keep one copy of the Notice for your records.
- Give the second copy to the person you are serving it to. If they choose not to accept it, then leave it on the floor at their feet.
- If you are serving the Notice in person, be sure to video record yourself serving it (or audio record if video is not possible).
- If sending by mail, you must use registered mail as that provides proof of delivery.

Keep all information (eg. Liability Notice copy, video, mailing proof etc.) in a safe place for future use.

NOTE: You do not need a lawyer to serve a Notice of Liability and you do not need consent, or the signature of the person you are serving it to.

Disclaimer: Action4Canada accepts no responsibility or liability for any harms or losses that occur as result of serving a notice of liability. If you do not agree to these terms, then please do not use this notice. We do not make any representations or warranties about the potential consequences of serving a Notice of Liability. This information is not intended as legal or health advice.

Notice of Personal Liability Stop Drag Queen Story Hours and Pride Events

ATTN:
Position:
Address (Ministry Office/School Division/Public Library/Business/Organization)

RE: Corrupting the Morals of a Child and Robbing them of their Innocence

This Notice of Liability is to alert you that your participation in facilitating in the exploitation and/or sexualization of minors through drag queen story hours or other events/activities, such as Pride Parades, or making available explicit/pornographic books or resources to minors, is unlawful.

Drag queen events and activities are being promoted under the guise of diversity and inclusion and/or social acceptance of the self-proclaimed sexual identity of a person. However, all activities and events where minors are involved must be age appropriate and not cause psychological, emotional, or physical harm.

Drag queen story hours, camps and PRIDE events have become an avenue to expose minors to nudity, sexually explicit, pornographic, and inappropriate books, and activities. Schools, public libraries, and private and corporate businesses are promoting pride parades and/or inviting drag queens to perform for minors.

Making available, facilitating or promoting events or activities, where minors are exposed to nudity or a visual representation where the dominant characteristic is of a sexual purpose and advocates or counsels sexual activity with a minor, are crimes as laid out in the Criminal Code of Canada.

The following sections provide the categories of offences tending to sexually exploit and corrupt the morals of minors, and/or make available or promote, sexually explicit material or activities: Section 151, 152, 153 (1), 163.1, 171.1(5), 172.1(1), 173 (2), 174 (1), 175(1) - see attachment. These are indictable offences liable to imprisonment.

The cultural and political changes in Canada over recent years are working to normalize and accept activities and events for the purpose to counsel and/or advocate the sexualization of children.

Jon Uhler, a Certified Clinical Sexual Offender Treatment Provider, with 15 years of forensic clinical experience in treating more than 4,000 high and low intensity sex offenders, has emphatically stated that drag queens pose a significant risk to children.

In working with biological males who've offended against children, some of the following "red flag indicators" are often seen prior to the offence:

- A fixation on, and an involvement in, deviant sex and sexuality which can be seen in the activities they
 engage in on a regular or increasing basis, that reveal a high degree of focus on sex and sexuality. It is
 all the more concerning if they also elect to involve themselves with minors.
- Evidence of regularly accessing pornography, especially that which includes depictions of aggression, degradation, and violence. As men become more deeply involved in pornography, they evidence an increasing proclivity toward acting out what they are viewing.
- Evidence of having progressed in use of pornography develops into a malevolence toward women.

2

June 2023

There are increasing reports of drag queens who perform for children, being accused of sexual crimes against children. Many have been convicted of child sex abuse, child pornography, and prostitution.

Drag queens are adult men with adult sexual proclivities who get a perverse sexual kick out of committing lewd and indecent acts during performances in clubs. Whilst these acts aren't always witnessed during drag queen story hours, adult men dressing up in women's clothing is an erotic fetish that originated in the sexual underworld, decades ago. Drag queens performing for children consistently evidence too many concerning indicators to be permitted to have access to minors.

Drag Queen Story Hour (DQSH) pitches itself as a family-friendly event to promote reading, tolerance, and inclusion. The Drag Queen Story Hour organization's website (www.dragstoryhour.org) reads, "In spaces like this, kids are able to see people who defy rigid gender restrictions and imagine a world where everyone can be their authentic selves."

This is simply 'marketing language' that provides cover for their real agenda, which is to create a sex positive, anti-oppressive learning environment to reformulate children's relationship with sex, sexuality and eroticism. This destroys children's natural defences against sexually predatory behaviour and strips them of their innocence, as well as subverts the system of heteronormativity, breaks down societal norms and the natural family and reengineers childhood sexuality from the ground up. Drag performances provide a visual, symbolic, and erotic method for achieving this using glitter, sequins, wigs, dancing, glamour, music and stories to draw children in, in order to subliminally groom them.

The DQSH describe drag as a "site of queer pleasure" that promises to "turn rejection into desire" and "[transform] the labour of performance into the pleasure of participation," and DQSH as offering a "queer relationality" between adult and child.

Psychologist Amy Souza says "we have forgotten as a culture that children's innocence deserves to be protected" and warned that parents should not allow their desire to embrace inclusivity to cloud their judgement in protecting children. She added that drag queen events for children "absolutely constitutes the normalization of adult sexuality placed in front of children." While stating that, "as adults, we can see something [sexual] and reject it. But a child doesn't have the cognitive capacity to reject the things that are in front of [him or her]."

Therefore, as a Canadian citizen who has a duty to report, I have reasonable grounds to suspect that children are being caused considerable harm by drag queen story hours and/or other sexually oriented activities/events such as Pride Parades.

Therefore, I demand that:

• You cease and desist the promotion, facilitation and funding of any and all activities that support or endorse exhibitionism, or any event involving drag queens having access to or performing for minors.

School guidelines, public library, retail business and organization policies do not override the Criminal Code in these matters. It is the duty of every Canadian citizen, no matter their position or title, to uphold the law and respect the Constitution and Charter Rights. Individuals/educators who approve and/or use or make accessible to minors, any pornographic materials, resources, performers (e.g. drag queens), activities/events, or clubs can be held personally liable, and this NOL may be used as evidence against you in future actions. You have been duly advised and I trust you will take the appropriate actions to resolve this matter.

Name:	 Signature:	_
Date:		

3

Criminal Code of Canada: Sexual interference

151 Every person who, for a sexual purpose, touches, directly or indirectly, with a part of the body or with an object, any part of the body of a person under the age of 16 years

- (a) is guilty of an indictable offence and is liable to imprisonment for a term of not more than 14 years and to a minimum punishment of imprisonment for a term of one year; or
- **(b)** is guilty of an offence punishable on summary conviction and is liable to imprisonment for a term of not more than two years less a day and to a minimum punishment of imprisonment for a term of 90 days.

Sexual exploitation

152 Every person who, for a sexual purpose, invites, counsels or incites a person under the age of 16 years to touch, directly or indirectly, with a part of the body or with an object, the body of any person, including the body of the person who so invites, counsels or incites and the body of the person under the age of 16 years,

- (a) is guilty of an indictable offence and is liable to imprisonment for a term of not more than 14 years and to a minimum punishment of imprisonment for a term of one year; or
- **(b)** is guilty of an offence punishable on summary conviction and is liable to imprisonment for a term of not more than two years less a day and to a minimum punishment of imprisonment for a term of 90 days.

153 (1) Every person commits an offence who is in a position of trust or authority towards a young person, who is a person with whom the young person is in a relationship of dependency or who is in a relationship with a young person that is exploitative of the young person, and who

(a) for a sexual purpose, touches, directly or indirectly, with a part of the body or with an object, any part of the body of the young person; or

Section 163.1 (1): Definition of child pornography

In this section, child pornography means:

- (a) a photographic, film, video or other visual representation, whether or not it was made by electronic or mechanical means,
 - (i) that shows a person who is or is depicted as being under the age of eighteen years and is engaged in or is depicted as engaged in explicit sexual activity, or
 - (ii) the dominant characteristic of which is the depiction, for a sexual purpose, of a sexual organ or the anal region of a person under the age of eighteen years;
- (b) any written material, visual representation or audio recording that advocates or counsels sexual
- (c) any written material whose dominant characteristic is the description, for a sexual purpose, of sexual activity with a person under the age of eighteen years that would be an offence under this Act;

171.1(5): Definition of *sexually explicit material*

- (5) In subsection (1), *sexually explicit material* means material that is not child pornography, as defined in subsection 163.1(1), that is
 - (a) a photographic, film, video or other visual representation, whether or not it was made by electronic or mechanical means,
 - (i) that shows a person who is engaged in or is depicted as engaging in explicit sexual activity, or,
 - (ii) the dominant characteristic of which is the depiction, for a sexual purpose, of a person's genital organs or anal region or, if the person is female, her breasts;

172.1(1): Luring a child

- (1) Every person commits an offence who, by a means of telecommunication, communicates with,
 - (a) a person who is, or the accused believes is, under the age of 18 years, for the purpose of facilitating the commission of an offence with respect to that person under subsection 153(1), Section 155, 163.1, 170, 171 or 279.011 or subsection 279.02(2), 279.03(2), 286.1(2), 286.2(2) or 286.3(2);:
 - **(b)** for a sexual purpose, invites, counsels or incites a young person to touch, directly or indirectly, with a part of the body or with an object, the body of any person, including the body of the person who so invites, counsels or incites and the body of the young person.
- (2) In this section, young person means a person 16 years of age or more but under the age of eighteen years.

173 (2): Exposure

- (2) Every person who, in any place, for a sexual purpose, exposes his or her genital organs to a person who is under the age of 16 years
 - (a) is guilty of an indictable offence and is liable to imprisonment for a term of not more than two years and to a minimum punishment of imprisonment for a term of 90 days; or
 - **(b)** is guilty of an offence punishable on summary conviction and is liable to imprisonment for a term of not more than six months and to a minimum punishment of imprisonment for a term of 30 days.

174 (1) Nudity

- 174 (1) Every one who, without lawful excuse,
 - (a) is nude in a public place, or
- **(b)** is nude and exposed to public view while on private property, whether or not the property is his own, is guilty of an offence punishable on summary conviction.

Marginal note: Nude

(2) For the purposes of this section, a person is nude who is so clad as to offend against public decency or order.

175 (1) Every one who

(b) openly exposes or exhibits an indecent exhibition in a public place,

Marginal note: Inference of sexual exploitation

- **(1.2)** A judge may infer that a person is in a relationship with a young person that is exploitative of the young person from the nature and circumstances of the relationship, including
 - (a) the age of the young person;
 - **(b)** the age difference between the person and the young person;
 - (c) the evolution of the relationship; and
 - (d) the degree of control or influence by the person over the young person.