

# Second Notice of Civil and Criminal Liability and Notice of Claim - 23-353404

22 messages

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

Thu, Sep 5, 2024 at 11:03 AM

To: vinicius.oliveira@ottawa.ca, "Oliveira, Vinicius" <Vinicius.Oliveira1@ottawa.ca>, "Virtual Crown Ottawa (MAG)" <virtualcrownottawa@ontario.ca>, Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>, NCQ-AQC.Toronto@justice.gc.ca, AGC\_PGC\_OTTAWA@justice.gc.ca

Dear 'Virtual Crown' and Vinicius Oliveira as Crown's personal representative.

"This is a duly served Notice of civil and criminal liability served upon the Crown Law reception office and Vinicius Oliviera in his personal, private capacity as a 'CROWN' prosecutor for prosecutorial misconduct with MALICIOUS intent for attempting to weaponize the Courts against Me when I am complaining to the Court and the Crown Law reception office of FRAUD regarding the Estate of Joachim Heinrich von Dehn who still appears to be 'UNREPRESENTED' on the Court of Record, though several claims were 'discontinued' on January 3rd, 2024, and had been proceeding against My UNREPRESENTED father in the Toronto Superior Court, with Michael von Dehn receiving documents 'in care of' Joachim Heinrich von Dehn."

If Vinicius does not Wish to respond to this email and hold criminals accountable for their actions, I Will presume that Vinicius Oliveira is colluding with these criminals and *impersonating* a representative of Crown with malicious intent to weaponize the Superior Court against a claimant complaining to this Court of gross criminal malfeasance.

Attached are the 'informations' Vinicius has provided Me with. It is evidence of Vinicius' fraud and collusion with criminals attempting to impersonate a Crown representative. If Vinicius proceeds with these charges without investigating My complaint, he Will be presumed guilty with malicious, criminal intent and subject to the fullest extent of the law in his personal, private capacity. Please also be advised he Will be liable to Me for no less than one million dollars for attempting to weaponize the Justice system against a victim of serious criminal fraud.

These Notices Will be Presented to the Justice at the JPT hearing on September 25th, and as King for the arrest of Vinicius Oliveira.

Please also make sure to have a HARDCOPY printout of these 'informations' (attached) for the JPT, I Will be as King of the Justice to review them with Vinicius on that day.

Blessings,

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

#### 3 attachments

23-353404 - 2024 05 31 0130PM 1\_3 URGENT - fullcase.pdf

23-353404 - 2024 05 31 0130PM 2\_3 - INITIAL - fullcase.pdf 4930K

23-353404 - 2024 05 32 0130PM 3\_3 - FURTHER-fullcase.pdf

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

Fri, Sep 20, 2024 at 9:53 AM

To: vinicius.oliveira@ottawa.ca, "Oliveira, Vinicius" <Vinicius.Oliveira1@ottawa.ca>, "Virtual Crown Ottawa (MAG)" <virtualcrownottawa@ontario.ca>, Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>, NCQ-AQC.Toronto@justice.gc.ca, AGC\_PGC\_OTTAWA@justice.gc.ca

Dear Vinicius,

Time is running out. Either arrests get made or You accept full civil and criminal liability for the conspiracy against Me as the Kingpin for this Court fraud with intent to intimidate and harass a claimant before the Superior Court complaining of criminal trespasses against him. You are an incompetent criminal engaged in fraud, or You Will respond to Me.

I also REQUIRE FULL DISCLOSURE - which includes the transcript of the audio as listed in the information by Katie Shaw. You have five calendar days left to produce it or You are engaged in (an additional count of) FRAUD by omitting evidence necessary for litigation.

If I don't hear from You before the end of today, I Will presume You are an incompetent criminal conspiring against Me. Any Honourable Man would respond to provide Me with the disclosure he is lawfully obligated to produce.

I'd Show You what Canada's criminal code has to say about Your unlawful acts, but I'll wait for Our JPT. You Will have some explaining to do. I need a copy of that transcript, please. I'd also like a copy of the waybill service of the SUMMONS. That is a statement of fraud/perjury in Your information, no SUMMONS was ever served upon Me.

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>
Tue, Sep 24, 2024 at 9:44 AM To: vinicius.oliveira@ottawa.ca, "Oliveira, Vinicius" <Vinicius.Oliveira1@ottawa.ca>, "Virtual Crown Ottawa (MAG)" <virtualcrownottawa@ontario.ca>, Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>, NCQ-AQC.Toronto@justice.gc.ca, AGC\_PGC\_OTTAWA@justice.gc.ca

Dear Vinicius,

Can You demonstrate just an ounce of maturity and respond to My emails, please? I'm as King for disclosure You are lawfully obliged to provide Me with upon request - You're just REFUSING to do so? Where is the Crown screening form? Where is the waybill for the SUMMONS allegedly sent by Way of Registered mail on May 1st?

I have been as King for disclosure and transparency related to this Matter from DAY ONE. The ONLY time You provided Me with anything I've been as King for was when You were ORDERED by a Justice of the Peace to provide Me with the *fraudulent* disclosure attached to the first email in this thread.

- 1. Where is the Crown screening form?
- 2. Where is the recording from the evidence file as listed in the fraudulent information?
- 3. Where is the transcript of the Recording from the evidence file referenced in Your fraudulent disclosure?
- 4. Why is there fraudulent/dismissed information included with the rest of Your fraudulent information?
- 5. Where is the waybill receipt showing the SUMMONS was served and/or the Waybill tracking number?

Are You capable of responding to emails but just tacitly conceding that You should be charged and arrested for impersonating the Crown, engaging in fraud, and REFUSING to provide Me with the disclosure I'm lawfully entitled to?

If You don't respond to this email by 5:00 today, I Will let the Justice of the Peace know it's because You are tacitly conceding to be complicit in fraud and attempting to conspire and collude against a Claimant before the Superior Court of Justice with malicious intent, and should be promptly arrested for indictable offences.

Blessings,

King Sean, House von Dehn, Hand of Stephen, The Kingdom of Heaven Found a Sean [Quoted text hidden] To: provincial.dislcosure@ottawa.ca

[Quoted text hidden]

Oliveira, Vinicius < Vinicius. Oliveira 1 @ ottawa.ca>

Tue, Sep 24, 2024 at 9:54 AM

Good morning,

Please see my responses in red below to your disclosure requests:

1. Where is the Crown screening form?

The Crown screening form is a document that includes the Crown's resolution position, this is not something that is available for Provincial Offences Act related matters, only in Criminal matters. If you would like to discuss a possible resolution and obtain the Crowns position on a plea, feel free to contact me at any point to set up an appointment.

2. Where is the recording from the evidence file as listed in the fraudulent information?

Audio/Video disclosure may be viewed at the Crown's office by appointment.

3. Where is the transcript of the Recording from the evidence file referenced in Your fraudulent disclosure?

Our office does not provide transcripts of the audio disclosure. You may always request the audio recording from the Superior Court where the original hearing took place, and have it transcribed by a court transcriptionist.

4. Why is there fraudulent/dismissed information included with the rest of Your fraudulent information?

Unclear what you're asking for here. If you are seeking certified copies of court records, you may simply attend the court counter and ask for a copy.

5. Where is the waybill receipt showing the SUMMONS was served and/or the Waybill tracking number?

This item is not available. If you take issue with the summons, you may bring forward a motion to that effect.

Thanks,

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From: King Sean, House von Dehn < <a href="mailto:qnosticwisdom37@gmail.com">qnosticwisdom37@gmail.com</a>

Sent: Tuesday, September 24, 2024 9:44 AM

To: vinicius.oliveira@ottawa.ca <vinicius.oliveira@ottawa.ca>; Oliveira, Vinicius <Vinicius.Oliveira1@ottawa.ca>; Virtual Crown Ottawa (MAG) <virtualcrownottawa@ontario.ca>; Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>; NCQ-AQC.Toronto@justice.gc.ca <NCQ-AQC.Toronto@justice.gc.ca>; AGC\_PGC\_OTTAWA@justice.gc.ca <AGC\_PGC\_OTTAWA@justice.gc.ca> Subject: Re: Second Notice of Civil and Criminal Liability and Notice of Claim - 23-353404

[Quoted text hidden]

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.

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.

Le présent courriel a été expédié par le système de courriels de la Ville d'Ottawa. Toute distribution, utilisation ou reproduction du courriel ou des renseignements qui s'y trouvent par une personne autre que son destinataire prévu est interdite. Je vous remercie de votre collaboration.

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

Tue, Sep 24, 2024 at 10:09 AM

To: "Oliveira, Vinicius" < Vinicius. Oliveira 1 @ ottawa.ca>

Cc: "vinicius.oliveira@ottawa.ca" <vinicius.oliveira@ottawa.ca>, "Virtual Crown Ottawa (MAG)"

<virtualcrownottawa@ontario.ca>, Part III Disclosure / La Divulgation Partie III provincial.disclosure@ottawa.ca>

Dear Vinicius.

THIS NOTICE IS TO ADVISE YOU THAT YOU ARE ENGAGED IN FRAUD AND ATTEMPTING TO GASLIGHT!!! I AM ENTITLED TO A COPY OF EVERYTHING YOU HAVE AS EVIDENCE - THAT INCLUDES A COPY OF THE WAYBILL FOR THE SUMMONS THAT WAS ALLEGEDLY SERVED, IT IS REQUIRED **AS PROOF OF SERVICE WITH THE AFFIDAVIT** AS PER THE RULE OF LAW.

I HAVE RECEIVED CONFIRMATION THAT THERE IS NOTHING ON THE REGISTRY RELATED TO THIS MATTER. NONE OF THE INFORMATIONS ATTACHED TO THESE EMAILS HAVE BEEN **PROCESSED** - there is no public Record of this Matter, that is **FRAUD!!!** 

I am as King of You DIRECT questions. I have reported federal crimes and indictable offenses to You which YOU (the Crown) cannot plead ignorance of because the fraud is known by CROWN. You are ACTING ROGUE - these information have NOT BEEN PROCESSED.

Who provided them to You because it sure as shit was not 'the provincial Crown office'.

I look forward to hearing from You and putting You away for a very long time. Why are You colluding with fraudsters guilty of \$3 million in fraud and attempting to weaponize the Courts against a Man before the Superior Court of Justice? Where do the provincial Courts gain the right to interfere with Matters before the Superior Court of Justice?

You are a fraud and a piece of shit if You can't answer Me directly. I am tired of the gaslighting. If You don't know what I am tall King about regarding fraud in Your information, You are even more incompetent than I thought.

Your last opportunity to tell Me why You are conspiring with criminals and attacking the one who reported the crimes to Henry the Sinister Suzuki. I'm reporting federal, indictable offences subject to NO LESS THAN TWO YEARS IN PRISON, and You are IGNORING Me as an alleged 'CROWN' prosecutor to aid and abet the \$3 million court fraud and Henry Suzuki's contempt and abdication of oath?

You are an absolute fraud OR an incompetent ass.

The Crown Attorney has confirmed that there is NOTHING IN THE SYSTEM for Me. Why have these informations not been 'processed' onto the REGISTRY?

Blessings,

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

Blessings,

King Sean, House von Dehn, Hand of Stephen,

[Quoted text hidden]

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

Tue, Sep 24, 2024 at 10:15 AM

To: "Oliveira, Vinicius" < Vinicius. Oliveira 1@ottawa.ca>

Cc: "vinicius.oliveira@ottawa.ca" <vinicius.oliveira@ottawa.ca>, "Virtual Crown Ottawa (MAG)"

<virtualcrownottawa@ontario.ca>, Part III Disclosure / La Divulgation Partie III provincial.disclosure@ottawa.ca>

https://www.vondehnvisuals.com/2024/09/23/the-ontario-superior-court-of-just-is-rex-verses-vinicius-the-odious-oliveira-henry-de-sinister-almeida-sampaio-suzuki-the-city-of-ottawa-et-al/

https://www.vondehnvisuals.com/2024/09/22/the-ontario-superior-court-of-just-is-rex-verses-henry-de-sinister-almeida-sampaio-suzuki/

https://www.vondehnvisuals.com/2024/09/20/the-superior-court-of-just-is-rex-verses-vinicius-the-odious-oliveira-and-the-city-of-ottawa-part-ii/

https://www.vondehnvisuals.com/2024/09/19/the-superior-court-of-just-is-rex-verses-vinicius-the-odious-oliveira-and-the-city-of-ottawa/

I Wish to review all of this with You tomorrow, You criminal CLOWN posing as CROWN!?

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>

Tue, Sep 24, 2024 at 10:19 AM

To: "Oliveira, Vinicius" < Vinicius. Oliveira 1 @ ottawa.ca>

Cc: "vinicius.oliveira@ottawa.ca" <vinicius.oliveira@ottawa.ca>, "Virtual Crown Ottawa (MAG)"

<virtualcrownottawa@ontario.ca>, Part III Disclosure / La Divulgation Partie III provincial.disclosure@ottawa.ca>

WHY IS THERE NO RECORD OF THESE CHARGES IN THE SYSTEM, VINICIOUS? THE CROWN MAXIMUM TEN DAYS TO SHOW UP ON THE PUBLIC LOOK UP TOOL, SO WHERE IS IT!!!

I AM FURIOUS WITH YOU AND TIRED OF YOUR GASLIGHTING!!! ANSWER QUESTIONS OR CONCEDE TO FRAUD, INCOMPETENCE, AND COLLUDING WITH CRIMINALS. I'M SO FED UP WITH YOU AND THE CORRUPTION I'VE EXPERIENCED AT THE HAND OF THESE KANGAROO COURTS!!!

[Quoted text hidden]

#### Oliveira, Vinicius < Vinicius. Oliveira 1 @ ottawa.ca >

Tue, Sep 24, 2024 at 10:20 AM

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

Cc: "vinicius.oliveira@ottawa.ca" <vinicius.oliveira@ottawa.ca>, "Virtual Crown Ottawa (MAG)"

<virtualcrownottawa@ontario.ca>, Part III Disclosure / La Divulgation Partie III provincial.disclosure@ottawa.ca>

Morning again,

I'm looking forward to it. We will look to set a judicial pre-trial date at tomorrow's remand appearance. Though I've already given these *articles* a read - you're quite the prolific writer - I appreciate you using a flattering picture of me. You may, however, want to save your evidence for the JPT to be reviewed by the Justice of the Peace.

See you in court tomorrow.

Thanks,

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From: King Sean, House von Dehn < <a href="mailto:qnosticwisdom37@gmail.com">qnosticwisdom37@gmail.com</a>

Sent: Tuesday, September 24, 2024 10:15 AM

To: Oliveira, Vinicius < Vinicius. Oliveira 1@ottawa.ca>

Cc: vinicius.oliveira@ottawa.ca <vinicius.oliveira@ottawa.ca>; Virtual Crown Ottawa (MAG)

<virtualcrownottawa@ontario.ca>; Part III Disclosure / La Divulgation Partie III provincial.disclosure@ottawa.

ca>

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[Quoted text hidden]

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

Tue, Sep 24, 2024 at 10:32 AM

To: "Oliveira, Vinicius" < Vinicius. Oliveira 1 @ottawa.ca>

Cc: "vinicius.oliveira@ottawa.ca" <vinicius.oliveira@ottawa.ca>, "Virtual Crown Ottawa (MAG)"

<virtualcrownottawa@ontario.ca>, Part III Disclosure / La Divulgation Partie III provincial.disclosure@ottawa.ca>

I'm as King of You a direct Question. You seem like quite the prolific criminal! Why does CROWN have no Record of these charges? Why is the only record that exists in these emails? Why can't I look this case up in the system? Why would an (allegedly) impartial clerk of the court report a recording of a proceeding to a Toronto Court (the Court engaged in \$3 million insurance fraud) but IGNORE the complaint of \$3 million insurance fraud and the Toronto Court proceeding against My UNREPRESENTED deceased father in fraud? Your going to ignore federal, indictable offences but weaponize the Courts against Me without so much as an injured party? Interesting.

Because You are trying to RAILROAD a Man in a PRIVATE Court with informations that HAVE NOT been endorsed BY CROWN. You are IMPOSING a Crown prosecutor and were petitioned by criminals colluding against Me. You are a fraudster and You Will start making arrests and apprehend the real criminals, or I Will be as King of the JP to begin doing so tomorrow?

Can You Give Me any reason You should NOT be charged under Canada's Criminal Code for aiding and abetting Court fraud. You concede that You have read the Blog and You are supposed to know everything the Crown knows as an impartial body.

The only thing the Crown knows as an impartial body is that a number of liars posing as lawyers have been proceeding against My deceased, unrepresented father in the Toronto Courthouse falsely accusing him of the criminal Acts of Tiffany Singh. That is not okay with Me, and some One Will pay for the crimes against Me and My father. Right now, You appear to be the main conspirator of the fraud, attempting to intimidate Me for reporting the crimes - or is there another reason You ignore and gaslight My complaints of federal crimes as a 'Crown' prosecutor? Where is Your impartiality?

You can respond to Me, but only the questions You Wish to answer? That is contempt sir. And if You consider that a 'Good' picture of You, I'd hate to see a bad one.

Blessings, criminal posing as Crown,

King Sean, House von Dehn

[Quoted text hidden]

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

Tue, Sep 24, 2024 at 10:40 AM

To: "Oliveira, Vinicius" < Vinicius. Oliveira 1@ottawa.ca>

Cc: "vinicius.oliveira@ottawa.ca" <vinicius.oliveira@ottawa.ca>, "Virtual Crown Ottawa (MAG)"

<virtualcrownottawa@ontario.ca>, Part III Disclosure / La Divulgation Partie III provincial.disclosure@ottawa.ca>

Also, thank You for finally confirming receipt of the Notice of Civil and Criminal Liability for Your fraud and collusion in federal crimes. Default Judgment Will be awarded against You tomorrow if charges have not been pressed against the Real criminals before then. Is that clear enough for You?

Blessings,

King Sean, House von Dehn [Quoted text hidden]

To: "Oliveira, Vinicius" < Vinicius. Oliveira 1 @ ottawa.ca>

Cc: "vinicius.oliveira@ottawa.ca" <vinicius.oliveira@ottawa.ca>, "Virtual Crown Ottawa (MAG)"

<virtualcrownottawa@ontario.ca>, Part III Disclosure / La Divulgation Partie III provincial.disclosure@ottawa.ca>

FYI:

# **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. (Which includes maintaining RECORDS and EVIDENCE related to Willful TRESPASS upon a Trust Instrument.)

https://www.vondehnvisuals.com/my-story/ (Trust Instrument on file with MOJAG Correspondence Unit)

Find a copy of the Trust Declaration attached - also on file with Canada's Ministries and the province of Ontario.

# Canada CRIMINAL CODE STATES:

#### Fraud

- **380 (1)** Every one who, *by deceit, falsehood or other fraudulent means*, whether or not it is a false pretence within the meaning of this Act, *defrauds the public or any person, whether ascertained or not, of any property, money or valuable security or any service*, (including access to the Courts and Remedy for rights violations according to the Provisions of the Court for Charter violations under 24.1, Provisions of the Court)
  - (a) is guilty of an indictable offence and liable to a term of imprisonment not exceeding fourteen years, where the subject-matter of the offence is a testamentary instrument or the value of the subject-matter of the offence exceeds five thousand dollars; or
  - **(b)** is guilty
    - (i) of an indictable offence and is liable to imprisonment for a term not exceeding two years,

(ii) of an offence punishable on summary conviction, where the value of the subject-matter of the offence does not exceed five thousand dollars.

## **Minimum punishment**

(1.1) When a person is prosecuted on indictment and convicted of one or more offences referred to in subsection (1), the court that imposes the sentence shall impose a minimum punishment of imprisonment for a term of two years if the total value of the subject-matter of the offences exceeds one million dollars (or a testamentary instrument).

# Breach of trust by public officer

- **122** Every official who, in connection with the duties of their office, *commits fraud or a breach of trust*, whether or not the fraud or breach of trust would be an offence if it were committed in relation to a private person, is guilty of
  - (a) an indictable offence and liable to imprisonment for a term of not more than five years; or
  - **(b)** an offence punishable on summary conviction.

You are trespassing upon a Trust Instrument related to a TRUST Claim before Canada's Superior Court of Justice. You are attempting to deny Me a Court of competent jurisdiction in violation of My Trust obligations, Canada's Criminal Code, the Trustee Act of Ontario, and Your duties and obligations as a representative of CROWN (allegedly) to provide relief and remedy to a Claimant for serious, criminal trespasses upon his Trust obligations, depriving him of his access to Justice and a court of competent Jurisdiction.

You have not provided any legal or lawful excuse whatsoever for Your attempt to trespass upon a Trust Claim and a Trust Instrument on file with Canada's MOJAG. I am not playing games with You, Vinicious.

When a Man has a legal, lawful obligation to respond to a Notice of Liability for Criminal Breach of Trust and fails to do so, the Rule of Law presumes the Man is guilty if he says nothing. "Nihil Dicit" is a Maxim in Law which states that if a Man does not provide any legal or lawful excuse for his actions when he has a moral and ethical obligation to speak as an officer of the Court, he is presumed to plead 'no contest' to any unrebutted facts against him.

These are the FACTS related to this Matter and I intend to read all of these emails to the JP tomorrow at our 'remand' hearing.

By the Way, I also have a Recording of Our last meeting before the JP, where the JP states that September 25th I am to Present to the Court again for a Judicial Pre-Trial!!! Why is it now a 'remand' hearing? I was under the impression We were having Our JPT tomorrow. Should I

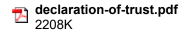
produce a copy of the recording for the Justice, or can You have a transcript prepared for Me if You Wish to dispute My assertion regarding the subject Matter of tomorrow's Court Presentation?

I look forward to hearing from You but expect nothing but more contempt and collusion with criminals posing as clerks of the Court, defaming the Crown's repute a Sean.

You are a disgrace to Canada's Justice System. Vinicious' version of the Ontario Superior Court of 'just is' whatever Vinicious the Odious Oliveira decides it should be.

You are hereby served in a Common Law Jurisdiction.

[Quoted text hidden] [Quoted text hidden]



Oliveira, Vinicius < Vinicius. Oliveira 1@ottawa.ca>

Tue, Sep 24, 2024 at 12:25 PM

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

Cc: "vinicius.oliveira@ottawa.ca" <vinicius.oliveira@ottawa.ca>, "Virtual Crown Ottawa (MAG)" <virtualcrownottawa@ontario.ca>, Part III Disclosure / La Divulgation Partie III cprovincial.disclosure@ottawa.ca>

Thank you for your email Mr. Von Dehn, It's always a pleasure to hear from you.

I've confirmed with the court clerks, the next available JPT date slot is **02Oct2024**. I will be available at any time before 12 noon on that date, please be prepared with your calendar tomorrow afternoon so we can schedule the judicial pre-trial.

Thanks again,

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

Sent: Tuesday, September 24, 2024 12:16 PM

[Quoted text hidden]

[Quoted text hidden]

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

Tue, Sep 24, 2024 at 1:17 PM

To: "Oliveira, Vinicius" < Vinicius. Oliveira 1@ottawa.ca>

Cc: "vinicius.oliveira@ottawa.ca" <vinicius.oliveira@ottawa.ca>, "Virtual Crown Ottawa (MAG)" <virtualcrownottawa@ontario.ca>, Part III Disclosure / La Divulgation Partie III cprovincial.disclosure@ottawa.ca>

Dear Vinicious the Odious Oliveira,

You are GASLIGHTING!!! It is CONTEMPT to fail to respond to a Notice of Civil and Criminal liability, and to REFUSE to explain to Me why there is no Court of Record regarding this Matter? Why have no documents been PROCESSED onto the REGISTRY? That is FRAUD by definition.

Furthermore, You have NOT provided any legal or lawful excuse for Your TRESPASS upon the TRUST INSTRUMENT, and You can no longer plead ignorance because You have just provided confirmation of receipt of My last email to You.

I am NOT 'Mr.' von Dehn. If You don't know the difference between a Master in Law and a King in Law in a constitutional democratic monarchy, You are not fit to be serving the Crown, You are an incompetent, belligerent criminal IMPOSTER

posing as a representative of Crown. The Ministry of the Attorney General has confirmed that no Charges have been PROCESSED or FILED with the Ministry of the Attorney General and Department of Justice, and this EVIDENCE is provided for by Your FRAUDULENT information.

You are attempting to proceed against Me in PRIVATE, depriving Me of a My right to a fair, public, trial and a court of COMPETENT jurisdiction.

I was able to Give You the benefit of the doubt and presume that because You have not PROCESSED Your informations onto the REGISTRY, that You did not receive Notice from MOJOG that there is a Trust Instrument on file to protect the interests of Sean you Dehn and Joachim Heinrich you Dehn.

Are You attempting to compel Me to accept a position of office that is a trespass upon My Trust obligate Sean's and deny Me My Sui Juris capacity in a Constitutional Democratic Monarchy?

Why does the Trustee Act of Ontario apply to all Trusts whenever Created and all Trustees whenever appointed EXCEPT My Trust on file with MOJAG is You are not WILLFULLY attempting to trespass upon a Trust Instrument with malicious intent?

Are You mature enough to answer any of My questions, or can I expect more contempt and gaslighting? Once again, thank You for confirming receipt of Notice of liability for the criminal trespasses upon My Trust obligation in violation of Your oath to Canada's People and the Courts.

You are hereby served, I intend to read all these emails to the JP tomorrow - I look forward to You attempting to respond to them.

Every instance of 'Mr.' pertaining to Me in correspondence is an Act of Willful trespass, defamation and contempt of a Trust Instrument on file with MOJAG.

Blessings, You Will need them, You incompetent, criminal, clown.

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>

Tue, Sep 24, 2024 at 1:25 PM

To: "Oliveira, Vinicius" < Vinicius. Oliveira 1 @ ottawa.ca>

Cc: "vinicius.oliveira@ottawa.ca" <vinicius.oliveira@ottawa.ca>, "Virtual Crown Ottawa (MAG)"

<virtualcrownottawa@ontario.ca>, Part III Disclosure / La Divulgation Partie III provincial.disclosure@ottawa.ca>

You, Sir, are one arrogant ASS! I have every reason to believe You are every bit as corrupt and criminal as You Present Your Self to be. You are demonstrating an unfathomable amount of contempt OR You are too stupid to respond to simple questions.

Primarily, WHY HAVE NONE OF THESE INFORMATIONS BEEN PROCESSED WITH THE CROWN REGISTRY OFFICE!???

Blessings, criminal,

King Sean

[Quoted text hidden]

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

Tue, Sep 24, 2024 at 1:37 PM

To: "Oliveira, Vinicius" < Vinicius. Oliveira 1 @ottawa.ca>

Cc: "vinicius.oliveira@ottawa.ca" <vinicius.oliveira@ottawa.ca>, "Virtual Crown Ottawa (MAG)"

<virtualcrownottawa@ontario.ca>, Part III Disclosure / La Divulgation Partie III provincial.disclosure@ottawa.ca>

Be Mindful, You are still TACITLY conceding to malicious trespass upon a Trust Instrument on file with Canada's MOJAG and interfering with Justice by attempting to 'downgrade' the jurisdiction of the Court in which the alleged offense took

place. I have not had any Matters before a Provincial Court of Justice, only a Matter before the Superior Court of Justice which is REQUIRED by the Provisions (beforehand relevance) afforded to the Courts by the Ministry of the Attorney General and Department of Justice. These are all facts You are tacitly conceding to by failing to provide any legal or lawful excuse for Your actions.

I don't need to prove anything, You have proven to be entirely incompetent and corrupt entirely on Your own.

Blessings, I look forward to discussing this with a COMPETENT Justice of the Peace and as King for criminal charges to be laid against You for criminal breach of Trust.

Is there any reason whatsoever why Canada's Criminal code should not apply to You? If You don't respond, I Will presume You are tacitly conceding that You should be arrested tomorrow at Our 'remand' hearing (which was supposed to be a JPT according to what the JP said last time). You are stalling and depriving Me of My right to a speedy trial in violation of My rights and Trust 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>

Tue, Sep 24, 2024 at 1:44 PM

To: "Oliveira, Vinicius" < Vinicius. Oliveira 1@ottawa.ca>

Cc: "vinicius.oliveira@ottawa.ca" <vinicius.oliveira@ottawa.ca>, "Virtual Crown Ottawa (MAG)"

Dear Vinicious,

You may take Notice that NONE of the informations You Presented to Me appear to have been seen by any Justice of the Peace - if they WERE, they were certainly NOT endorsed by a JP - it appears as if You are attempting to bring these charges against Me in fraud and without the Blessing of a Justice of the Peace or Canada's MOJAG.

Why have none of the informations You provided to Me been endorsed by the Court?

I look forward to hearing from You,

King Sean, House von Dehn, Hand of Stephen, The Kingdom of Heaven Found a Sean On His Majosty's Sarvice, exposing crim

On His Majesty's Service, exposing criminals war King against Canada's People in the Ontario Courts of Just-is. [Quoted text hidden]

Oliveira, Vinicius < Vinicius. Oliveira 1 @ ottawa.ca>

Tue, Sep 24, 2024 at 1:59 PM

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

Good afternoon, again.

I understand your confusion. The law is a complex thing and often not easy for a lay person to navigate. Hopefully I can shed some light on this for you.

Copies of the information are included in the disclosure package. The original always stays with the court administration. You are always free to ask them for a certified true copy (including judicial endorsements).

Thanks again,

Vinicius "the Odious" Oliveira

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

Sent: Tuesday, September 24, 2024 1:45 PM

[Quoted text hidden]
[Quoted text hidden]
[Quoted text hidden]

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

Tue, Sep 24, 2024 at 2:00 PM

To: "Oliveira, Vinicius" < Vinicius. Oliveira 1 @ottawa.ca>

Cc: "vinicius.oliveira@ottawa.ca" <vinicius.oliveira@ottawa.ca>, "Virtual Crown Ottawa (MAG)"

<virtualcrownottawa@ontario.ca>, Part III Disclosure / La Divulgation Partie III provincial.disclosure@ottawa.ca>

From Your own 'inform a Sean':

This Notice is published on the International Public Record and You Will be held liable in Your personal, private capacity if You do not withdraw the charges against Me **before May 1st**. My thumbprint Seal is sufficient to discharge any commercial obligations the Beneficiary of the public Trust may have.

You are hereby served. [vondehnvisuals.com]

This is included as 'evidence'? Evidence of fraud? Because Kimberly Duggan is claiming the SUMMONS was served on May 6th, 2024? Why would I be as King of Dawn Neilly to respond to Me BEFORE May 1st if I'm responding to a SUMMONS that was allegedly served on May 6? How do You reconcile these inconsistencies in Your story? It's all fraud. The first two informations have not been signed or dated by a JP OR the informing officer and MUST be vacated. The final information is incomplete and a document of FRAUD as no SUMMONS was ever served upon Me, it is an affidavit of PERJURY on a Court of Record.

If the SUMMONS was served upon Me by courier, there Will be a receipt requiring My Signature. You are a FRAUD!!

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>

Tue, Sep 24, 2024 at 2:05 PM

To: "Oliveira, Vinicius" < Vinicius. Oliveira 1 @ ottawa.ca>

No, Vinicious. I have already received confirmation from Crown Attorney's office that there is no information PROCESSED related to this Matter. You are not going to gaslight Me by presenting Me with 'Certified copies' of documents MOJAG has no record of.

From Your own information (#3)

"On Mon, Apr 29, 2024 at 8:42?AM Virtual Crown Ottawa (MAG)

<Virtual.CrownOttawa@ontario.ca> wrote:

Good morning,

Can you provide a name for this file, we cannot locate this file in our system.

\_\_\_\_\_\_

IJ P029 Page: 1

Case Name: VON DEHN, SEAN Case ID: 456810

Page: 7 of 17

Best, EH

Ottawa Crown Attorneys Office

\_\_\_\_\_

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

Sent: Monday, April 29, 2024 10:45 AM

To: Neilly, Dawn R < Neilly D@ottawapolice.ca>; Wood, Catherine D

<WoodC@ottawapolice.ca>; cloc.reception@ontario.ca; Ottawa SCJ Courts (MAG)

<ottawa.scj.courts@ontario.ca>; arif.virani@parl.gc.ca
Subject: [EXTERNAL] Fwd: 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

----- Forwarded message -----

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

Date: Mon, Apr 29, 2024 at 10:44?AM Subject: Re: File Number 23-353404

To: Virtual Crown Ottawa (MAG) < Virtual.CrownOttawa@ontario.ca>

Dear Crown,

Please advise Me of any update because I am NOT going to attend court if there is no Record of this. Again, I would like to reassert that I would like the officer charged for serving Me with fraudulent information. Or does the Rule of Law not apply to Me except to exploit My rights? Some One needs to be held to account, this is very stressful for Me and

psychological abuse.

Thank You,

King Sean, House von Dehn,

Hand of Stephen,

The Kingdom of Heaven Found a Sean

On Mon, Apr 29, 2024 at 10:41?AM Virtual Crown Ottawa (MAG)

<Virtual.CrownOttawa@ontario.ca> wrote:

Thankyou for your email. I cannot see your file anywhere, thankyou for your cooperation.

Best, EH

Ottawa Crown Attorneys Office

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IJ P029 Page: 2

Case Name: VON DEHN, SEAN

Explain this, FRAUDSTER!!!

I don't TRUST You, I TRUST the Crown Attorney's Office.

Also, somewhat inconvenient for You that the RECORD of EVIDENCE (information) provided BY YOU Shows that I am responding to Dawn Neilly a week before she is claiming to have served Me with the SUMMONS. That's not a problem for You?

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>

Tue, Sep 24, 2024 at 2:13 PM

To: "Oliveira, Vinicius" < Vinicius. Oliveira 1 @ ottawa.ca>

The only RESOLUTION talk I Will be having with You, Vinicious, is an agreement to cease and desist Your attempt to weaponize the Courts against Me for reporting federal crimes to You as a prosecuting attorney, OR to accept FULL CIVIL AND CRIMINAL LIABILITY FOR ALL TORTFEASORS CONSPIRING AGAINST ME. Choice is Yours, and the deadline is tomorrow, 1:30 PM or I Will be reporting You to the RCMP.

If I do not receive confirmation from You that criminals are being arrested before 1:30 Post Midi tomorrow, I WILL NOT BE ATTENDING THE HEARING, You are tacitly conceding to proceed in FRAUD, impersonating CROWN when the 'Crown' has no Record of these charges whatsoever. Just because a clerk for the City of Ottawa is 'coveting' a Certified copy of Your fraudulent information, does not mean You have the support of CROWN. If You did, You would be PROCESSING the documents onto the REGISTRY and the JP would have a copy of these fraudulent informations, and I Imagine You would already be incarcerated.

Is that clear enough for You?

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>

Tue, Sep 24, 2024 at 2:20 PM

To: "Oliveira, Vinicius" < Vinicius. Oliveira 1@ottawa.ca>

Tell Me WHY none of Your informations have been Signed by a JP? Page 5 of the first two informations for Your ease of reference. The UNDERTAKING is conveniently missing from all of Your informations - omission of evidence is also FRAUD. I have a copy of the UNDERTAKING as King of Me to appear in Courtroom 14 under Canada's Criminal Code before the Superior Court. What happened to that, and why are none of Your informations endorsed by a JP or the informing officer? They are not dated, either.

You also INCLUDED a copy of the Trust Instrument on file with Your information, so You can't plead ignorance. You are officially trespassing upon a Trust Instrument in violation of Your oath, the Rules of the Court, the Trustee Act of Ontario, and My constitutional rights and the provisions of the Court pertaining to REMEDY for Your malicious trespass.

Blessings,

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