

Jordan D. Grotzinger  
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April 10, 2018

**VIA E-MAIL AND U.S. MAIL**

Frank Parlato  
Artvoice Reporter, Inc.  
2701 South Park Ave.  
Lackawanna, NY 14219  
[frankparlato@gmail.com](mailto:frankparlato@gmail.com)  
[editorial@artvoice.com](mailto:editorial@artvoice.com)

RE: *Loken v. Parlato, et al.*

Dear Mr. Parlato:

This law firm is litigation counsel to Kristanna Loken. We understand that you own and/or control the websites [artvoice.com](http://artvoice.com) and [frankreport.com](http://frankreport.com), which published false and defamatory information concerning Ms. Loken in articles dated April 7, 2018.<sup>1</sup> We demand that you **immediately remove** all references to Ms. Loken on your websites and cease and desist from making any future false and/or defamatory statements about Ms. Loken in any forum. In addition, you must **confirm in writing by reply to my e-mail within 24 hours** that you have done so.

The false and defamatory statements against Ms. Loken include, among other things, (1) statements alleging Ms. Loken's participation in a "sex slave cult," (2) statements that Ms. Loken attended an "advanced secret women class," (3) statements regarding the identity of the father of Ms. Loken's child, and (4) various false accusations regarding Ms. Loken's sexual history. The apparent purpose of these articles is to drive traffic to your websites through "clickbait" by defaming Ms. Loken.

Your false statements constitute actionable defamation of Ms. Loken, and were plainly intended to harm her reputation and business in the entertainment industry. This matter is of serious concern to our client. There is still a chance for you and your

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<sup>1</sup> The full offending URLs are located at <https://artvoice.com/2018/04/07/terminator-3-star-kristanna-loken-revealed-part-nxivm-sex-cult-brands-blackmails-women/#.Wsuv-eSWzct> and <https://frankreport.com/2018/04/07/terminator-3-star-kristanna-loken-revealed-as-part-of-nxivm-raniere-may-be-her-baby-daddy/>.

businesses to avoid costly litigation and a substantial judgment against you. You and your companies, agents, representatives, affiliates, and all others directly or indirectly involved in the posting of defamatory information must immediately and permanently cease and desist from any and all such further conduct and remove all references to Ms. Loken from the websites you own and/or operate. Specifically, pursuant to California Civil Code § 48a, our client hereby demands that you immediately and permanently cease and desist from any reference to Ms. Loken on [artvoice.com](http://artvoice.com), [frankreport.com](http://frankreport.com), or any other website, location, forum or medium under your control. Moreover, as mentioned, you must confirm removal of the offending material within 24 hours from now, by reply to my e-mail.

Unless you take the steps referenced above to remove the false postings and cease and desist from publishing false, misleading, and damaging materials concerning Ms. Loken, we will seek appropriate relief in court against your companies and you personally. I assure you that you will deeply regret any noncompliance for a long time.

Ms. Loken reserves all rights and claims, including, without limitation, those regarding any proliferation of your defamatory articles, which is more likely to occur the longer the defamatory content remains online.

Sincerely,

Jordan D. Grotzinger  
Jordan D. Grotzinger