

## Notice of Cease and Desist and Notice of Criminal Liability

1 message

King Sean, House von Dehn <gnosticwisdom37@gmail.com> Fri, Dec 20, 2024 at 10:37 AM To: "Freire, Clara" <Clara.Freire@ottawa.ca>, arthur.white-crummey@cbc.ca, "Langlais, Geneviève" <Genevieve.Langlais@ottawa.ca>, "Curry, Cathy" <Cathy.Curry@ottawa.ca>, "JUS-G-MAG-LECA Complaints (MAG)" <lecacomplaints@ontario.ca>

Dear Clara,

This is HARASSMENT and Will NOT be tolerated!

Until You tell Me why the Trustee Act of Ontario does not apply to You, Your 'belief' that it doesn't is in fact criminal. You do not legislate laws (and thank God for that), You are subject to the codes, statues and Acts that govern Your department. One of those Acts is the Trustee Act of Ontario.

You are trying to tell Me You are above the Law and that it is 'inappropriate' for Me to criticize that belief? This is CONTEMPT and GASLIGHTING.

The Trustee Act of Ontario applies to all Trusts whenever expressed and all Trustees whenever appointed. - Trustee Act of Ontario

Why does this not apply to You, Clara? I do believe You are a morally bankrupt criminal, and I believe You have corrupted all of Your staff as well. I Will continue to believe this until You SHOW Me where You are exempt from the Trustee Act of Ontario and Canada's Criminal Code for malicious trespass upon it with intent to cause harm.

You answer that question and I'll stop placing You on Notice. But You have had seven years to provide Me with proof of Your belief in immunity from the Trustee Act and Canada's Criminal Code but You have failed to provide one. Your lawyer doesn't seem to be able to come up with a legal or lawful excuse for Your actions, either.

The law presumes that if You don't provide Me with Your legal exemption from the Law, it's because You don't have one.

You are a criminal, plain and simple, and You are violating Your oath to do no harm. You know You are harassing and antagonizing Me, exploiting Me economically in violation of My rights, Trust obligations, and even international law concerning the right to freely dispose of My natural wealth without prejudice to Canadian (foreign) obligations.

So yeah, I consider that moral bankruptcy. Show Me You can respond to a letter in reasonable time. Tell Me in front of Cathy Curry and Your city's lawyer why the Trustee

Act of Ontario is not binding upon You.

I'll wait.

Get the money in My account TODAY, including interest for the emotional and psychological harm caused by Your contempt and ignorance. Not one person from Your office has contacted Me to let Me know the mistake Will be corrected and offer an apology. You want ME to apologize to You for CMPLAINING about You abusing My rights, suggesting it is INAPPROPRIATE to place You on Notice, advising You that (unless You can show Me where You are exempt from the Trustee Act of Ontario) Your action are in FACT, criminal.

You stole money from Me and You haven't told Me why, haven't replaced the funds yet, and haven't compensated Me for the harm that was done. Any One else in Canada is entitled to compensation when wrongdoing is done to them. But You believe that those subject to Your office are not entitled to the protection afforded by Canada's Criminal Code? Why should I not just request for the police to apprehend You immediately!? What IS Your lawful excuse? Why do You believe You are not subject to the Trustee Act of Ontario?

If You can't answer that simple question, then I can only presume it's because You don't have one and are trespassing with malicious intent. Help Me see it differently.

Blessings,

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

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## 4 attachments

ATTENTION CLARA FREIER\_ FINAL NOTICE OF CRIMINAL LIABILITY AND NOTICE OF CLAIM.pdf

ATTENTION CLARA FREIER\_ NOTICE OF DEFAULT JUDGMENT, NIHIL DICIT, RES JUDICATA - CRIMINAL BREACH OF TESTAMENTARY INSTRUMENT.pdf
193K

Public Conduct Notice.pdf

2305-03646-notice-of-default-judgment-nihil-dicit-res-judicata-breach-of-trust-with-criminal-intent.pdf