

25. Enclosed herewith as Tab “B” are various Facebook and website posts from the applicant in which the existence of this application is being used to spread misinformation and false allegations against the respondents. These included unfounded allegations of criminality.
26. In fact, enclosed herewith as Tab “C” is a Facebook post from the applicant dated August 24, 2024, wherein the applicant is publicising the respondents’ responses to the applicant’s various requests for orders during a proceeding/requests for tribunal ordered enquiry. The applicant specifically states therein that *“We all know my allegations are fraud and discrimination.”* Barrie Housing’s position in respect of any alleged discrimination is as above. Barrie Housing denies the frivolous allegations of fraud. However, even if there was merit to the fraud allegations, which is denied, such allegations are not properly before the tribunal.
27. In addition, Barrie Housing submits that the applicant is intentionally spreading false and unsubstantiated rumours about Barrie Housing to its tenants by, *inter alia*, disseminating documents such as those attached hereto as Tab “D” by attaching them to tenants’ doors.
28. In addition, on at least one occasion, Barrie Housing has learned from another tenant that the applicant is actively enticing or otherwise soliciting the “support” of other tenants and falsifying those tenants “concerns”. For example, see the e-mail attached hereto as Tab “E” concerning a Barrie Housing tenant and the confirmation of their report of their dealings with the applicant.
29. Section 34(1) of the Ontario *Human Rights Code* (the “Code”) requires an applicant to commence a proceeding within one (1) year after the alleged incident of discrimination. The applicant’s Notice of Application alleges that she has been discriminated against *“since 2020”*. Notwithstanding that Barrie Housing denies it has discriminated against the