

Re File Number 23-353404

24 messages

 King Sean, House von Dehn <gnosticwisdom37@gmail.com>
 Fri, May 17, 2024 at 9:38 AM

 To: virtualcrownottawa@ontario.ca, "Virtual Crown Ottawa (MAG)" <Virtual.CrownOttawa@ontario.ca>,
 cloc.reception@ontario.ca, Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>

Good morning,

I've been as King for the disclosure related to this Matter for over two weeks and have not received any meaningful reply. When can I expect to receive the disclosure? I require a contact for whomever Will be prosecuting this charge for Crown.

I look forward to hearing from You,

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

 King Sean, House von Dehn <gnosticwisdom37@gmail.com>
 Fri, May 17, 2024 at 3:16 PM

 To: virtualcrownottawa@ontario.ca, "Virtual Crown Ottawa (MAG)" <Virtual.CrownOttawa@ontario.ca>,
 cloc.reception@ontario.ca, Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>

Good afternoon,

How many times am I expected to Write this office as King for My disclosure before some One responds to provide it to Me?

I require that disclosure as soon as possible, or confirmation that there is nothing before the Court related to this Matter.

Thank You,

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>
 Wed, May 22, 2024 at 9:01 AM

 To: virtualcrownottawa@ontario.ca, "Virtual Crown Ottawa (MAG)" <Virtual.CrownOttawa@ontario.ca>,
 cloc.reception@ontario.ca, Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>, "Neilly, Dawn R"

 <neillyd@ottawapolice.ca>

Good morning,

Any updates on that disclosure? I've been Writing this email since April 27th, how long before some One responds with the disclosure?

This is urgent, I require the disclosure related to this Matter as soon as possible.

I've including Dawn Nielly on this because she doesn't seem to Wish to tell Me anything about this, either.

Thank You,

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: virtualcrownottawa@ontario.ca, "Virtual Crown Ottawa (MAG)" Virtual.CrownOttawa@ontario.ca>,

Hello,

<neillyd@ottawapolice.ca>

Is 'Virtual Crown' IGNORING My email requests for disclosure?

Any One have any disclosure related to this Matter? Any One?

Please respond, I require the disclosure related this file ASAP.

Thank You,

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> Wed, May 22, 2024 at 5:07 PM To: virtualcrownottawa@ontario.ca, "Virtual Crown Ottawa (MAG)" <Virtual.CrownOttawa@ontario.ca>, cloc.reception@ontario.ca, Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>, "Neilly, Dawn R" <neillyd@ottawapolice.ca>

Good afternoon,

Okay, so no One even has the courtesy to respond? How professional. I'll be Keeping these email threads as evidence of Your contempt and refusal to provide Me with the disclosure the officer and 'Virtual Crown' are withholding from Me related to this file.

Have a great evening,

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> Thu, May 23, 2024 at 3:20 PM To: virtualcrownottawa@ontario.ca, "Virtual Crown Ottawa (MAG)" <Virtual.CrownOttawa@ontario.ca>, cloc.reception@ontario.ca, Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>, "Neilly, Dawn R" <neillyd@ottawapolice.ca>

Good afternoon,

What exactly do You People do? Do You just sit there and stare at the emails You receive? I require the disclosure for the file number in the subject line of this email thread, or confirm a Sean that there is none, and that Dawn Neilly is acting in violation of her oath, exceeding her jurisdiction and authority to harass and intimidate a Trustee and trespass upon his Trust obligations.

Dawn Neilly has 'ordered' that the artificial person charged on the UNDERTAKING 'Sean VON DEHN' attend Court on the 24th of May for prints.

I am not an artificial person, and BASTARDIZING My Sacred calling by CAPSIZING its Magical Spelling with malicious intent to deprive a Man of his rights to citizenship and family is a trespass upon My Trust obligation and MOJAG has received Notice of these facts. Any policy officer deliberately CAPSIZING some One name to reduce their legal and lawful status so they may be processed as an 'artificial person' is FRAUD and deceit.

I will not be showing up for the 'identification of criminals act' because I am not a criminal, nor am I the person named on the UNDERTAKING. My presumption is that Dawn Neilly Will be as King for a war Rant for 'Sean VON DEHN' if I do not show up for the purpose of identifying as this artificial person and intervenor of My Trust obligations named on the UNDERTAKING, so I am advising that if I, King Sean, of House von Dehn am unlawfully detained, assualted, kidnapped

and subject to cruel and inhumane punishment FOR ANY REASON without an injured party, the Ottawa Police Service Will be liable to Me for no less than ten million dollars and one ounce of Gold for every MINUTE I am unlawfully detained.

You are hereby Given Notice of Civil and Criminal Liability for Your collusion with the Ottawa Police Services abuse of power on behalf of 'Crown'.

MOJAG already has the prints I am Willing to volunteer, it's ten million dollars per digit if You Wish for any more.

See if You can find some One competent enough to respond to Me with a NAME for the purpose of Crown liability.

Blessings,

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



Cestui Que Vie Trust - RECEIVED MAG CORRESPONDENCE UNIT JAN-19-2017.webp 143K

King Sean, House von Dehn <gnosticwisdom37@gmail.com> To: Jamal Fuad <jimfuad@gmail.com> Thu, May 23, 2024 at 5:54 PM

My final email to Crown before the artificial person is due for fingerprints tomorrow. I'm as King for a minimum of ten million dollars if a bench warrant is issued and I am unlawfully arrested, another ounce of gold for every MINUTE I am unlawfully detained. We'll see what happens tomorrow...

Thanks so much for today, such a Pleasure to see You. You look so healthy and happy, it is truly wonderful to see.

Blessings,

Sean [Quoted text hidden]



Cestui Que Vie Trust - RECEIVED MAG CORRESPONDENCE UNIT JAN-19-2017.webp 143K

Virtual Crown Ottawa (MAG) </br>

Virtual.CrownOttawa@ontario.ca>

To: "King Sean, House von Dehn" <gnosticwisdom37@gmail.com>

Thu, May 23, 2024 at 6:35 PM

There is no file in our office with that occurrence number or under the name you have provided . We typically receive documentation in the week prior to the first appearance.

We have no information to provide to you based on the information that you have provided.

The Ottawa Crown attorney's office

\BC

From: King Sean, House von Dehn <gnosticwisdom37@gmail.com>
Sent: May 22, 2024 5:08 PM
To: Virtual Crown Ottawa (MAG) <Virtual.CrownOttawa@ontario.ca>; Virtual Crown Ottawa (MAG)
<Virtual.CrownOttawa@ontario.ca>; Cloc-Reception (MAG) <Cloc.Reception@ontario.ca>; Ministerial Correspondence
Unit - Justice Canada <mcu@justice.gc.ca>; Neilly, Dawn R <neillyd@ottawapolice.ca>
Subject: Re: Re File Number 23-353404

CAUTION -- EXTERNAL E-MAIL - Do not click links or open attachments unless you recognize the sender.

[Quoted text hidden]

 King Sean, House von Dehn <gnosticwisdom37@gmail.com>
 Thu, May 23, 2024 at 7:42 PM

 To: "Virtual Crown Ottawa (MAG)" <Virtual.CrownOttawa@ontario.ca>, cloc.reception@ontario.ca, Ministerial

 Correspondence Unit - Justice Canada <mcu@justice.gc.ca>, virtualcrownottawa@ontario.ca, "Neilly, Dawn R"

 <neillyd@ottawapolice.ca>, "Wood, Catherine D" <WoodC@ottawapolice.ca>, JUS-G-MAG-CSD-Operational Support Branch

 <CSD.operationalsupportbranch@ontario.ca>

Dear Ottawa Crown Attorney's Office,

Well, thank You SO kindly for finally responding to Me, I've only been as King almost daily for the last three weeks. Thank You for confirming receipt of the Notice of Civil and Liability. I consider this harassment and terrorism on the part of the Ottawa Police Service AND the Crown because if You don't have an injured party, You don't have a case. It should not take THREE WEEKS for the officer to process the paperwork, this is GASLIGHTING.

I'm also being threatened with harm and cruel and inhumane punishment if I fail to 'identify' as an artificial person? And You've got nothing to say about this as 'Crown'? You should be impartial and prosecuting ALL criminals, especially policy officers abusing their powers to harass and intimidate Canada's People.

You know how much I Will be as King for if the next message I receive does not confirm that the charges have been withdrawn and Dawn Neilly apologizing for breaching her contract with Me and harassing Me at My home for no Good reason.

When You send a reply to Me, be sure to send it to the MOJAG and the Crown Law office and all other emails I am sending this to. I am not copying these offices for the Good of My health, it is so they can bear witness to the incredible Degree of incompetence and contempt I have experienced at the hand of this office.

Once again, You are failing to provide a name, which I believe is extremely unprofessional, and further suggests that You know Your email is inappropriate, and a serious breach of Trust. One does not get to threaten a Man at his home and not tell him what it is about. You say it's 'normal' to AMBUSH Me with the disclosure within the last week before the first scheduled court appearance? There is nothing normal about that at all, I am entitled to everything the police have IMMEDIATELY, or the department is engaged in fraud by Way of omission of facts.

I can't believe I have to explain this to 'Ottawa's Crown Attorney's Office'. You are like children, You need to go back to Law school!!!

King Sean, House von Dehn, Hand of Stephen, [Quoted text hidden]

King Sean, House von Dehn <gnosticwisdom37@gmail.com> To: Jamal Fuad <jimfuad@gmail.com>

Thu, May 23, 2024 at 7:48 PM

Would You believe they finally responded to tell Me there is NOTHING related to this? [Quoted text hidden]

Neilly, Dawn R <NeillyD@ottawapolice.ca>

Fri, May 24, 2024 at 9:30 AM

To: "King Sean, House von Dehn" <gnosticwisdom37@gmail.com>, "virtualcrownottawa@ontario.ca" <virtualcrownottawa@ontario.ca>, "Virtual Crown Ottawa (MAG)" <Virtual.CrownOttawa@ontario.ca>, "cloc.reception@ontario.ca" <cloc.reception@ontario.ca>, Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>

Hi Sean,

You were recently served a summons to attend 100 constellation Cres at 1:30 pm in room 102, attached above. These charges are being dealt with through provincial court not criminal court. You will have to get disclosure through 100 constellation, sorry for the confusion.

Dawn

From: King Sean, House von Dehn <gnosticwisdom37@gmail.com> Sent: Thursday, May 23, 2024 3:20 PM To: virtualcrownottawa@ontario.ca; Virtual Crown Ottawa (MAG) <Virtual.CrownOttawa@ontario.ca>; cloc.reception@ontario.ca; Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>; Neilly, Dawn R <NeillyD@ottawapolice.ca> Subject: [EXTERNAL] Re: Re File Number 23-353404

Caution: This Email is from an EXTERNAL source. Ensure you trust this sender before clicking on any links or attachments. The Original Sender of this email is gnosticwisdom37@gmail.com

[Quoted text hidden]

summons 23-353404.pdf 3085K

King Sean, House von Dehn <gnosticwisdom37@gmail.com>

Fri, May 24, 2024 at 9:52 AM

To: "Neilly, Dawn R" <NeillyD@ottawapolice.ca>

Cc: "virtualcrownottawa@ontario.ca" <virtualcrownottawa@ontario.ca>, "Virtual Crown Ottawa (MAG)" <Virtual.CrownOttawa@ontario.ca>, "cloc.reception@ontario.ca" <cloc.reception@ontario.ca>, Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>

Good morning, Dawn,

I'm afraid You are incorrect, I am NOT the person named on the summons. I am King Sean, of House von Dehn and Will not accept any diminution of legal status by Way of CAPITIS DIMINUTIO MEDIA.

You are hereby charged with FRAUD with intent to deceive.

I've advised You very clearly that I am King Sean, of House von Dehn, and You are charging Me criminally, You have an obligation to ensure that the name on the information is correct.

Sean 'VON DEHN' does not exist as a living Man, and no 'person' (artificial or otherwise) by that name recorded anything on the date provided on Your summons. I require to know who the injured party is, and who is filing the complaint because this appears to be contempt of Court, a violation of Rule 1.09, and collusion to defraud a litigant before the Superior Court of Justice to deprive him of his inherent rights and Trust obligations.

You have been CLEARLY advised that spelling any part of King Sean, House von Dehn's name in ALL CAPS Will be subject to a \$100,000.00 fine per instance and I don't understand the information in Your summons.

I am NOT THE person named on the summons attached to Your last email and there are no claims before any Court in Canada in that name.

You are engaged in fraud with intent to intimidate and coerce Me into accepting a title that does not belong to Me. Please correct the name on the summons if You claim it is intended for Me.

You should be in jail for harassing Me like this.

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>

Fri, May 24, 2024 at 9:55 AM

To: "Neilly, Dawn R" <NeillyD@ottawapolice.ca> Cc: "virtualcrownottawa@ontario.ca" <virtualcrownottawa@ontario.ca>, "Virtual Crown Ottawa (MAG)" <Virtual.CrownOttawa@ontario.ca>, "cloc.reception@ontario.ca" <cloc.reception@ontario.ca>, Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>

For Dawn Neilly,

Canada's Terminology and Linguistics databank - CAPITIS DIMINUTIO MEDIA

https://www.btb.termiumplus.gc.ca/tpv2alpha/alpha-eng.html?lang=eng&srchtxt=CAPITIS% 20DEMINUTIO%20MEDIA&i=&index=alt&codom2nd_wet=1

"There were three changes of state or condition attended with different consequences, maxima, media and minima ... The next change of state, capitis deminutio media, consisted of a loss of citizenship and family without any forfeiture of personal liberty"

Why are You Playing Word games with Me, Dawn? Do You spell the Magic of Your Calling in ALL CAPS? This is FRAUD with intend to deprive a Man of his Sui Juris status in a Common Law Jurisdiction.

Is there any reason why You would believe that the Trustee Act of Ontario does not apply to You RIGHT NOW?

Attached is My Trust Instrument. I can provide a copy of the Trust Declaration, too if necessary. Otherwise, stop harassing Me for victimless crimes and commercial charges that trespass upon My Trust obligations.

Blessings,

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



Cestui Que Vie Trust - RECEIVED MAG CORRESPONDENCE UNIT JAN-19-2017.webp 143K

King Sean, House von Dehn <gnosticwisdom37@gmail.com>

To: "Neilly, Dawn R" <NeillyD@ottawapolice.ca>

Fri, May 24, 2024 at 9:58 AM

Cc: "virtualcrownottawa@ontario.ca" <virtualcrownottawa@ontario.ca>, "Virtual Crown Ottawa (MAG)" <Virtual.CrownOttawa@ontario.ca>, "cloc.reception@ontario.ca" <cloc.reception@ontario.ca>, Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>

Dear Dawn,

Did You not previously tell Me that all My disclosure comes from 'Crown' and to stop contacting You for information? Then stop harassing Me, and I Will Trust what Virtual Crown provides Me with. So far, they don't even Wish to Sign a name to any of their email replies to Me because they Will be liable for Your criminal negligence and malfeasance, too.

You are Given Notice of Trespass upon a Trustee and his fiduciary obligations.

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: "Neilly, Dawn R" <NeillyD@ottawapolice.ca> Fri, May 24, 2024 at 10:07 AM

Cc: "virtualcrownottawa@ontario.ca" <virtualcrownottawa@ontario.ca>, "Virtual Crown Ottawa (MAG)" <Virtual.CrownOttawa@ontario.ca>, "cloc.reception@ontario.ca" <cloc.reception@ontario.ca>, Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>

Good day, Dawn,

If You are not charging Me under Canada's criminal code, then I have no obligation to be there. I have the right to be heard in a criminal court that recognizes Me inherent rights. You are not going to deprive Me of the jurisdiction required to provide Me with relief and remedy. I require a Superior Court of Justice.

Are You officially aiding and abetting the fraud and perjury of opposing counsel in Claim 22-89835? Please note the parties to that claim, there is no 'Sean VON DEHN', only THE KINGDOM OF HEAVEN FOUND A SEAN and it's Trustee and Executor, King Sean, of House von Dehn.

Justice Gomery notes that the Trustee believes his brother and sister are colluding against him to deprive him of his rightful share of inheritance. This is the only Claim I have before the Court, and I'm still waiting for the Court to settle the Order so that I can appeal the decision, but they are REFUSING to respond to correspondence or update the Court Registry.

This is actual criminal conduct, but not something You Wish to investigate? Are You aiding and abetting Court fraud, Dawn?

Thank You,

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>

Fri, May 24, 2024 at 10:22 AM

To: "Neilly, Dawn R" <NeillyD@ottawapolice.ca> Cc: "virtualcrownottawa@ontario.ca" <virtualcrownottawa@ontario.ca>, "Virtual Crown Ottawa (MAG)" <Virtual.CrownOttawa@ontario.ca>, "cloc.reception@ontario.ca" <cloc.reception@ontario.ca>, Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>

Dear Dawn,

The only Claims I have are before the Ontario Superior Court of Justice, which is a FEDERAL and INTERNATIONAL jurisdiction of Law. The Courts of Justice Act DOES NOT APPLY to a federal or international, Common Law Jurisdiction, not would any code, statute or Act have the force of Law to trespass upon any Trust obligation.

You are hereby Given Notice of these facts. I don't have any claims before an Ontario Court of Justice, the Superior Courts of each province are of INHERENT jurisdiction and INHERIT the jurisdiction necessary to provide relief to the CLAIMANT.

You don't deny Me the jurisdiction I require so You can threaten Me with harm or You are engaged in fraud. If there is no injured party, there is no crime. Who is the injured party?

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: "Neilly, Dawn R" <NeillyD@ottawapolice.ca> Cc: "virtualcrownottawa@ontario.ca" <virtualcrownottawa@ontario.ca>, "Virtual Crown Ottawa (MAG)" <Virtual.CrownOttawa@ontario.ca>, "cloc.reception@ontario.ca" <cloc.reception@ontario.ca>, Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>

I do not consent to having this Matter heard by any Court that does not have the jurisdiction or authority to ensure the protection of My inherent rights under international Law.

Schedule a hearing at a legitimate Court of Justice.

[Quoted text hidden]

King Sean, House von Dehn <gnosticwisdom37@gmail.com>

Fri, May 24, 2024 at 10:40 AM

Fri, May 24, 2024 at 10:29 AM

To: "Neilly, Dawn R" <NeillyD@ottawapolice.ca> Cc: "virtualcrownottawa@ontario.ca" <virtualcrownottawa@ontario.ca>, "Virtual Crown Ottawa (MAG)" <Virtual.CrownOttawa@ontario.ca>, "cloc.reception@ontario.ca" <cloc.reception@ontario.ca>, Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>

You CAN enforce the Rule of Law because King Sean has already made a ruling related to this Matter. Are You going to REFUSE to investigate or prosecute the individuals in favour of supporting and colluding to engage in Court Fraud by intimidating a claimant before the Court?

I believe this is retaliation for vacating a Judge's Order for fraud and abdication of his oath to the Court (Marc E. Smith).\

Please make sure this email thread is included in the disclosure of evidence related to this Matter. This is targeted abuse and harassment of a claimant before the Superior Court of Justice with malicious intent to trespass upon My Trust obligations and deny Me the right to a fair and IMPARTIAL hearing.

If You are not acting with extreme prejudice, then explain to Me why these criminals are still walking around free today?

I look forward to hearing from You, Dawn 'the Delinquent' Neilly.

Blessings,

This is also a breach of Contract I have with Your department and Catherine Wood.

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

22-89835 The Kingdom of Heaven Found a Sean Verses Johnson et al - NOTICE OF DEFAULT JUDGEMENT, NIHIL DICIT, RES JUDICATA (1).pdf 110K

King Sean, House von Dehn <gnosticwisdom37@gmail.com>

Fri, May 24, 2024 at 10:52 AM

To: "Neilly, Dawn R" <NeillyD@ottawapolice.ca>

Cc: "virtualcrownottawa@ontario.ca" <virtualcrownottawa@ontario.ca>, "Virtual Crown Ottawa (MAG)" <Virtual.CrownOttawa@ontario.ca>, "cloc.reception@ontario.ca" <cloc.reception@ontario.ca>, Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>

ATTENTION DAWN NEILLY:

The Trust Instrument maintains authority and jurisdiction, 'subject Matter' jurisdiction cannot be waived. See how the Trust Act APPLIES to My Trust Claim before a Superior Court of Justice which is REQUIRED by the Provisions afforded to it by the Minister of Justice and Attorney General under 24.1 to INHERIT the jurisdiction required to provide relief and remedy to the Claimant Trustee.

Application of Act

66 Subject to section 67, unless otherwise expressed therein, this Act applies to all trusts whenever created and to all trustees whenever appointed. R.S.O. 1990, c. T.23, s. 66.

Powers, etc. under Act and trust instrument

67 The powers, rights and immunities conferred by this Act are in addition to those conferred by the instrument creating the trust, and have effect subject to the terms thereof. R.S.O. 1990, c. T.23, s. 67.

Express terms of trust instrument to prevail

68 Nothing in this Act authorizes a trustee to do anything that the trustee is in express terms forbidden to do, or to omit to do anything that the trustee is in express terms directed to do by the instrument creating the trust. R.S.O. 1990, c. T.23, s. 68.

It is very discouraging to consider that police officers are so ignorant of the Rule of Law and clueless of the duties they have to the public and the Crown in a Common Law jurisdiction. You don't seem to have the first clue what a criminal charge is. Again, if there is no injured party, there is no crime in a common Law jurisdiction.

I am so fed up with You, this harassment is causing Me serious harm.

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>

Fri, May 24, 2024 at 10:56 AM

To: "Neilly, Dawn R" <NeillyD@ottawapolice.ca>

Cc: "virtualcrownottawa@ontario.ca" <virtualcrownottawa@ontario.ca>, "Virtual Crown Ottawa (MAG)"

 </ Unit - Justice Canada <mcu@justice.gc.ca>

Complying with Your unlawful order is a breach of My Trust obligations. You are compelling Me under threat of harm to breach My fiduciary obligations and consent to a jurisdiction of Law that deprives Me of My Common Law rights. I do not consent except under duress for fear of further threats of physical, emotional, and psychological harm.

\$10,000.00 MINIMUM if the charges are not withdrawn before next Friday. I also require that Zoom link so I can appear virtually. If I have the right to appear virtually for a criminal charge, I am not waiving that right for a provincial, 'defacto' jurisdiction created to deprive Sovereign's of their Sui Juris standing.

Blessings,

King Sean [Quoted text hidden]

King Sean, House von Dehn <gnosticwisdom37@gmail.com> To: "Neilly, Dawn R" <NeillyD@ottawapolice.ca> Cc: "virtualcrownottawa@ontario.ca" <virtualcrownottawa@ontario.ca>, "Virtual Crown Ottawa (MAG)" <Virtual.CrownOttawa@ontario.ca>, "cloc.reception@ontario.ca" <cloc.reception@ontario.ca>, Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>

*correction - that should read \$10,000.000.00 (ten MILLION), not \$10,000.00.

I Wish to be very clear with You about what I Will be as King for as You seem to have no problem proceeding without answering any of My questions. That is called contempt of Court. I also need to know who is bringing the charge because right now it appears as though it is the Ottawa Police Service bringing the charge, and I don't have any Matters before the Court concerning the Ottawa Police, so I'm not sure how this is relevant or how any harm has become You or any of Your fellow officers.

You haven't explained why You can't spell the name on the information correctly, and I am not named on any of the information You have provided to Me. That leads Me to believe You are attempting to coerce and intimidate Me into Acting and being liable for some artificial person I do not Wish to be associated with in any Way.

Thank You,

King Sean, House von Dehn, Hand of Stephen, The Kingdom of Heaven Found a Sean On His Majesty's Service [Quoted text hidden]

Fri, May 24, 2024 at 11:01 AM

King Sean, House von Dehn <gnosticwisdom37@gmail.com>

To: "Neilly, Dawn R" <NeillyD@ottawapolice.ca> Cc: "virtualcrownottawa@ontario.ca" <virtualcrownottawa@ontario.ca>, "Virtual Crown Ottawa (MAG)"

<Virtual.CrownOttawa@ontario.ca>, "cloc.reception@ontario.ca" <cloc.reception@ontario.ca>, Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>

Just so Dawn Neilly can't plead ignorance (though ignorance is no excuse for the Law or violating her Oath to Canada's People to protect their inherent, God Given rights).

This is what the same Act has to say about Your frivolous and vexatious charges...

COURTS OF JUSTICE ACT:

MISCELLANEOUS

Multiplicity of proceedings

138 As far as possible, *multiplicity of legal proceedings shall be avoided*. R.S.O. 1990, c. C.43, s. 138.

Joint liability not affected by judgment or release

139 (1) Where two or more persons are jointly liable in respect of the same cause of action, a judgment against or release of one of them does not preclude judgment against any other in the same or a separate proceeding. R.S.O. 1990, c. C.43, s. 139 (1); 1993, c. 27, Sched.

Two proceedings in respect of same damage

(2) Where a person who has suffered damage brings two or more proceedings in respect of the damage, the person is not entitled to costs in any of the proceedings, except the first proceeding in which judgment is obtained, unless the court is of the opinion that there were reasonable grounds for bringing more than one proceeding. R.S.O. 1990, c. C.43, s. 139 (2).

Section Amendments with date in force (d/m/y)

Vexatious proceedings

140 (1) Where a judge of the Superior Court of Justice is satisfied, on application, that a person has persistently and without reasonable grounds,

- (a) instituted vexatious proceedings in any court; or
- (b) conducted a proceeding in any court in a vexatious manner,

the judge may order that,

- (c) no further proceeding be instituted by the person in any court; or
- (d) a proceeding previously instituted by the person in any court not be continued,

except by leave of a judge of the Superior Court of Justice. R.S.O. 1990, c. C.43, s. 140 (1); 1996, c. 25, s. 9 (17).

I believe these charges are frivolous and vexatious, and in retaliation for as King of the Ottawa Police Service to enforce the default judgment awarded in the civil proceeding 22-89835 where opposing counsel were found to be engaged in fraud, claiming Tanja Johnson has been awarded a CAET for the Estate of Joachim Heinrich von Dehn, when no such appointment has been made by any Court in the province of Ontario to this day!

I can provide a plethora of evidence to Show that Tanja Johnson has not been appointed a CAET, and that the entire application is a FRAUD with intent to steal Sean's rightful share of his father's inheritance. They are also guilty of framing Joachim Heinrich von Dehn of the criminal offenses of Tiffany Singh in a car accident alleged to have taken place on April 19th, 2018 where she was charged with driving without a license, driving impaired, and failing to remain at the scene of the accident. She was also driving without insurance, so the purpose of framing My dead father for her crimes was to cash in on \$3 million worth of insurance claims so that the People Tiffany Singh injured could be compensated.

Rules of law and equity

COMMON LAW AND EQUITY

96 (1) Courts shall administer concurrently all rules of equity and the common law. R.S.O. 1990, c. C.43, s. 96 (1); 1993, c. 27, Sched.

Rules of equity to prevail

(2) Where a rule of equity conflicts with a rule of the common law, the rule of equity prevails. R.S.O. 1990, c. C.43, s. 96 (2); 1993, c. 27, Sched.

The only claim I have before any Superior 'Court of Justice' is a Trust Claim, clearly identified as such on the information for Court use form provided at the time of filing. Trust Law requires a Court of EQUITY, and the Superior Courts of each province are REQUIRED to inherit the jurisdiction necessary to compel performance in accordance with Canadian Law necessary for the Trustee to Honour his Trust obligations.

The Laws of Equity (Trust Law) MUST prevail because the entire common Law system is founded upon principles that govern the Laws of Equity.

You have no jurisdiction to bring any charges against Me, and You are exceeding Your jurisdiction and authority with malicious intent to trespass upon a Trust Instrument and interfere with a Trustees Trust obligations because ignorance of the Law is not an excuse for an officer of the Law.

You best cease and desist this action against Me, Dawn, or You Will be liable to Me in Your personal, private capacity for being so morally and ethically bankrupt. Who is bringing the charge? There is a process for that which does NOT involve a 'multiplicity of suits'. If I have

violated any Rules of the Court in a civil proceeding, the onus is on opposing counsel to bring a motion for contempt and to be as King for criminal charges if they believe they apply, none of which can happen without Me being Given Notice and opportunity to defend against the Motion.

So this Action is in violation of the Rules of the Court, weaponizing police forces to intimidate and harass a Trustee for attempting to Honour his Trust obligations. You are also Wilfully trespassing upon My Sacred calling which is also a copyright violation unless You can prove You have some 'right' to BASTARDIZE My Calling and CAPSIZE part of the citizen ship that was presumable created for My benefit, not to exploit and torment Me by depriving Me of My Sui Juris standing in a Common Law jurisdiction.

You are hereby served for the umpteenth time.

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>
 Fri, May 24, 2024 at 12:21 PM

 To: "Neilly, Dawn R" <NeillyD@ottawapolice.ca>
 Cc: "virtualcrownottawa@ontario.ca" <virtualcrownottawa@ontario.ca>, "Virtual Crown Ottawa (MAG)"

 <Virtual.CrownOttawa@ontario.ca>, "cloc.reception@ontario.ca" <cloc.reception@ontario.ca>, Ministerial Correspondence

 Unit - Justice Canada <mcu@justice.gc.ca>

PLEASE TAKE NOTICE:

I can ONLY presume that these Courts, the Ottawa Police Service, and the City of Ottawa are conspiring against Me with extreme prejudice if the Ottawa Police Service Will not enforce the default judgment awarded against opposing counsel in the Civil Claim 22-89835. All Notices were duly served upon opposing counsel AND THE COURT AS AN IMPARTIAL WITNESS TO MY DUE PROCESS OF SERVICE ON ALL PARTIES WITH AN INTEREST IN THE OUTCOME.

Just like You, Dawn, none of these People have anything to say (Nihil Dicit) in defense of these charges, and have therefor been Noted in Default. I require for the Default Judgment to be enforced by the competent authorities, and failing to do so could not be construed as anything BUT targeted discrimination with intent to deprive Me of My right to due process and the equal protection of the Rule of Law any other individual would be entitled to.

There are over sixteen lawyers involved in the fraud, one insurance company (INTACT INSURANCE), three civilians, and potentially two Superior Court Judges. However, I ONLY have reason to believe the Judges are corrupt and conspiring against Me if the Court (as an impartial observer and witness to My Deeds) fails to hold the criminals to account.

Charging Me for allegedly recording proceedings while *ignoring a complaint of Estate Fraud and \$3 million insurance fraud,* and *a default judgment providing You with all the information necessary to make an arrest*, cannot be

perceived as anything less than extreme, targeted discrimination against a claimant before the Superior Court.

You are NOT ALLOWED to threaten and intimidate claimants before a Superior Court of Justice seeking remedy for criminal offenses perpetrated against them. I do not need to 'prove' My allegations because the Court (as an impartial body) already knows that no One has been appointed to represent My father and that all these People are engaged in fraud. Problem is, no One Wishes to take any action to apprehend the criminals responsible for the harm being done to Me.

This is absolutely unacceptable, and I can't wait to tell a judge about this, so please be sure to provide Me with that Zoom link. If You don't withdraw the charges and start arresting real criminals, I Will make this personal and ensure You never work for law enforcement ever again in any capacity.

I'm always Good to My Word, Dawn - I just never know how long it Will take for justice to prevail, I simply Trust that it Will.

I included the default judgement awarded against opposing counsel by the Superior Court with proof of service on all interested parties. Why are You not concerned about federal, indictable offenses and harassing Me instead? Who put You up to this? Was it Justice Smith? Because if it was, he Will lose his job. If it was any One else, they are in contempt of Court for violating Rule 1.09. This is CIVIL Matter, and Your department has told Me first hand that You do not get involved in civil Matters. I guess I'm the 'except-Sean' to every Rule?

Blessings,

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

22-89835 The Kingdom of Heaven Found a Sean Verses Johnson et al - NOTICE OF DEFAULT JUDGEMENT, NIHIL DICIT, RES JUDICATA (1).pdf 110K

King Sean, House von Dehn <gnosticwisdom37@gmail.com>

Fri, May 24, 2024 at 3:25 PM

To: "Neilly, Dawn R" <NeillyD@ottawapolice.ca> Cc: "virtualcrownottawa@ontario.ca" <virtualcrownottawa@ontario.ca>, "Virtual Crown Ottawa (MAG)" <Virtual.CrownOttawa@ontario.ca>, "cloc.reception@ontario.ca" <cloc.reception@ontario.ca>, Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>

Good afternoon, Dawn,

I require the contact information to obtain that disclosure from 100 Constellation, and a contact name for the Crown representative who Will be prosecuting. Please let Me know as soon as You have those details, lest You plan to 'ambush' Me at the hearing, which is a violation of My right to full disclosure of Matters concerning My interests so I can adequately prepare My defense materials. That includes an inured party, a complaining party, or I can only presume that the Ottawa Police Service are conspiring against Me with extreme prejudice.

Please also be advised that You MUST change the name on the information as I may not be compelled to answer for any 'artificial person' created to deprive a Man of his Sui Juris status, and You may be found guilty of FRAUD if You do not consent to changing the name on the information and summons.

Otherwise, it is important to clearly advise You that there is an error on Your summons, and this appears to be a case of mis-taken identity.

If You would just tell Me who the injured party is instead of acting like a five year old who doesn't Wish to tell Me what I'm entitled to know, I wouldn't need the disclosure from 100 Constellation, would I? I need to know what information You plan to use to prosecute and who bringing the charge or it appears to be maliciously motivated by the OPS.

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

Blessings,

King Sean, House von Dehn,

Hand of Stephen, The Kingdom of Heaven Found a Sean [Quoted text hidden]