

## **Requisition for Disclosure - SUMMONS 23-353404**

4 messages

 King Sean, House von Dehn <gnosticwisdom37@gmail.com>
 Sat, May 25, 2024 at 10:53 AM

 To: virtualcrownottawa@ontario.ca, cloc.reception@ontario.ca, "Virtual Crown Ottawa (MAG)"

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

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

 Branch <CSD.operationalsupportbranch@ontario.ca>, dugganK@ottawapolice.ca

Good afternoon,

I have been contacting this office for the last three weeks attempting to obtain disclosure related to the above 'SUMMONS'.

The officer Dawn Neilly Presented Me with an UNDERTAKING on the 27th of April, 2024, and Virtual Crown recently confirmed (Thursday) that no documents have been received by Crown related to the 'UNDERTAKING'.

The following morning, Dawn Neilly apologized and said she had made a mistake and that she served Me with a SUMMONS instead, and that I can contact 100 Constellation for My disclosure.

Once again, THIS email address was provided to Me by the Courts of Justice list of email addresses to contact for disclosure related to provincial offenses.

I have CLEARLY advised the Ottawa Police Service that I am NOT the person named on the information and do not consent to any 'BASTARDIZATION' of My Sacred Calling Given Me by God. My name is NOT spelled correctly, I DO NOT consent to being addressed in any legal or lawful Matter that expresses the Style of My name in ALL CAPS, as it is defined by Canada's Terminology and Linguistics databank as a diminution of status, depriving a Man of his family rights and rights of citizenship. If this isn't True and the Style and Spelling of the name has no bearing on the jurisdiction and inherent rights of the accused, then I INSIST that the name on all information related to Me be corrected. I am King Sean, of House von Dehn, and do not identify as an 'artificial person' for the purpose of deceit and trickery, depriving a Man of his Sui Juris standing in a Court of Justice/Law.

Also, it appears the Ottawa Police Service are engaged in fraud, as they have sworn an 'Affidavit of Service' dated May 6th, claiming that I received the SUMMONS by Way of REGISTERED Mail (which requires a Signature). I only received a notice from Canada Post yesterday and *there is no name on the Waybill*, and they are insisting on 'identification' to receive the package.

Why would the Ottawa Police Service LIE about service of a SUMMONS and fail to include a name on the mail they have sent to Me? Please find a photo of the waybill I received yesterday attached.

Finally, although I have not obtained an ounce of disclosure yet and the Ottawa Police Service REFUSE to tell Me what this is about, who the injured party is, and or who the complaining party is. However, the recent SUMMONS suggests this has something to do with a Trust Claim before the Superior Court of Justice, and the Courts of Justice Act does not allow for a 'multiplicity of suits'. The Trust Claim is still open, and any complaints MUST be dealt with by the same Court and jurisdiction where the offense was alleged to have occured.

The officer does not get to interfere with a civil proceeding to threaten and intimidate a claimant before the Court, nor does the Rule of Law allow for the Courts to reduce or diminish the jurisdiction so that a lawful Act in one jurisdiction can be tried as a criminal offense in another. The Courts are to be of concurrent, congruent jurisdiction if they are to be a Court of *competent* Jurisdiction. The Superior Courts of each province are the default Courts of competent jurisdiction, and I do not consent to being tried by a Court that is not of competent jurisdiction so that lawful acts can be made illegal according to provincial legislation irrelevant to the jurisdiction of the originating Claim or Application.

I require a Court of competent Jurisdiction, and I require for the name on any information related to any Matters concerning My interests to be corrected to reflect My proper legal and lawful status in a Common Law Jurisdiction so that I may not be unlawfully deprived of My Sui Juris capacity in Law.

The powers, rights and immunities of the Trustee Act of Ontario are in addition to those afforded by the Trust Instrument and have effect subject to the terms and conditions of the instrument creating the Trust.

The Courts of Justice Act also recognizes that the Common Law and the Laws of Equity are the Supreme Law in Canada. If there is any conflict between the Common Law and the Laws of Equity, Equity Shall prevail. Trust Law is a Matter of Equity, and the Trust Instrument inherits jurisdiction immediately.

It is My belief that the Ottawa Police are engaged in fraud with malicious intent to harass, threaten, and intimidate a claimant before the Court. There is no injured or complaining party, or if there is, the Ottawa Police Service do not Wish to tell Me who it is.

Violating the Rules of the Court would require for a Motion to be filed by opposing counsel because the Courts are 'impartial' and unable to take any Action whatsoever unless they are 'moved' by a party to do so. I require to know who is 'moving' the Ottawa Police Service to threaten and attack Me for allegedly violating rules in a Matter before the Superior Court of Justice. Why would an offense committed in a Superior Court of Justice be heard by a Court of lesser jurisdiction unless it is being done with intent to deprive Me of My right to be heard by a court of competent jurisdiction?

I am only responding to this SUMMONS under duress for threat of assault and battery, unlawful confinement, and cruel and inhumane punishment. I believe the intent of the Ottawa Police Service is to deprive Me of My Sui Juris status so that they can railroad Me for a victimless crime to protect a gang of corrupt lawyers engaged in \$3 million insurance and court fraud.

I'm as King for \$10,000,000.00 (ten million dollars) for the threats of intimidation, harassment, and FRAUD by compelling Me under threat of harm to receive a SUMMONS addressed to an artificial person I do not Wish to be associated with in any Way.

Thank You, please let Me know how long I can expect to wait to obtain this 'disclosure', or advise that the charges have been withdrawn. If Crown prosecution does not advise the Ottawa Police Service that they are engaged in fraud with malicious intent, the Crown can share liability for the OPS targeted discrimination against Me.

I require the disclosure related to this Matter as soon as possible. I need to know if opposing counsel are violating the Rules of Civil Procedure (normally this would require a motion from opposing counsel for contempt of Court), or if the Ottawa Police Service are just targeting Me specifically because I have reported the federal crime and \$3 million insurance fraud to the OPS and they tell Me that is a civil Matter and that they can't interfere. But they CAN interfere with a civil matter to threaten and harass Me at My home with intent to deprive Me of My Sui Juris standing?

I have also placed the Ottawa Police Service on Notice of Liability for their fraudulent 'affidavit of service'. I have not received any SUMMONS by Way of Registered Mail, and if they are NOT engaged in fraud, I am as King for the waybill receipt showing the signature of acceptance of this SUMMONS as part of the disclosure materials.

This is also a breach of contract with the Ottawa Police Service as I withdrew a claim against Constable Christopher Matthew Jenkyn's (2209) for unlawful arrest, assault causing bodily harm (fractured rib), kidnapping and unlawful confinement. The Ottawa Police Service promised to never again harass or threaten Me with harm for victimless crimes that trespass upon My inherent rights in exchange for withdrawing the \$1 million claim against Jenkyn. I am entitled to the \$1,000,000.00 in compensation if there is no injured party and this is a provincial, commercial offense when the Matter is before a court of inherent jurisdiction which inherits the jurisdiction necessary to provide accommodation for My Trust obligations.

Why would the police mail out a SUMMONS without a name unless they already know I'm not the person named on their information?

I look forward to hearing from You,

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



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

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**King Sean, House von Dehn** <gnosticwisdom37@gmail.com> To: Jamal Fuad <jimfuad@gmail.com> Sat, May 25, 2024 at 11:08 AM

Dear Jamal,

Just sending You My last email to 'Virtual Crown' which is in fact the correct email address to obtain disclosure related to ANY provincial or federal offenses the Crown intends to prosecute. You can also see a few more examples of saving email threads and how to include them as evidence to support One's position.

For interest sake and for bearing witness to My Deeds as an impartial observer of the facts.

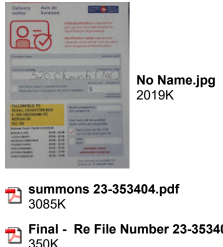
Many Blessings,

Sean [Quoted text hidden]

## 4 attachments



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





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

Sat, May 25, 2024 at 11:10 AM

To: virtualcrownottawa@ontario.ca, cloc.reception@ontario.ca, "Virtual Crown Ottawa (MAG)" <Virtual.CrownOttawa@ontario.ca>, Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>, "Neilly, Dawn R" <neillyd@ottawapolice.ca>, "Wood, Catherine D" <WoodC@ottawapolice.ca>, JUS-G-MAG-CSD-Operational Support Branch <CSD.operationalsupportbranch@ontario.ca>, dugganK@ottawapolice.ca

The Ottawa Police Service was also served with a Notice of Liability for FRAUD, please see attached. You bear witness to My deeds as an impartial observer and the Common Law presumes that when One does not speak to defend their Honour, they are guilty as charged.

[Quoted text hidden]

SUMMONING NO ONE - Notice of Fraud - Ottawa Police Service.pdf 117K

King Sean, House von Dehn <gnosticwisdom37@gmail.com> Sun, May 26, 2024 at 6:56 PM To: virtualcrownottawa@ontario.ca, cloc.reception@ontario.ca, "Virtual Crown Ottawa (MAG)" <Virtual.CrownOttawa@ontario.ca>, Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>, "Neilly, Dawn R" <neillyd@ottawapolice.ca>, "Wood, Catherine D" <WoodC@ottawapolice.ca>, JUS-G-MAG-CSD-Operational Support Branch <CSD.operationalsupportbranch@ontario.ca>, dugganK@ottawapolice.ca

Good afternoon, Dawn Neilly and Kimberly Duggan,

You are hereby Noted in Default for FRAUD in You Affidavit of Service of a SUMMONS which You claim to have served upon King Sean, House von Dehn by Way of REGISTERED Mail. Registered mail requires a receipt (proof of service), and although I presumed the Waybill I received from Canada Post on Friday was the SUMMONS You claimed to have sent by Way of Registered Mail on May 6th, it turns out that the package was in fact sent by 'Home for Good' and was in fact addressed to King Sean, of House von Dehn, so I don't believe that is the SUMMONS You alleged to have sent Me.

Claiming to have provided service of a document You did not even send is FRAUD! This is particularly serious when it pertains to threatening and intimidating a claimant before the Superior Court complaining of FRAUD in an Estate application. You are also guilty of FRAUD for claiming to have served Me with an UNDERTAKING without filing any information or disclosure with the Court.

It is clear that the SUMMONS was issued to cover over Your first Act of fraud by theatening Me with harm for failing to accept an UNDERTAKING addressed to an ARTIFICIAL PERSON and STRANGER to Me.

I require a copy of the receipt of service of the SUMMONS You allege to have served upon King Sean, House von Dehn, on May 6th, 2024. If You do not produce that receipt, I Will be as King of the Justice of the Peace to arrest You for fraud in Your personal private capacity. It is not believable that this FRAUD has been perpetrated without deliberate intent to provoke, harass, and intimidate.

An 'Affidavit of Service' of lies doesn't make them true, as much as I know police officers like to believe that it does. You plant evidence, deceive individuals, coerce and intimidate, and conspire together to tell tall tales You swear to be True in Affidavits of perjury, hoping the Court Will believe the gang of corrupt officers is more reliable than the testimony of the accused.

I am so sick and tired of the abuse I have been subject to by local 'pollce' who appear to do nothing to protect the People, You are Nazis for a treasonous Trudeau government, enforcing his unlawful dicates in violation of Your oath to Canada's People and the Crown. It needs to stop!!! Now.

Blessings,

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

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