

FW: Acknowledgement - Notice of Claim, Final Notice of Claim, and Notice of Default Judgment

3 messages

Claims Reporting / Indemnisation <claims@ottawa.ca>
To: "gnosticwisdom37@gmail.com" <gnosticwisdom37@gmail.com>

Thu, May 30, 2024 at 3:17 PM

Good afternoon King Sean, House von Dehn:

This e-mail acknowledges receipt of your claim, which has been received by the City of Ottawa's claims unit. My apologies for the delayed response to your emails. Our file reference number is GC2021051179.

All claims submitted to the City receive assessment using consistent criteria and are considered on the basis of the presence of legal liability or on the basis of a legislative or regulatory requirement. Please note that the City does not make payments for claims in circumstances where there is no legal liability on the City's part.

If your claim is denied, the City will provide you with a written response. If you wish to learn more about Claims to the City, please visit our website at: Claims to the City.

Our office will review your submission and will be in touch once that reivew is completed.

I trust the above is of assistance.

Lisa Kilner

Team Lead, Admin Support | Chef d'équipe du soutien administratif Legal Services | Services juridiques

City Manager's Office | Bureau du directeur

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

Sent: May 30, 2024 1:08 PM

To: Claims Reporting / Indemnisation <claims@ottawa.ca>

Subject: Notice of Claim, Final Notice of Claim, and Notice of Default Judgment

CAUTION: This email originated from an External Sender. Please do not click links or open attachments unless you recognize the source.

ATTENTION : Ce courriel provient d'un expéditeur externe. Ne cliquez sur aucun lien et n'ouvrez pas de pièce jointe, excepté si vous connaissez l'expéditeur.

Good morning, City of Ottawa,

Your online Claims portal *Promises* to respond to My Claim within *ten days*. This is My *second* complaint in the last month because You failed to respond to My first Claim filed using the online form provided on Your public facing website.

So this time I decided to use the email address provided instead so that I Will have an accurate Record of My Claim to Present to the Divisional Court as an example of Your contempt.

Breach of Trust is exactly the nature of the Claim, failing to respond within the ten days You Promise after submitting the online form, is breach of contract and contempt. We may not be before a Court right now, but the Principles of Justice and due process in a Common Law jurisdiction are the same - a Court is only required to compel performance if You fail to Act Honourably and respond to the Claim in the Common Law.

The Common Law presumes that if You do not respond, it is because You have nothing to say in defense of Your Actions, *especially* when the Claim relates to a Breach of Trust concerning the administration of public funds by State Actors, and using those funds to exploit and demoralize the People they were Trusted to care for.

Today is the tenth day since the Claim was received by Your office, so I am hoping I can count on You to respond to Me before the end of today.

If You do not respond to this Claim against You, i have no choice but to presume that You are guilty by default, so Default Judgment Will be awarded against You as You are not opposing or contesting any Part of this Claim, the Court must presume it is True, correct, and worth if's face Value.

I Will be Presenting these emails as proof of service on the City in My Application to the Divisional Court for Judicial review, and as King of them to award Judgment against You without further Notice to You. You respond now to avoid Me bringing You before a Divisional Court. If You are too indignant to even respond, I see no reason why You should require Notice of My Claim to the Divisional Court, You are already in default by Way of Your own City standards.

Thank You kindly, I look forward to hearing from You,

King Sean, House von Dehn,

Hand of Stephen,

The Kingdom of Heaven Found a Sean

This e-mail originates from the City of Ottawa e-mail system. Any distribution, use or copying of this e-mail or the information it contains by other than the intended recipient(s) is unauthorized. Thank you.

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Notice of Claim - \$101,000,000.00 (one hundred and one million dollars).pdf 127K

King Sean, House von Dehn <gnosticwisdom37@gmail.com>
To: Claims Reporting / Indemnisation <claims@ottawa.ca>

Thu, May 30, 2024 at 4:54 PM

Dear Lisa Kilner,

Thank You very much for Your reply, much appreciated. Considering the Claim regards Breach of Trust on the part of the public Trustees, all of which are City of Ottawa employees, I don't believe there is any question regarding the City's liability. Having said that, I presume the content of Your email is a generic standard for the purpose of issuing necessary legal disclaimers.

GC2021051179 - I am also pleased to know there is a reference number for this file, so thank You for confirming receipt of this email.

Would it be too much to ask to request an estimated time to review the file, or is there another Way for Me to check the status of My Claim?

Once again, thank You very much for Your reply, and have a wonderful evening,

Sincerely,

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

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

Thu, May 30, 2024 at 5:12 PM

My Claim with the City of Ottawa for the public Trustee (Ontario Works) [Quoted text hidden]