

## Notice of Liabilty - Fraud

3 messages

King Sean, House von Dehn <gnosticwisdom37@gmail.com>
Fri, May 24, 2024 at 10:13 PM

To: dugganK@ottawapolice.ca, "Neilly, Dawn R" <neillyd@ottawapolice.ca>, cloc.reception@ontario.ca,
virtualcrownottawa@ontario.ca,

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

Cc: Jamal Fuad <jimfuad@gmail.com>
Kate State S

Dear Dawn,

You claim that You served Me with a SUMMONS on May 6, 2024. I received this Waybill today and check My mail daily. I would like a copy of Your receipt of service of the SUMMONS on King Sean of House von Dehn.

It is REALLY beginning to look as though You are attempting to circumvent judicial process and compel Me under threat of harm and unlawful confinement to 'identify' as an artificial person so that You can subject Me to an inferior jurisdiction that does not protect My inherent, natural rights. I have never had any Matter before an Ontario Court of Justice because it is not a court of 'competent jurisdiction' according to Canada's MOJAG.

I require a Court of competent jurisdiction, and the Courts of Justice Act does NOT provide the provincial Courts with the power or authority to intervene in this matter - they are not courts of 'competent' jurisdiction.

Matters before the Superior Court MUST remain in the jurisdiction of the Superior Court, provincial Courts may not interfere as the 'rules' of the Court vary considerably by province, whereas the Rule of Law is consistent across Canada.

The laws governing the ONTARIO Court of Justice do not allow the Court to inherit the jurisdiction necessary to afford for My Common Law rights and Matters of Equity.

The charge against this artificial person named on Your SUMMONS relates to a Matter before the Superior Court, and any offenses whether alleged or True MUST be heard by the same Court and jurisdiction in which the offense was alleged to have occurred.

Again, I don't have any Matters before the Ontario Courts of Justice, nor have I ever had any Matter before an Ontario Court of Justice because it does not have the authority or jurisdiction to hear a Trust Claim because it is not required to inherit the jurisdiction necessary to provide relief and remedy to the claimant Trustee.

Again, it appears You are engaged in fraud because the Waybill from Canada Post does not have a name!

How am I supposed to reveive this SUMMONS? I am not Sean VON DEHN, so it would be unlawful for Me to accept and I don't have anything to provide as 'identification' for that person. All My identification shows that I am King Sean, of House von Dehn.

I cannot receive Your SUMMONS until it is served on the person it intended for, so You Will have to resend to the correct name.

Blessings,

Still need to know who I can contact for that disclosure...

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



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King Sean, House von Dehn <gnosticwisdom37@gmail.com> Fri, May 24, 2024 at 10:37 PM To: dugganK@ottawapolice.ca, "Neilly, Dawn R" <neillyd@ottawapolice.ca>, cloc.reception@ontario.ca, virtualcrownottawa@ontario.ca, "Virtual Crown Ottawa (MAG)" <Virtual.CrownOttawa@ontario.ca>, Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca> Cc: Jamal Fuad <jimfuad@gmail.com>

Good evening every One,

Well, even a King is capable of making embarrassing mistakes - not so embarrassing as sending a Waybill addressed to no One, but still embarrassing. What I sent You is a picture of broken merchandise I received today, not intended for You - kind of like the SUMMONS that is not intended for Me but some artificial person, right?!

So I'm sure You are sympathetic to My mistake. However, I would very much like to know why there is no name on this Waybill I received today. Any One over there at the Ottawa Police Service have anything to add to this? Any reason why it took eighteen days to get here if Kimberly Duggan is not lying in her affidavit of service?

Lying in an Affidavit of Service of a SUMMONS is a serious offense in Canada. Please know that these email threads and Your REFUSAL to provide Me with disclosure and or a contact so that I can obtain said disclosure Will be added as evidence of Your incompetence and contempt for the Rule of Law. You can't tell Me who the injured or complaining party is, and I'm expected to believe You are not engaged in fraud, weaponizing the police services against a Claimant before the Superior Court of Justice?

Where would the Ontario Courts of Justice have the right or authority to interfere with Matters before the Superior Court? The Courts of Justice Act strongly discourages a multiplicity of suits.

Blessings, I think this is the correct photo.

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: dugganK@ottawapolice.ca, "Neilly, Dawn R" <neillyd@ottawapolice.ca>, cloc.reception@ontario.ca, virtualcrownottawa@ontario.ca, "Virtual Crown Ottawa (MAG)" </a> // Virtual.CrownOttawa@ontario.ca>, Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca> Cc: Jamal Fuad <jimfuad@gmail.com>

Fri, May 24, 2024 at 10:42 PM

Do You always send out a SUMMONS without a name, or only when You are engaged in fraud and attempting to coerce a Man into identifying as an artificial person to deprive him of his Sui Juris status in Law?

Rhetorical question, though I am curious if You feel so inclined to answer. Seeing as You can't even tell Me who is bringing the complaint against Me, I'm not expecting You to be forthcoming with anything related to this Matter because I'm certain You are aiding and abetting Court fraud at this point.

So thank You for confirming, this Will be great evidence for the hearing next week.

Blessings,

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