

Ontario Works - Medical Benefits Inquiry

2 messages

Haines-Chiarello, Kristine <Kristine.Haines-Chiarello@ottawa.ca> To: "King Sean, House von Dehn" <gnosticwisdom37@gmail.com> Cc: "Khavich, Rita" <rita.khavich@ottawa.ca> Fri, Dec 27, 2024 at 4:19 PM

Hello King Sean,

The purpose of this email is to follow up with on your recent email to the Ministry of Children, Community Social Services (MCCSS) regarding your Ontario Works file and medical benefits.

Employment and Social Services (ESS) has reviewed your Ontario Works file. Upon our review, we can confirm that the medical benefits on file, medical travel and transportation and special diet, have been issued monthly since December 2023. It is important to note that should there have been a suspension on file, it may have delayed the monthly issuance.

We would also like to share with you that both these medical benefits are coming due for review by the end of March 2025. I have included your new Case Worker, Rita Khavich, to assist you should you have any questions and/or need support to navigate next steps.

Regards,

Kristine

Kristine Haines-Chiarello

She, her, elle

Manager | Gestionnaire

Employment and Social Services Central I Services sociaux et d'emploi, bureau central

Community and Social Services | Services sociaux et communautaires

City of Ottawa | Ville d'Ottawa

370 Catherine Street I 370 rue Catherine

Tel/tél.: 613-580-2424 ext/poste 24865

email: Kristine.Haines-Chiarello@ottawa.ca

I acknowledge that I live and work on unceded Algonguin territory; I am grateful and committed to reconciliation.

Je reconnais que je travaille et je vis sur un territoire non cédé de la nation algonquine Anishinabe. Je suis reconnaissante et m'engage à participer aux efforts de réconciliation.

.

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.

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.

Classified as City of Ottawa - Internal / Ville d'Ottawa - classé interne

King Sean, House von Dehn <gnosticwisdom37@gmail.com> Fri, Dec 27, 2024 at 5:12 PM To: "Haines-Chiarello, Kristine" < Kristine.Haines-Chiarello@ottawa.ca>, "Cloc-Reception (MAG)" <cloc.reception@ontario.ca>, "Ottawa SCJ Courts (MAG)" <ottawa.scj.courts@ontario.ca>, "Koroma, Samuel" <samuel.koroma@ottawa.ca>

Cc: "Khavich, Rita" <rita.khavich@ottawa.ca>

TO CLARA FREIER, PERSONAL, PRIVATE CAPACITY, MANAGER OF COMMUNITY AND SOCIAL SERVICES FOR THE CITY OF OTTAWA,

NOTICE OF DEFAULT JUDGMENT, NIHIL DICIT, RES JUDICATA - CRIMINAL BREACH OF PUBLIC TRUST (CCC.136), SERIOUS AGGRAVATED CIRCUMSTANCES (CCC. 380.1)

Criminal breach of trust

336 Every one who, being a trustee of anything for the use or benefit, whether in whole or in part. of another person, or for a public or charitable purpose, converts, with intent to defraud and in contravention of his trust, that thing or any part of it to a use that is not authorized by the trust is guilty of an indictable offence and liable to imprisonment for a term not exceeding fourteen years.

R.S., c. C-34, s. 296

Section 380.1 of the Criminal Code of Canada deals with aggravating circumstances that a court may consider when sentencing someone for fraud. These circumstances include:

- The complexity, magnitude, duration, or degree of planning involved in the fraud
- Whether the fraud affected or could have affected the stability of Canada's financial ۲ system, economy, or financial markets
- The number of victims involved
- The impact the fraud had on the victims, taking into account their age, *health, and* financial situation
- Whether the offender took advantage of their position in the community

- Whether the offender violated a licensing requirement or professional standard
- Whether the offender concealed or destroyed records related to the fraud

Fraud is a criminal offense that involves deceiving someone or the public into giving up money, property, valuable security, or a service. The severity of the crime is determined by the value of what was taken and whether the public was targeted. Fraud involving more than \$5,000 is usually considered an indictable offense, while fraud involving less than \$5,000 is usually a summary conviction.

"Upon our review, we can confirm that the medical benefits on file, medical travel and transportation and special diet, *have been issued monthly since December 2023*. It is important to note that *should there have been a suspension on file, it may have delayed the monthly issuance."*

Yet You confirm that there HAS been considerable delay in the monthly issuance, and You are only issuing HALF the medical travel for at least the last six months UNLAWFULLY!!! You are LYING by suggesting that I have been receiving the amount I am entitled to, NOT half the medical travel You are entitled to pay. You were also advised that compelling Me to see a doctor FOR ANY REASON is a violation of My Trust Instrument on file with Your office and Canada's MOJAG. Compelling a Man to violate his Spiritual and moral convictions under threat of economic harm is a serious breach of public Trust and a CRIMINAL OFFENSE!!!

Any agent of Your office who does not Honour the Trust Instrument IMMEDIATELY by setting up an expense account with the verification department so that I may freely dispose of My natural wealth without prejudice to foreign obligations, Will also be criminally charged if they fail to provide the immunity clause provided by the Ontario Works Act that Shows You are not subject to Canada's Criminal Code and the Trustee Act of Ontario or any of the other laws otherwise binding upon the rest of Canada's People.

Just following orders Will allow case workers to be subject to the exact same criminal charges for aggravated circumstances. Nuremberg set precedence, just following orders is not a lawful excuse for engaging in criminal conduct with intent to cause harm and demoralize an individual in violation of his Trust obligations.

You are hereby Given Notice of these facts. Please tell Me why I should not be able to ask the Ottawa Police Service to have You arrested immediately for Your crimes, and for setting this type of example for other case workers subject to Your tyranny.

As You are also a 'State Actor' allegedly representing the Crown, this Notice has also been served upon the Crown Law Reception office for service to the Crown (and on the Ottawa Superior Court as proof of service of the Default Judgement upon You).

I look forward to hearing from You,

King Sean, House von Dehn,

Hand of Stephen,

The Kingdom of Heaven Found a Sean

On His Majesty's Service

Notice of Criminal Liability, Personal, Private Capacity - CLARA FREIER_ Guilty of trespass upon a Trust Instrument with Malicious Intent.._.pdf 181K