



File/N° de fichier: L05 02 DEHN 46563

BY REGULAR MAIL

November 25, 2019

Lord Sean, House of von Dehn
Hand of Stephen, Kingdom of God
In Loving Care of:
267 Montreal Road, Unit 2
Ottawa, ON K1L 6C4

Dear Sir,

RE : Lord Sean, House of Von Dehn, on Her Majesty's Service v. City of Ottawa and the
Salvation Army Booth Centre
COURT FILE NO. 19-81870

Please find enclosed the Order which has been issued and entered at the Ottawa Civil Court,
which is hereby served upon you pursuant to the *Rules of Civil Procedure*.

Yours truly,

Geneviève Langlais
Legal Counsel
/tf

Encl.

cc- The Salvation Army Booth Centre, 171 George Street, Ottawa, ON K1N 9P3

City of Ottawa
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CITATION: Lord Sean, House of von Dehn, on Her Majesty's Service Hoveyda v. The City of
Ottawa, 2019 ONSC 6692
COURT FILE NO.: CV-19-81870
DATE: 20191120

SUPERIOR COURT OF JUSTICE - ONTARIO

RE: Lord Sean, House of von Dehn, on Her Majesty's Service Hoveyda, Plaintiffs

AND

The City of Ottawa and the Salvation Army Booth Centre, Defendants

BEFORE: Mr. Justice Robert N. Beaudoin

COUNSEL: Geneviève Langlais for the City of Ottawa, Defendant

HEARD: By Requisition

ENDORSEMENT

[1] This matter was referred to me by the Registrar pursuant to Rule 2.1 of the *Rules of Civil Procedure*, R.R.O. 1990, Reg. 194 upon receipt of a requisition by counsel for the Defendant, City of Ottawa. They seek an order under sub-rule 2.1.01(1) dismissing this action as the Statement of Claim appears, on its face, to be frivolous or vexatious or otherwise an abuse of the process of the Court.

[2] I have reviewed the Statement of Claim in this matter. The first notable feature is that it is entirely handwritten in script. The plaintiff has applied a red thumb print where a signature is otherwise required. The same is true of the Affidavit of Service and the Information for Court Use. This Notice to the Registrar reads as follows:

Please kindly take Notice that Lord Sean, House of Von Dehn, Hand of Stephen, Kingdom of God, has the Power to discharge any and all Court costs necessary to protect the Common Law Rights of Canada's People in the Service of His Duty and Oath to God and the Queen, Her Grace, Glory and Majesty, Elizabeth II.

[3] At the outset, I note that the plaintiff is not a legal entity and such, he has no right to initiate any legal proceeding in that name. The Defendant Salvation Army Booth Centre is a location or a building and is similarly not a legal entity and cannot be sued.

[4] The Statement of Claim contains its own Key or Glossary of terms; for example: As King = Asking; Act-Ion=Action. There are 16 of these terms in total. The Plaintiff seeks \$537,000 in damages and makes the following claims which he sets out in scripted detail:

- Restitution for Punitive Damages;
- Keep on as King;
- Kingdom of Heaven Found a Sean (Foundation);
- Tortious Interference;
- Honour My Mother and Father;
- Assassinate Sean;
- Interference with Private Property;
- I Can't Hear You;
- Vermin Injurious to Man;
- Harmful Hypocrisy;
- Fraud – A “Miss-Ion Statement”;
- Pacta Sunt Servanda. (Agreements must be kept)

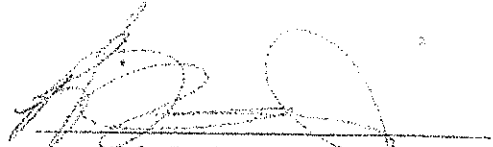
[5] The thrust of the Plaintiff's claim is that he was a resident of the Salvation Army's hostel and he was asked to leave the Booth Centre because of his behaviour. The Statement of Claim discloses no viable cause of action. This pleading is one of the clearest examples of the type of claim targeted by Rule 2.1. It bears the unmistakable hallmarks of querulous litigant behavior identified in *Gao v. Ontario WSIB*, 2014 ONSC 6497 (CanLII).

[6] Rule 2.1.01(2) sets out the procedure to be followed in determining if an action appears on its face to be frivolous or vexatious or otherwise an abuse of the process of the court. Rule 2.1.01(3) directs that:

Unless the court orders otherwise, an order under sub-rule (1) shall be made on the basis of written submissions, if any, in accordance with the following procedures. (emphasis added)

[7] I exercise my discretion to dismiss the claim without receiving any further submissions from the Plaintiff. This endorsement is to be sent to the Plaintiff and counsel for the Defendant by

regular mail under subrule 2.1.01(5) and by email to those for whom the court has email addresses. The Defendant City of Ottawa shall submit a draft order to the Registrar for signing and entry without the necessity to seek approval as to form and content by the Plaintiff. The Defendant shall then serve a copy of the entered order on the Plaintiff and file proof of service with the Registrar.



Mr. Justice Robert N. Beaudoin

Date: November 20, 2019

Lord Sean, House of Von Dehn, On Her Majesty's Service
Plaintiff

vs.

The City of Ottawa and The Salvation Army Booth Centre
Defendants
Court File No. 19-81870

**ONTARIO
SUPERIOR COURT OF JUSTICE**

Proceeding commenced at Ottawa

ORDER

CITY OF OTTAWA
Legal Services Branch
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