

# PARTIES



**Marc Lemire:** Originally charged in 2003 for allegedly “*exposing*” privileged minorities to “*hatred and/or contempt*”. Found innocent in 2009 but the censorship fanatics at the CHRC appealed the decision to the Federal Court. As of Dec 2011, Marc Lemire has been persecuted by the thought control fanatics for over 3,000 days and since 1977 is the only Canadian to ever win a Section 13 case

**Barbara Kulaszka:** Civil Liberties lawyer who has represented Lemire for over 7 years. She is the only lawyer in Canada to ever win a Section 13 case. Barbara’s legal arguments have been published around the world, and she is very well respected by her peers. Known for her courage and legal skill.

**Margot Blight:** Represents the *Canadian Human Rights Commission*. They appealed the decision.

**Douglas Christie:** Long time barrister for freedom in Canada. Represented the very first victim of Sec. 13. Counsel for the *Canadian Free Speech League*.

**British Columbia Civil Liberties Association:** Civil lib association from BC. Tried to intervene in *Lemire* case during the “human rights” tribunal.

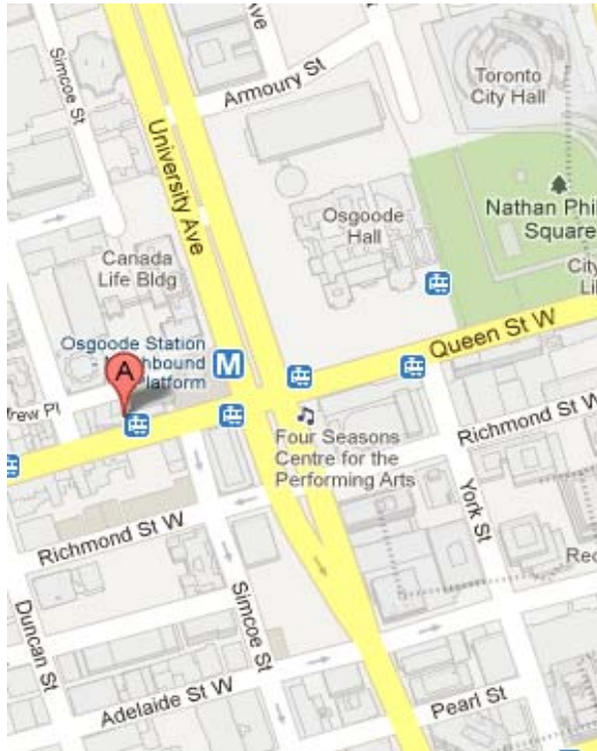
**Canadian Civil Liberties Association:** Long time supporters for freedom of speech in Canada.

**Canadian Association for Free Expression:** Also intervened during the *Lemire* tribunal.

**Canadian Jewish Congress, Simon Wiesenthal Centre, B’nai Brith:** The Censorship Musketeers

**‘African-Canadian’ Legal Clinic:** Their lawyer was the former head of the Can Jewish Congress.

## Internet Censorship Court Date



**December 13-14, 2011**  
**Hearing starts at 9:30am daily**

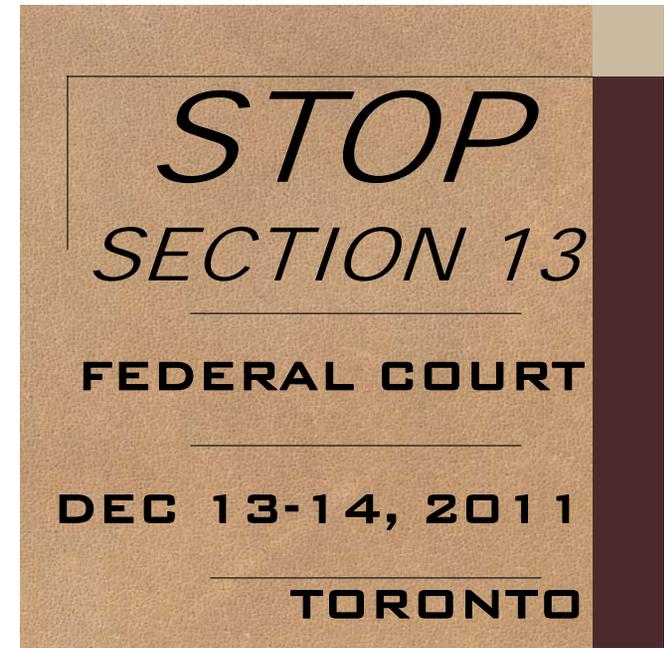
**Federal Court of Canada**  
**180 Queen Street West**  
**Toronto, Ontario**

### **DONATE TO DEFEND FREEDOM**

I would like to donate \_\_\_\_\_ to defend and protect freedom from the CHRC fanatics.

**Marc Lemire**  
**762 Upper James St.**  
**Box 384,**  
**Hamilton, Ontario,**  
**L9C 3A2**

Donate online: <http://www.StopSection13.com>



*Follow the case live at:*

<http://www.StopSection13.com>  
<http://www.Freedomsite.org>

Twitter: [Marc\\_Lemire](#)  
Twitter: [#Section13](#)

MAIN PARTIES INTERESTED PARTIES

## ***MARC LEMIRE CASE***

In 2003, serial complainant Richard Warman filed a Section 13 complaint against Marc Lemire. Warman alleged that Lemire “*exposed*” a long list of privileged minorities to “*hatred and/or contempt*” in violation of the notorious Canadian ‘Human Rights’ Act.

Lemire fought the ridiculous case against him for over 6 years, across close to 30 court days and in 5 cities. In 2009 Lemire was found innocent and the Canadian Human Rights Tribunal also found Section 13 (internet censorship) and Sec. 54 (fines) to be unconstitutional legislation. In October 2009, the fanatical CHRC appealed the case to the Federal Court to save their taxpayer funded censorship franchise. The Lemire case exposed the corrupt underbelly of censorship and documented how out of control the censors were.

**1:** During the Lemire hearing, the chief Internet investigator at the CHRC – Dean Steacy testified that “*Freedom of speech is an American concept, so I don't give it any value. It's not my job to give value to an American concept.*”

**2:** The CHRC was exposed as an out of control government agency that creates online accounts on neo-Nazi websites to promote hate and entrap respondents. It was also revealed that the CHRC has registered Postal Boxes under false names in the Ottawa area. (Contravention of the *Postal Act*)

**3:** In order to cover their tracks online, the CHRC has hacked into a private woman’s wireless internet account. The RCMP and the Privacy Commissioner of Canada has investigated the CHRC for criminal theft of internet communications.

**4:** The CHRC has submitted court transcripts to the Tribunal where devastating key testimony was oddly ‘missing’.

**5:** The CHRC invoked ‘National Security’ laws to attempt a cover-up and hide the misdeeds of their employees on internet message boards. They only admitted to spying on Canadians after an appeal to the Federal Court by Lemire.

**6:** The CHRC was so despicable, that during the hearing they actually tried to have Lemire banned from his own hearing (Ottawa May 2007) claiming that national security was at stake if Lemire and the public saw the CHRC’s witnesses.

**7:** The Tribunal hearing was stacked against Lemire with 16 different lawyers representing taxpayer funded organizations and government bodies. The CHRC had at least 6 lawyers!

Sections 13 and 54 of the *Canadian Human Rights Act* are a direct attack on the freedom of expression guaranteed to us under the Charter of Rights and Freedoms. The provisions of these sections allow the *Canadian Human Rights Commission* to prosecute anyone alleged to have said or written something “*likely to expose a person or persons to hatred or contempt*” whether there is an actual victim or not.

Vague concepts such as speech or writing “*likely to cause hatred or contempt*” are the basis of expensive state-funded prosecution of individuals. The statute provides no objective legal test for “*hate*” or any objective means of determining what constitutes “*contempt*”. As a result, the CHRC is used by various groups and individuals, as a risk-free taxpayer funded method to silence their critics and those they disagree with. CHRC investigators have testified that that “*freedom of speech is an American concept*” and therefore not valid in Canada. Such statements are contrary to the Charter of Rights and Freedoms, but are standard operating procedure for the extremists at the CHRC.

Commissioners of the *Canadians Human Rights Tribunal*, who are not judges and are often not even lawyers, have held that “*truth*” is not a defence against prosecution under Section 13. In fact, if you argue the truth of your statements, it is then used as proof of your guilt, and a rationale to increase the amount of fines! *Intent* or *fair comment* are also not defenses. In fact, there is not a single listed defence under Section 13! Because of the lack of any defenses, the Tribunal has a 98% conviction rate since 1978. The *Canadian Human Rights Tribunal* routinely ignores the principles of fundamental justice, such as the rules of evidence, and these kangaroo courts, even allow hearsay evidence.

On September 2, 2009 the *Canadian Human Rights Tribunal* found in the *Lemire* case that Section 13 was unconstitutional and in violation of the *Charter*. In the decision the Tribunal slammed the CHRC for being aggressive and confrontational. In 2008, the CHRC’s own hand-picked expert – Richard Moon of the University of Windsor – wrote a substantial report on Section 13 with his main recommendation being to repeal it.

Every journalist, writer, Internet webmaster, publisher and private citizen in Canada can be the subject of a Human Rights complaint for expressing an opinion or telling the truth. Given the ambiguity of Section 13, it is virtually impossible for any individual to determine if they might be in violation of Section 13. Arbitrary censorship and punishment are wrong, and cannot be justified in a free society.

### **Support Freedom of Speech**

**Section 13 and 54 of the Canadian ‘Human Rights’ Act is shameful censorship!**

**StopSection13.com | FreedomSite.org | Discuss on Twitter: #Section13**