

ATTENTION YVONNE ASHBY - FINAL NOTICE OF DEFAULT JUDGEMENT

3 messages

King Sean, House von Dehn <gnosticwisdom37@gmail.com>
To: Housing Manager <housing.manager@multifaithhousing.ca>

Fri, May 24, 2024 at 8:27 PM

Dear Yvonne Ashby,

You promised Me that on Friday of this week (today) You would be able to 'access My file' and provide Me with the receipt I am as King for. It is 20:01 on Friday evening, and I provided You with a courtesy reminder this morning being explicitly clear about which receipt of contract I am as King of You for.

According to the Rule of Law, You as the Housing Manager of MHI have a legal and lawful obligation to provide Me with receipts of any contracts I have Signed with You, retroactive for twelve months, or one full year (minimum).

I have asserted that You Will not provide the receipt because it Will prove that You have been colluding with Home for Good the entire time You have been feigning sympathy for their trespasses upon both Me and My Trust obligations. It is difficult enough to believe that both Ontario Works and Home for Good seem to believe that the Trustee Act of Ontario does not apply to public Trustees in the city of Ottawa, is it reasonable to believe that You share this perspective too if You are not conspiring with them?

If You believe that sounds reasonable and correct, I Will be as King of You to tell it to a Judge. Explain to a Superior Court Justice that You are trespassing upon My rights because You believe You have absolute impunity to cause as much harm as possible to Me because Canada's Criminal Code and the Trustee Act of Ontario simply does not apply to Multifaith Housing Initiative while receiving public funds (allegedly) to benefit Ottawa's most marginalized minority? Good luck with that!

Furthermore, You DID NOT Give Me an \opportunity' to remove My plants from the garden plot I had last year because although Your letter stated that I was able to do so, Mara threatened to call the police for trespass if I 'dared' set foot in the community garden, and these sentiments were echoed in Your letter dated the 17th of this month. I was physically and verbally assaulted by Your gardening gang, and did not feel safe recovering My plants because Mara is clearly not mentally or emotionally stable, and it appears as though Your friend Sahada Alolo has weaponized the Ottawa Police Service against Me as well. I know she has major influence over at the police department, and considering You are threatening Me to trespass Me for accessing community donated property, I am not going to risk being assaulted by police. I would also strongly suggest that this is a serious conflict of interest, as Sahada Alolo is effectively weaponizing the police against members of the community to help defame their character and ostracize them from the community.

I am sick and tired of the gross discrimination and incompetence of Your organization. You had no intention of ever producing the receipt because You know I require it for the purpose of litigation, which is conspiracy and collusion to trespass. We're going to have a LOT of fun at this tribunal hearing in a month, aren't We!

This is Your final Notice. If I don't receive that receipt before the end of this weekend (Sunday midnight is Your official DEAD-line), You Will be Noted in Default for FRAUD, as a charge for FRAUD also includes withholding information necessary for litigation.

I Will also be charging You in Your personal, private capacity because the Common Law presumes You have a Will and a conscience, and to 'just follow orders' of a criminal organization or to collude and engage in criminal activities to cover for the City of Ottawa requires personal, moral bankruptcy. An Honourable individual would quit their organization and report the crimes of their colleagues. Otherwise, You are the PRINCIPAL conspirator as Notice to Agent is Notice to Principal. You represent MHI and all its criminal conduct and collusion with the unlawful acts perpetrated against Me by the City of Ottawa which You have first hand knowledge of.

I Will also be as King for \$1,000,000.00 in punitive damages for the defamation of My Character and continuous attacks infringing on the enjoyment of My tenancy. I am going to buy Your organization and teach You how an Honourable 'not for profit' helps Canada's most marginalized People. You are morally and ethically bankrupt.

But I do look forward to receiving that receipt if You do not Wish to be criminally and civilly liable in Your personal, private capacity.

You are hereby served, govern Your Self better,

Many Blessings, You Will need them!

King Sean, House von Dehn, Hand of Stephen, The Kingdom of Heaven Found a Sean



Final Notice and Notice of Default - Requisition for Receipt of Payment Contract.pdf 181K

King Sean, **House von Dehn** <gnosticwisdom37@gmail.com>
To: Housing Manager <housing.manager@multifaithhousing.ca>

Fri, May 24, 2024 at 8:33 PM

Dear Yvonne Ashby,

And Mara now owes Me \$10,000.00 for the destruction of My property, though I Will hold You liable as You are the one who authorized the act of terrorism against Me. Clearly, this was to 'spite' Me, as the plants benefit every One in the community. The only reason You pulled them out, is because You have nothing better to do than antagonize Me, regardless if it comes at the expense of the rest of the community. Again, You are morally bankrupt fascist, and You Will pay the \$10,000.00 for Mara's trespass. Okay?

Let Me know if You have any issues with that.

Blessings,

King Sean, House von Dehn, Hand of Stephen, The Kingdom of Heaven Found a Sean [Quoted text hidden]

King Sean, House von Dehn <gnosticwisdom37@gmail.com>
To: Housing Manager <housing.manager@multifaithhousing.ca>

Sun, May 26, 2024 at 9:50 AM

Good morning, Yvonne Ashby,

This is a courtesy email to remind You that if I do not receive a copy of the contract I Signed with Lori Simpson at the Ontario Works office on September 9th, 2023, allowing You to recover over \$10,000.00 (ten thousand dollars) of unpaid rent from the public Trust account Created for Sean von Dehn's Benefit because the subsidy had been unlawfully revoked by Home for Good without Notice to Me, You Will be Noted in Default and Judgment Will be awarded against You without further Notice to You.

I authorized for MHI to take rent payments directly from the public Trust account with My thumbprint Seal, for as long as King Sean is renting the apartment from You for Sean von Dehn's Benefit. This was to ensure Your rent would be guaranteed without further interference from Home for Good. Lori Simpson promised she would forward Me a copy of the documents 'as soon as she returned to the office'. I have still not received it.

That's breach of contract, breach of Trust on the part of MHI as an organization, and You are now personally liable for Your Willful participation aiding and abetting the criminal conduct of Home for Good.

Cutting off rent for the Beneficiary without Notice to him is a criminal offense and a serious breach of Trust and contract. MHI lost their contract with Me as a result of their breach of contract, and You are now communicating with them without My knowledge and consent to help them re-establish their contract with Me? I don't even understand WHY You would Wish to do that considering You are the organization most harmed by their conduct - it was You that lost over \$10k in rent payments. I created that contract with You to avoid having to deal with these criminals in the future, and You are now colluding and conspiring with them, threatening to interfere with the contract I signed with You if I do not agree to contract with them again - after all the harm they've done to both Me and Your organization?

Why should I NOT believe You are a morally bankrupt criminal if You Will not provide the receipt I am as King for and lawfully entitled to? What are You hiding? Withholding information necessary for litigation or denying Me receipts I am entitled to is FRAUD. As recipients in receipt of public funding, one such act is sufficient to ensure that MHI are never

allowed to receive public funds ever again because You are using those funds to exploit and cause harm to the people You claim to be 'benefiting'.

You have until midnight today before You Will be Noted in default, and this Notice is for Yvonne Ashby, NOT MHI, because it is Yvonne Ashby who is Acting as the criminal player for the organization, it is Yvonne Ashby who defamed My Character based exclusively on hearsay testimony I had no opportunity to defend against, it is Yvonne Ashby who is discriminating against Me with extreme prejudice, and it is You, Yvonne Ashby, who is conspiring with Home for Good to re-establish a contract You have first hand knowledge they violated, causing economic harm to Your organization, and a great deal of unnecessary anxiety and mental duress for Me.

You have fourteen hours and fifteen minutes to provide Me with that receipt, or You Will be Noted in Default, and Judgment Will be awarded against You without further Notice to You. You Will be liable to Me for no less than \$1,000,000.00 plus an additional \$10,000 for the loss of My garden plot and the destruction of My property (plants).

And as far as saying You Will not speak to any accusations or legal Matters... You are the Housing Manager, EVERYTHING You do is a 'legal Matter', and You have demonstrated You are legally and lawfully incompetent. If You do NOT speak to legal 'accusations' to absolve Your Self, well, as manager of MHI, You have a legal and lawful obligation to do so or the Rule of Law presumes You are guilty and You Will be held accountable to the Law in a Court of competent Jurisdiction.

So I don't care if You don't Wish to explain Your criminal Acts, the Law presumes You are guilty because You have a legal, moral and ethical obligation to speak according to the Rule of Law.

Have a wonderful day,

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