

Submitted: October 6, 2008

The Yukon Rights act should be changed to allow for formal charges to be laid when a complaint is clearly proven to be frivolous or vexatious or false and allow for punitive damages to be awarded to the defendant and fines or jail sentences to be levied against plaintiffs who make such false allegations. Also, significantly more scrutiny should be given to complaints as they come in the door, as it is our opinion that little or no scrutiny is given other than asking for the plaintiffs story, seeing if it fits a violation criteria and getting their signature on a complaint form. Had these measures been in place, it would have saved the YHRC an enormous amount of time and credibility and the defendants a great deal of money and associated stresses.

Sean Fitzgerald