

## Attention Krystal Jones: FINAL Notice of Civil and Criminal Liability and Notice of Default

2 messages

**King Sean, House von Dehn** <gnosticwisdom37@gmail.com> To: krystal.jones@ontario.ca Fri, Sep 13, 2024 at 10:23 AM

Dear Krystal Jones,

I have been as King of You a number of questions that You as the supervisor of the clerks for the Ottawa Superior Court of Justice do in fact have a legal and lawful obligation to respond to. You have a legal and lawful obligation to respond to *any questions* I am as King related to any Matters I have before this Court, or any Matters I've previously had with this Court, and in a REASONABLE period of time - yet You continue to provide no REASONABLE explanation as to why the Court of Record for 22-89835 has not been updated since June 12th, 2023, why there is no *public* Court of Record since that date, and why there is no dollar Value on the Claim.

I've also been as King of You very clearly if My protest of non-acceptance for fraud (a federal, indictable offense subject to no less than two years in prison if the fraud pertains to a Value exceeding \$5000.00 or a testamentary instrument - this claim constitutes both) has been forwarded to the trial coordinator, Sally A. Gomery for investigation. You REFUSE to provide Me with an answer, so I can only presume You have NOT forwarded My non-acceptance for fraud to the trial coordinator.

Fraud is NOT admissible on any Court of Record at any time, and I have a legal and lawful obligation to report fraud to the clerks of the Court if I have first hand knowledge of the crime. The Court of Record proves the fraud on its face, so I don't require 'proof' - this is NOT an allegation, the FRAUD is a FACT in Law. It is also an indictable, federal offense.

You've clearly NOT forwarded My non acceptance of Marc E. Smith's decision for fraud to Sally A. Gomery because I know that Sally A. Gomery Will not argue with the Court of Record, or support and endorse fraudsters presenting affidavits of perjury to Superior Court with malicious intent to influence justice and pervert the Rule of Law. I also have no reason to believe the event even took place because there is no public Record of any event.

I also was ORDERED to receive a copy of the transcript for the last adjournment hearing with Justice Somji and My request was categorically *ignored!!!* When I complain to You about it, You send Me a link to order the transcription from the 'transcriptionists' office?! When a judge ORDERS You to provide Me with something, You provide it!!! You DO NOT get to use Your discretion to discriminate against Me with extreme prejudice. Finally, I was as King if You are the same Krystal Jones who was at the Ottawa Courthouse when I caught Steven Pardou switching out documents in My case file - removing a default judgment from the Court of Record without Notice to Me, and replacing it with a Notice of intent to defend that was not served upon Me. This is a yes or no question - once again, You REFUSE to answer.

When One has a legal, lawful, moral and ethical obligation to respond, it is an Act of contempt and belligerence to say nothing - especially when it concerns clerks of the Court who are expected to demonstrate impartiality, not collude with lawyers.

"I look forward to hearing from You, or for You to *tacitly concede that You are complicit* and endorsing the criminal collusion of clerks of this Court depriving entitled parties of their right to due process and an impartial, PUBLIC hearing."

You are hereby tacitly conceding that You are conspiring and colluding with clerks of this Court to keep documents off the public Court of Record (the Registry) with *malicious intent to deprive entitled parties of their right to participate in the judicial process,* following in the footsteps of Jove Ponniah and Carrie Thompson of the Toronto and Bracebridge Superior Courthouses respectively, by not 'processing' documents received onto the Registry.

You have also tacitly conceded that You have not forwarded My report of federal crimes to the trial coordinator, Sally A. Gomery and You don't have the authority or liberty to IGNORE My request. I'm reporting very serious criminal offenses perpetrated by My opposing counsel and You ignore My complaints while weaponizing the Courts against Me, calling the Toronto Superior Court (Henry Suzuki) to complain to the Toronto Court 'security' that I recorded a hearing in Civil Matter 22-89835?

So Henry Suzuki cannot respond to Me when I report to him that the decision was obtained in fraud and directly conflicts with the public Court of Record, but Henry Suzuki can file a complaint with the Toronto Court security about recording of a hearing that is supposed to be available to the public anyway? And when the criminal charges You try to press against Me fail, You try to proceed under the provincial offenses act instead? And when THAT fails, You attempt to proceed against Me with FRAUDULENT informations that have not been endorsed by any Court in the province of Ontario?

You expect Me to believe YOU are not responsible for the harassment I have been subject to by the Ottawa Police related to this file? Again, You don't get to plead ignorance of what these Courts are attempting to do to Me because You should know everything the Court knows. If You don't, then I'm not in a real Court or dealing with competent clerks.

The Trustee Act of Ontario is applicable and binding upon all Trusts whenever Created and all Trustees whenever appointed. You are guilty of criminal breach of Trust, and default judgment Will be awarded against You if criminal charges are not laid against opposing counsel on or before September 25th. If I do not hear from You before then to confirm that the real criminals are being apprehended and arrested, You tacitly concede to all allegations against You, and You Will be charged to the fullest extent of Canadian Law.

I would like Sally A. Gomery to Sign off on this email because I don't Trust You or any of Your underlings at the Ottawa Superior Court - You've been colluding together to plead ignorance of Trust law and gaslighting Your legal obligations to Me. You Will accept full civil and criminal liability for all clerks that have had a hand in tampering with My case files which includes; Steven Pardou, Derrick Bert, Violet Nichols, Christine Lockett, and Tamara Dehaan.

This is Your final Notice and Default Judgment Will be awarded against You if You do not provide an explanation for Your clerk's criminal malfeasance causing serious harm and tainting the reputation of the Crown.

I Will also be as King for no less than \$1 million for each clerk of Your Court conspiring against Me.

I also require the MASTER COURT OF RECORD for CV-21-86803 and CV-22-89835 for the purpose of litigation.

"The Trustee Act of Ontario applies to all Trusts whenever Expressed, and all Trustees whenever appointed."

"The Powers, Rights, and Immunities provided by the Trustee Act of Ontario *are in addition to those provided for by the instrument creating the Trust, and have effect subject to the terms and conditions thereof.*"

No One has the right to trespass upon a Trust Instrument on file with MOJAG. No clerk of the Court has any right to 'refuse' to respond to emails, regardless what Your 'opinion' may be. Ghosting a litigant with a claim before Your court and refusing to provide Me with documents I was ordered to receive by Superior Court Judges, is fraud, contempt and gross, criminal malfeasance. You presumably encourage this criminal conduct in Your court... Shameful.

You are hereby served,

I hope and Trust this email finds You well,

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



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

To: krystal.jones@ontario.ca, tamara.dehaan@ontario.ca, "Bert, Derrick (MAG)" <Derrick.Bert@ontario.ca>, violet.nichols@ontario.ca, Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>, "Cloc-Reception (MAG)" <cloc.reception@ontario.ca>, "Ottawa SCJ Courts (MAG)" <ottawa.scj.courts@ontario.ca>, "Lockett, Christine (MAG)" <christine.lockett@ontario.ca>

If there any other 'authorities' for the Superior Courts that should receive a copy of the Notice served upon Krystal Jones, or any other clerks of the Ottawa Superior Court I falied to mention in this Notice, please don't hesitate to let Me know.

Blessings,

Kystal Jones Will accept full criminal and civil liability for all the clerks of the Ottawa Courthouse responsible for not processing documents they receive onto the Registry,

King Sean, House von Dehn [Quoted text hidden]

Attention Krystal Jones - Notice of Civil and Criminal Liability; Collusion, Conpsiracy to Engage in Fraud, Gross Criminal Malfeasance of Public Officer.pdf 175K