

### 22-89835 - FINAL Notice of Non Acceptance for Fraud - Marc E. Smith's Decision Obtained in Fraud

23 messages

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

Wed. Mar 12, 2025 at 9:49 AM

To: "Ottawa SCJ Courts (MAG)" <a href="ctrisman-cox">ottawa.scj.courts@ontario.ca</a>, "Crisman-Cox, Christopher" <ccrismancox@millerthomson.com</a>, Mike von Dehn <a href="mailton@miltonsip.com">mondehn@trilliumwest.com</a>, Hala Tabl <a href="mailtonsip.com">htabl@miltonsip.com</a>, Neil Milton <a href="mailton@miltonsip.com">nmilton@miltonsip.com</a>, Tanja Johnson <a href="mailtong-tvondehn@icloud.com">tvondehn@icloud.com</a>, "Oliveira, Vinicius" </a> <a href="mailtong-tvondehn@icloud.com">vinicius"</a> <a href="mailtong-tvondehn@icloud.com">mondehn@icloud.com</a>, "Virtual Crown Ottawa (MAG)" <a href="mailtong-tvondehn@icloud.com">mondehn@icloud.com</a>, "Virtual Crown Ottawa (MAG)" <a href="mailtong-tvondehn@icloud.com">mondehn@icloud.com</a>, "Virtual Crown Ottawa (MAG)" <a href="mailtong-tvondehn@icloud.com">virtualcrownottawa@ontario.ca</a>, "Ponniah, Jove (MAG)" <a href="mailtong-tvondehn@icloud.com">mondehn@icloud.com</a>, "Virtual Crown Ottawa (MAG)" <a href="mailtong-tvondehn@icloud.com">mondehn@icloud.co

Dear Crown,

Please advise the Honourable Justice Marc E. Smith that Tanja Johnson and Michael von Dehn deceived Marc E. Smith in the motion hearing to dismiss by providing Affidavits of PERJURY and FRAUD.

While Michael and Tanja claim to have no knowledge of the claims proceeding against My father in default at the Toronto Superior Court, it appears as though Michael von Dehn was receiving documents 'in care of' Joachim Heinrich von Dehn. The claims were allegedly 'discontinued' one day after I provided Notice of Appearance to the Toronto Superior Court believing the claims must be waiting for a Trustee to be appointed before they could proceed.

No, apparently, Michael has been receiving documents 'in care of' Joachim Heinrich von Dehn and allowing him to be noted in default for very serious criminal charges Michael knows My father had nothing to do with. The intent was to keep the Claims proceeding against the Estate in the amount of \$3 million off the Court of Record so that Tanja Johnson could 'fake' a Certificate of Appointment of Estate Trustee, sell the house under power of sale without any judicial oversight, and avoid having the three million dollars in claims interfere with the remainder funds from the unlawful power of sale.

Tiffany, Tanja and Michael have been conspiring against Me and My deceased father, and unfortunately, this Court CANNOT ARGUE WITH OFFICIAL COURT DOCUMENT AND THE **OFFICIAL COURT OF RECORD**.

I reported these crimes to the Judge in the Motion hearing and I can RESPECT the fact that he may not have believed Me and Trusted the testimony made to him in the Affidavit materials of My opposing counsel. But the Affidavits the Judge is relying on are DOCUMENTS OF FRAUD AND PERJURY.

It is clear and obvious that Michael had more than a 'beneficial' interest in the Estate and was instrumental in the fraud. Both Tanja and Michael neglect to mention any of these Claims in any of their Application materials to the Court for the CAET application, OR in their affidavit testimony made to Justice Marc E. Smith.

I have been a victim of serious crime and collusion related to this Matter for over six years, I require for the Justice to be made aware of the fraud and how his Honour was deceived. Once again, there is no RECORD of any One being appointed to represent the legal interests of Joachim Heinrich von Dehn, the entire testimony made to the Court by opposing counsel was fraud and perjury with intent to pervert and influence the Course of Justice.

Please ensure the Judge receives this Notice as decisions obtained in fraud stand to sully CASE LAW precedence, so the decision MUST be overturned immediately, and criminal charges should be laid accordingly (in My humble opinion).

Jove Ponniah, Supervisor for the Superior Court of Justice Will also be happy to let You know he has been allowing these claims to proceed without proof of service on any of the Entitled parties to the Claim. I have cc'd Jove Ponniah on this email for Your convenience. Jove certainly knows that Tanja Johnson is not acting as the Trustee and Executor for Joachim Heinrich von Dehn.

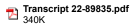
Will Court staff 'ghost' Me again, or can I expect a reply? Can You also tell Me why the public record related to this Matter hasn't been updated since June 12, 2023?

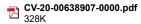
It appears Sally A. Gomery was correct after all - Tanja and Michael were conspiring to steal Sean's rightful share of estate assets and deprive him of his right to a fair and impartial hearing!

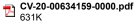
Thank You kindly for Your time, I look forward to hearing from You.

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

### 4 attachments







CV-20-00639418-0000.pdf 231K

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

Wed, Mar 12, 2025 at 11:40 AM

To: "Ottawa SCJ Courts (MAG)" <a href="ctisman-cox">Ctisman-cox</a>, "Crisman-Cox, Christopher" <a href="ccrisman-cox">Ctrisman-cox</a>@millerthomson.com>, Mike von Dehn <a href="cwondehn@trilliumwest.com">Mike von Dehn</a> <a href="cwondehn@trilliumwest.com">Mike

Attention Krystal Jones:

Once again, I require a REPLY to this email. You appear to be able to instruct Court staff to weaponize the Ottawa Police Service against Me for Honouring My Trust obligations and maintaining a Record of the proceedings, but You Will NOT confirm that You Will forward My reporting of these crimes to the Judge or the appropriate authorities of the Court to hold People accountable for indictable, federal offences?

I have reported these crimes to Revenue Canada and they are curious to know why My brother and sister have not been apprehended if I have reported these crimes to the Court and provided proof of their fraud. I have to tell them I honestly don't know, should I defer them to KRYSTAL JONES?

Is Krystal Jones still Acting as supervisor? I would like to know why court staff are not processing documents onto the Registry and if You would be the one responsible for reporting federal crimes You have first hand knowledge of to the appropriate authorities. Is there any particular reason You are taking no action in this instance? I was

under the impression that the Courts are 'impartial' and Act only upon the facts.

The facts show Michael and Tanja have lied about Tanja being 'duly appointed' as the Estate Trustee while Michael receives documents to allow his father to be wrongly accused of the criminal tresasses of a foreign intervenor of the Trust Instrument.

I need some One from this Court whom I can hold accountable for not processing documents onto the Registry and failing to report the federal crimes of My opposing counsel while helping My opposing counsel to weaponize the Toronto Court security against Me for Recording the proceedings, ironically (but not coincidentally) the same Court that is complicit in the fraud, not PROCESSING documents onto the Registry.

Exactly the same 'trick' this Court is up to.

Krystal Jones is on Notice of Collusion and Conspiracy to engage in fraud and pervert the course of justice as a supervisor of court clerks for the Superior Court of Justice until I receive confirmation that the Judge or appropriate authorities have been notified.

Thank You very much for Your time, Krystal, and have a wonderful afternoon. I'm confident You do not Wish to be complicit in this fraudulent scandal.

I think You Will have a very hard time explaining to a divisional Court why the Registry hasn't been updated since June 12th, 2023

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>

To: "Lockett, Christine (MAG)" <christine.lockett@ontario.ca>, krystal.jones@ontario.ca

Wed, Mar 12, 2025 at 11:51 AM

[Quoted text hidden]

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

To: "Lockett, Christine (MAG)" <christine.lockett@ontario.ca>, krystal.jones@ontario.ca

Wed, Mar 12, 2025 at 12:07 PM

FURTHERMORE, be advised that a 'non acceptance for fraud' is NOT disrespectful to the Judge! A 'non acceptance of a decision for fraud' is a duty and obligation of any litigant before the Court to preserve the purity and sanctity of CASE LAW precedence!!! Failing to report a 'non acceptance for fraud' would be an abdication of My duties as a Good and Honourable Man.

I may BELIEVE that Justice Smith was complicit in the fraud and DELIBERATELY chose to ignore My testimony, but I also have a duty and obligation to Give Marc E. Smith the benefit of the doubt and report the fraud to him so he has an opportunity to reverse the decision and hold the criminals accountable for their fraudulent testimony to him.

I have to presume that the Judge made the decision based exclusively on the Affidavit evidence presented by opposing counsel because the decision is also in conflict with the official Court of Record which clearly shows that Tanja has NOT been awarded a CAET, and no legitimate application was ever processed onto the Registry.

These are facts known to the impartial Court of Record, so generally they are presumed to be known to the judge as well. The only EXCUSE the judge would have would be that he did not check the Court of Record, he relied exclusively on the testimony of My opposing counsel.

Now that the fraud is reported to him, he has a duty and obligation to investigate My non acceptance for fraud to ensure the sanctity of the case law database and HIS OWN REPUTATION!!!

If the judge does not investigate the non acceptance for fraud to verify with the Court of Record, a Divisional Court Will presume he is complicit. It would not be 'reasonable or correct' for the judge to suggest he doesn't know what the Court knows as its 'impartial' adjudicator. A Divisional Court might believe he was duped by the fraudulent testimony, but when the testimony is in direct conflict with the official Record, he cannot plead ignorance as an agent of the Court.

Failing to report this crime doesn't just hurt Me by further aggravating the harm this Court has already done, it also tarnishes the reputation of the Crown and these Courts because I am publishing all of these emails so that the 'general public' can know what to expect from Canada's Justice system. Is this the example You Wish to demonstrate as a representative of the Crown and His Majesty?

Just something to be thing King about... I look forward to hearing from You, Krystal or Christine (I can't remember which one of You is the supervisor now, I only know that One acts in the other's stead, so I feel You are both appropriate People to place on Notice for the criminal negligence of Your agents which I presume at least one of You Will be liable for.

Many Blessings, I hope this day finds You well,

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>To: Gillian.Kreling@ontario.ca, ottawascj.tc.office@ontario.ca

Wed, Mar 12, 2025 at 12:14 PM

ATTENTION COURT SUPERVISOR Gillian Kreling.

I was told that Christine Lockett was the supervisor.

I have been entirely unable to receive any kind of reply to My non acceptance for fraud of Marc E. Smith's decision, and no One Wishes to explain to Me why no documents have been processed onto the public Record (REGISTRY) related to this Matter since June 12, 2023.

Please confirm receipt so I know a court supervisor has received these documents

Thank You,

King Sean, House von Dehn, Hand of Stephen, The Kingdom of Heaven Found a Sean [Quoted text hidden] Well, You are obviously in breach of Trust for failing to guarantee the protection of My rights as promised to Me by the Ministry of the Attorney General's PROVISIONS of the Court. Is failing to apprehend criminals that are causing Me harm a breach of Trust on the part of the Superior Court of Justice? If I interpret Your silence and contempt correctly, You are suggesting You have no duty of care to ensure that People causing criminal harm to Claimants before this Court are apprehended?

You have no duty or obligation to get back to Me to explain why none of Your clerks are processing documents onto the Registry or responding to complaints of criminal trespasses perpetrated against Me in these Courts?

The lack of incompetence and professionalism demonstrated by representatives of 'CROWN' (allegedly) is shameful. I hope You Will get back to Me sometime today to explain Your Self and Your staff.

To have knowledge of a crime and take no Action when You are in a position to put the crime to a stop immediately, is an egregious breach of Trust on the part of this Court and You as the supervisor of Your clerks Trusted to report these federal crimes to the appropriate authorities.

You are supposed to guarantee the protection of My inherent rights and You can't even protect Me from criminals of Your own Court?

How embarrassing.

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

Blessings.

King Sean, House von Dehn, [Quoted text hidden]

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

Wed, Mar 12, 2025 at 1:59 PM

To: Gillian.Kreling@ontario.ca, ottawascj.tc.office@ontario.ca

Gillian, You are officially on NOTICE OF CIVIL AND CRIMINAL LIABILITY, EGREGIOUS BREACH OF PUBLIC TRUST, COLLUSION AND CONSPIRACY TO DEPRIVE A CLAIMANT OF THE PROTECTIONS GUARANTEED BY THIS COURT IN VIOLATION OF HIS RIGHTS.

You, Gillian Kreling, Will be liable and accountable for document that has not been PROCESSED onto the REGISTRY by clerks of Your court, effectively depriving them of their right to due process IN FRAUD!

The Ministry of Justice and Attorney General can't know what You and Your corrupt little clerks are up to if You are not PROCESSING documents onto the Registry.

You are also failing to report federal crimes as an agent of the Superior Court of Justice which is criminal malfeasance at best and because I am telling You how much psychological, emotional and economic harm the negligence of Your court clerks have caused Me and the false testimony made against Me, You are also of 'guilty mind' because You know criminal harm is being done and are taking no action to put the harm to a stop when You are in a Trusted position which requires You to do so.

So You are going to be fully liable in Your personal, private capacity because I am sick and tired of SILENCE, CONTEMPT, and CRIMINAL NEGLIGENCE aggravating the harm done to Me as a victim of these crimes.

You are hereby served, and I have a wonderful mug shot to post to My Blog later. I now consider You the principal conspirator to the fraud and believe You have been colluding with the Toronto and Bracebridge Courthouses from day ONE!

Have a wonderful afternoon, You are hereby SERVED.

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>

To: Gillian.Kreling@ontario.ca, ottawascj.tc.office@ontario.ca

Wed, Mar 12, 2025 at 2:23 PM

This shit show that was set up by 'Crown' yesterday, was this also Your doing?

https://www.vondehnvisuals.com/2025/03/11/rex-verses-vinicius-the-odious-oliveira-and-henry-de-sinister-almeida-sampiao-suzuki-trial-hearing/

Is it You that recommended the Ottawa Police and the City of Ottawa take a page out of Your book and just serve Me with police information but 'don't process them with the Court' because You're just going to proceed against Me privately at 100 Constellation Avenue, right?

Was it You who suggested that all the City of Ottawa has to do is set up a private hearing, not process their documents and You can intimidate Me in a 'fake' Court that the Department of Justice has no 'Record' of?

Or am I supposed to believe it is 'normal' for You to ignore the crimes You have first hand knowledge of and only prosecute individuals for harmlessly violating the Rules? It wouldn't be a violation of the Rules if You'd given Me the jurisdiction I was as King for on the information for Court use form, would it? You deprived Me of the jurisdiction I was as King for, and that is why You are not 'processing' documents onto the Registry, right? Don't Wish for MOJAG to know?

That's a very clever and constructive fraud You have going...

Blessings,

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

If I don't hear from You before 5:00 PM TODAY, I Will presume You are REFUSING to forward My non acceptance for fraud to Marc E. Smith or the Trial Coordinator, Sally A. Gomery with MALICIOUS INTENT to further antagonize and AGGRAVATE the harm done to Me, I Will presume it is YOU and YOUR CLERKS that are interfering with Justice and My right to a fair and impartial hearing as it is patently 'incorrect and unreasonable' that You Will allow these criminal trespasses to continue unabated.

This is why You, Gillian Kreling Will bear the brunt of My Claim against Crown for the gross criminal malfeasance and corruption I have been subject to at the Hands of clerks of Your court.

Failing to respond to this email is an additional count of Breach of Trust (subject to fourteen years in jail per offence) with malicious intent to aggravate the harm done to a victim of crime begging the Court to put a stop to the criminal trespasses against both Me and My late father.

I believe the ONLY reason I haven't received justice isn't because judges and justices are corrupt, but because You are interfering with My right to be heard and refusing to communicate My non acceptance for fraud in violation of My rights.

You can't even confirm or deny if You have forwarded this information to the Justice?! And You don't believe Your contempt is criminal in nature? Tell it to a judge...

You have a legal and lawful obligation to respond to every email You receive. I'm waiting.

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

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

To: Gillian.Kreling@ontario.ca, ottawascj.tc.office@ontario.ca

Wed, Mar 12, 2025 at 6:15 PM

Geez, look at that! It's after 5:00 and no Word from You whatsoever?!

Nihil Dicit? Nothing to say?

The Common Law presumes You are guilty - and so do I. Enjoy Your publicity, I'm going to make You famous!!!

https://www.vondehnvisuals.com/2025/03/12/the-sinister-supervisors-of-the-ontario-superior-court-of-corruption-meet-gillian-the-criminal-kreling/

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> To: Gillian.Kreling@ontario.ca, ottawascj.tc.office@ontario.ca

Thu, Mar 13, 2025 at 9:26 AM

Wow, such professionalism, Gillian. How serious does a Matter have to be before You consider an email 'important' enough for the Superior Court of Justice to respond to? You only respond to email when You FEEL like it? Only when it's for People who Wish to collude with You? You can weaponize the police against Me and set up a FAKE trial for Me because My opposing counsel complained TO THIS COURT in violation of Rule 1.09.

You don't CARE if My opposing counsel VIOLATE THE RULES OF CIVIL PROCEDURE because You are COMPLICIT with them, You criminal CLOWN!!!

You have FIRST HAND KNOWLEDGE OF CRIMES TAKING PLACE YOU AND YOUR CRIMINAL AGENTS AND CORRUPT SUPERVISORS ARE RESPONSIBLE FOR!!! WHY ARE YOU NOT FIRED? WHY IS CARRIE THOMPSON NOT FIRED? WHY IS MICHELLE MURPHY NOT FIRED? WHY IS JOVE PONNIAH NOT FIRED?

EVERY SINGLE ONE OF THESE CLERKS AND SUPERVISORS **VIOLATED THE RULES OF THE COURT, THE RULES OF CIVIL PROCEDURE, THE RULE OF LAW,** and are guilty of conspiring against Me with INTENT!!! These People are shamelessly telling Me 'We haven't updated the Registry because We are behind on fillings'. And to this day, they are STILL behind on fillings?

No, they are not PROCESSING documents onto the Registry because these three Courthouses with You as their supervisor have been conspiring against Me with INTENT to deceive and deprive Me of My right to participate and hold the fraudsters (and You know its fraud because there is no Certificate issued, the Court of Record (impartial Record knows the FACTS), and yet You CONTINUE TO GASLIGHT and tell Me Tanja Johnson was appointed by due process and I must accept Marc E. Smith's incorrect decision obtained by Way of clear and obvious false testimony made in affidavit materials.

Arrest these clowns or I Will presume the reason You don't is because You are complicit with them and covering for them.

Have a nice day, You incompetent CLOWN posing as a clerk for the Ontario Superior Court of Justice conspiring with other supervisors engaged in fraud and cheating People like My dead father out of their right to due process.

How long have You chosen to 'not process' documents onto the Registry if it may expose Your crime? Why are You not processing documents onto the Registry the moment You receive them for the Record? Why are You and Your clerks engaged in fraud. It's NOT a breach of Trust for the public Record to show no sign of the hearing with Marc E. Smith?

Yeah, because You were trying to railroad Me by denying Me the jurisdiction necessary to provide relief and remedy to the claimant according to the subject Matter of the Claim. I was DENIED the correct jurisdiction. A Trust Claim requires a Court of Chancery. Maybe You don't know that because You are an ignorant clown who doesn't seem to know that when You receive documents for the RECORD, You are supposed to upload them to the official Court of Record - not keep them behind Your desk in a private folder so You can process or not process documents anytime You Wish.

But this is what You, Jove Ponniah and Carrie Thompson have been doing so You could proceed against My father in default in Toronto and FAKE a Certificate in Bracebridge, none of which is properly PROCESSED onto the Registry so as not to 'disturb' the public Record or alert any of the entitled parties. That is FRAUD and collusion to take advantage of a trusted position of office.

They may not work in the same office as You, but they are Your colleagues, Your criminal counterparts, Your associates in crime because they are colluding with You and You have not reported them, though You have first hand knowledge they have issued a Certificate no Court in the province of Ontario has any Record of, but You Will not arrest My brother and sister for their fraud or tell Bracebridge to process documents onto the Registry?

You are clearly colluding with My opposing counsel if You Will not report these federal crimes to a judge while You try to proceed against Me in a fake Court for Recording the proceedings? I thought You don't deal with criminal matters. Or only when it concerns Your crimes?

Why is the Court of Record showing no One has been awarded a CAET if You are trying to intimidate Me into accepting a decision by Marc E. Smith that says otherwise? Why? Why do You not just arrest the clear and obvious fraudsters. You (as an impartial body) know the Certificate is a fraud but don't do anything about it and ask Me to PROVE My claim.

PROVE My sister's Certificate is legitimate while My brother receives documents 'in care of' Joachim von Dehn at the Toronto Courthouse the entire time he is lying to Marc E. Smith and telling Marc that he only ever had a 'beneficial' interest in the Estate and does not Wish to be involved? But chose to receive three million dollars 'in care of' My father? He didn't feel that was worthy information to share with the Court?

The fact You keep PRETENDING You don't know My sister's Certificate is a FRAUD, is FRAUD and CONTEMPT!!! You DO NOT have the luxury of arguing with Me about what the official Court of Record has to say.

Why are criminals not being arrested. You like having criminal supervisors managing Your courts to deceive entitled litigants?

Jove Ponniah has been receiving claims against My dead father for three years 'in care of' Joachim Heinrich von Dehn and You are pleading IGNORANCE of what the Court of Record has to say?

Why is Jove aiding and abetting insurance fraud?

Why are You not arresting these associates of Your engaged in fraud? Fraus omnia vitiate.

Every One is finding out just how corrupt You are and how You use these Courts as a cloak for insurance theft and estate fraud to LIE TO ME about the official Court of Record regarding My father's Estate in violation of both My late father and My rights. You are a joke!

Blessings, criminal,

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> To: Gillian.Kreling@ontario.ca, ottawascj.tc.office@ontario.ca

Thu, Mar 13, 2025 at 9:54 AM

Derrick Bert CONFIRMED that no documents have been processed by the Bracebridge Courthouse since April 24, 2022, and Tanja and her counsel had just sworn in affidavit materials that the Certificate has Issued and the Matter is CLOSED (resolved). But Your own court of Record tells a different story and You tell Me THAT ISN'T FRAUD?!

I don't believe Derrick Bert is THAT stupid. I don't believe any One is THAT stupid. Derrick knew the decision was obtained in fraud, the impartial Court of Record knows the testimony is fraud and that My father is still UNREPRESENTED but clerks of Your court continue to plead ignorance because these three courthouses have been conspiring against Me with INTENT from day one, and You were complicit FROM DAY ONE.

So You are damage control, hoping to lie to Me about the status so that I Will stop trying to figure out why there is no Record of Tanja's appointment and no Record of what happened with the \$3 million insurance claims.

I'm reporting this fraud to Revenue Canada, along with the Court supervisors who have been aiding and abetting this fraud by not processing documents related to this Claim and My father's Estate onto the official Registry so You can have no judicial oversight.

Thanks, fraudsters! You going to arrest My opposing counsel for obtaining judgements in fraud? Or You going to tell Me that the Court of Record doesn't really mean anything, it can't be Trusted?

I look forward to Your legal and lawful excuse for ghosting My requisitions for motion of contempt to put these crimes to a stop. Several motions for contempt were categorically IGNORED. You Wish for Me to forward them to You now so You can tell Me why You ghosted Me on all My requisitions? Why You ignored all the screenshots I showed You of the official court of Record which is in direct conflict with every decision made in this Claim?

How stupid are Your clerks? You trying to tell Me that You don't know that if there is no Record of My sister's appointment to alert creditors at every Court in the province of Ontario (or even Canada, frankly), that no Certificate has issued? Your pleading IGNORANCE of the Court of Record as Your EXCUSE for not arresting fraudsters?

I can't wait to hear Your legal and lawful explanation. You are allowing the criminal harm done to Me to be aggravated and compounded because You Will not arrest the People responsible for this fraud?

Wow. Superior Court of Just-Is Corruption. You ENABLE criminal conduct by not processing documents onto the Registry and proceeding against My deceased father in default. Such a Good, Honourable Court. Are You are going to plead ignorance of the official Court of Record and try to convince Me the Certificate is authentic rather than arrest the fraudsters? And I'm supposed to believe You are not the main conspirator and complicit in this?

When can I receive confirmation that these crimes have been reported to the trial coordinator, Sally A. Gomery?

I look forward to hearing from You. Notice to agent is notice to the principal. There isn't enough 'court evidence' of the fraud to make arrests with the attachments included in this email and the testimony You have on record for My opposing counsel? This doesn't prove that every testimony they made was in FRAUD to cover over Michael von Dehn receiving these claims 'OFF THE RECORD'?

This is PROOF OF FRAUD PERPETRATED BY AGENTS OF YOUR COURT!!! (SUPERIOR COURT OF JUSTICE) AND YOU ARE NOT ARRESTING JOVE PONNIAH WHO HAS BEEN ALLOWING THESE CLAIMS TO PROCEED **KNOWING** MY FATHER IS DECEASED AND NO TRUSTEE HAS BEEN APPOINTED BY THE COURT. BUT JOVE IS STILL RECEIVING DOCUMENTS AND 'DISCONTINUING' CLAIMS WITHOUT ANY ONE APPOINTED?

HOW CAN A CLAIM BE 'DISCONTINUED' IF THE DOCUMENTS ARE BEING SERVED UPON DEAD PEOPLE AND FAKE ADDRESSES?

ARREST THESE CRIMINALS OR BE HELD ACCOUNTABLE FOR ALL THEIR CRIMES IN YOUR PERSONAL, PRIVATE CAPACITY FOR HAVING FIRST HAND KNOWLEDGE OF THESE CRIMES AND ALLOWING THE HARD DONE TO ME BY THESE CRIMINALS TO CONTINUE UNABATED.

YOU, AND ONLY YOU ARE RESPONSIBLE FOR THE AGGRAVATED HARM I EXPERIENCE BECAUSE NO ONE WISHES TO ARREST THESE CRIMINALS!!!

Blessings, CRIMINAL,

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

#### 4 attachments

CV-20-00638907-0000.pdf

CV-20-00639418-0000.pdf

CV-20-00634159-0000.pdf

NUNXSADU.pdf

### King Sean, House von Dehn <gnosticwisdom37@gmail.com>To: Gillian.Kreling@ontario.ca, ottawasci.tc.office@ontario.ca

Thu, Mar 13, 2025 at 10:11 AM

Did You, or did You NOT forward My non acceptance for fraud to Jaye Hooper and Marc E. Smith regarding their decisions, or did You just IGNORE that request so that the judges could be deceived by the fraudulent testimony made by opposing counsel which is in direct conflict with Your Court of Record?

That is a DIRECT question because Your negligence in this regard SPECIFICALLY is precisely why the harm done to Me has been aggravated by this Claim. You plead ignorance to Your own Court of Record and tell Me that because My brother and sister lied in affidavit materials and convinced Jaye Hooper that due process was had, that somehow that changes the official court of Record? How does a judge make a decision that is in direct conflict with Your own Records?

Both decisions were obtained in fraud. You have first hand knowledge that these decisions were obtained in fraud, not by Way of testimony but by Way of the impartial Record which as an 'impartial Court' You DO NOT HAVE THE LUXURY OF IGNORANCE!!!

You DO NOT get to plead ignorance to the fact that the testimony made to the court by My opposing counsel is FRAUD AND PERJURY!!! Revenue Canada is just as curious as I am to know why You are not arresting People if I have reported all of these crimes to the Court. Please, what should I tell Revenue Canada - should I provide them with Your contact information, Gillian? You are allowing these claims to continue in fraud against My father with Michael von Dehn receiving 'in care of' My father OFF THE COURT OF RECORD IN FRAUD?

And I'm supposed to believe You are not conspiring against Me with malicious intent?

Good luck. I feel abused and grossly discriminated against. You breached My Trust by denying Me the Jurisdiction I was as King for and You are REQUIRED by the PROVISIONS OF THE COURT to INHERET the Jurisdiction necessary to provide relief and remedy to the claimant relative to the SUBJECT MATTER at hand.

This is TRUST CLAIM and requires a Court of EQUITY. Do You not know what a Court of Equity is? You don't know what a Trust is? You don't know it's applicable on all Trusts whenever expressed and all Trustees whenever appointed?

Please confirm or deny whether You Will report these crimes to the judges that were wrongly duped, or confirm that You won't because You like to establish case law precedence based on fraudulent testimony?

Just curious.

This Will be published on <a href="www.vondehnvisuals.com">www.vondehnvisuals.com</a> to show how complicit the Superior Courts are with aiding and abetting their criminal supervisors engaged in fraud with malicious intent to deprive dead People of their right to representation.

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> To: Gillian.Kreling@ontario.ca, ottawascj.tc.office@ontario.ca

Thu, Mar 13, 2025 at 10:26 AM

VONDEHN	JOACHIM	CV20006341590000	Toronto	NAGARASA v. SINGH et al	N
Rep Name:		UNREPRESENTED			
Amount:		\$2,000,000.00		Case Opened Date:	2020-01-10
Most Recent Order Type:		N/A		Most Recent Order Date:	N/A
Next Event:		N/A		Next Event Date:	N/A
VONDEHN	JOACHIM	CV20006389070000	Toronto	MAHALINGAM et al v. SINGH et al	N
Rep Name:		UNREPRESENTED			
Amount:		\$1,000,000.00		Case Opened Date:	2020-03-30
Most Recent Order Type:		N/A		Most Recent Order Date:	N/A

Next Event: N/A Next Event Date: N/A

[Quoted text hidden]

King Sean, House von Dehn <gnosticwisdom37@gmail.com>
To: Gillian.Kreling@ontario.ca, ottawascj.tc.office@ontario.ca

Thu, Mar 13, 2025 at 10:27 AM

You pleading 'ignorance' of the Court of Record? These claims have been proceeding in fraud OFF THE RECORD!!!

You pleading "ignorance" of the Court of Record? These claims have been proceeding in fraud OFF THE RECORD!!

[Quoted text hidden]

King Sean, House von Dehn <gnosticwisdom37@gmail.com>
To: Gillian.Kreling@ontario.ca, ottawascj.tc.office@ontario.ca

Thu, Mar 13, 2025 at 11:05 AM

Are You also pleading IGNORANCE of the NOTICE OF LIABILITY, SECOND NOTICE OF LIABILITY AND THE NOTICE OF DEFAULT JUDGMENT duly served upon opposing counsel with this IMPARTIAL Court as My witness of due service of documents in a Common Law Jurisdiction.

I advise that I am bringing the Motion in accordance with Rule 37.13 which allows Me to convert any Motion into a Motion of Default Judgment against opposing counsel. (Rules of Civil Procedure, 37.13).

Fraud and perjury on a Court of Record are most certainly 'just' grounds for a motion of Default Judgment, especially when Your Court knows all these People are engaged in fraud as an 'impartial observer'. The Court knows no One has been appointed to represent My father's interests in any Court in Canada, and You are trying to convince Me otherwise as a representative of the Court and pleading IGNORANCE of the service of these documents on My opposing counsel.

This is 'DUE PROCESS' in any Common Law Jurisdiction and they 'SAID NOTHING', 'NIHIL DICIT', so the Common Law presumes they are all GUILTY AS CHARGED!!!

You have official service of documents with proof of service observed by this Court and My opposing counsel tacitly conceding they are guilty and You take NO ACTION to enforce My documents or forward My non acceptance for fraud to the Judge?

You are charged with collusion and conspiracy to engage in fraud and harbouring criminals.

And You're not conspiring and colluding against Me?

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>

Thu, Mar 13, 2025 at 11:05 AM

To: Gillian.Kreling@ontario.ca, ottawascj.tc.office@ontario.ca

I meant to include this attachment. Enjoy.

[Quoted text hidden]

— 199K

22-89835 The Kingdom of Heaven Found a Sean Verses Johnson et al - NOTICE OF DEFAULT JUDGEMENT, NIHIL DICIT, RES JUDICATA.pdf

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

To: Gillian.Kreling@ontario.ca, ottawascj.tc.office@ontario.ca

Thu, Mar 13, 2025 at 11:07 AM

Failing to acknowledge the Default Judgment is binding as a Superior Court of Justice is criminal malfeasance and gaslighting. The Default judgment is binding and final. You need make arrests or be held liable in their stead as the officer TRUSTED to enforce this judgment and put a stop to the harm being done to Me by these criminal trespasses.

Blessings, criminal!!!

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> To: Gillian.Kreling@ontario.ca, ottawascj.tc.office@ontario.ca

Thu, Mar 13, 2025 at 11:15 AM

Now, if You didn't enforce the Default Judgment because You are IGNORANT and INCOMPETENT, then You are no longer IGNORANT, so demonstrate that You have the COMPETENCE to enforce the Default Judgment, arrest these criminals, and put a stop to the harm these egregious trespasses are doing to Me NOW!!! You are responsible for every SECOND of aggravated harm I experience as a result of Your incompetence, ignorance, or that of Your clerks.

So if this was a misunderstanding and mistake, You best fix it FAST!!!

Or You have some serious explaining to do. I am supposed to TRUST You to communicate My report of federal crimes to the appropriate authorities or You are guilty of gross criminal malfeasance and aggravated harm for failing to put the fraud to a stop as a representative of the office perpetrating the fraud. You represent the Bracebridge and Toronto Superior Courts as well, so if You are not reporting these clerks and arresting them, I must presume You are colluding with them.

Blessings,

King Sean, House von Dehn, Hand of Stephen, The Kingdom of Heaven Found a Sean [Quoted text hidden] I Wish to be VERY CLEAR with You, Gillian. I DO NOT blame any of the Judges or Justices for their incorrect and unreasonable decisions obtained in fraud because I KNOW they were obtained in FRAUD. FRAUS OMNIA VITIATE - MAXIM IN LAW

All decisions made related to this claim to date are hereby VACATED for FRAUD. If You fail to update the REGISTRY, You are guilty of FRAUD and creating CASE LAW precedence You know was established in fraud.

You are hereby Given Notice of Your duties as a clerk of the Superior Court of Justice. Have Sally A. Gomery confirm receipt or I Will believe You are ghosting Me and complicit with these crimes by Way of tacit admission.

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> To: Gillian.Kreling@ontario.ca, ottawascj.tc.office@ontario.ca

Fri, Mar 14, 2025 at 8:57 AM

Good morning,

How is Canada's most narcissistic and sociopathic supervisor for the Superior Court of Justice doing this morning? Only a sociopathic narcissist who enjoys tormenting People and testing them to see just how antagonistic You can be, right?

I'd love to complain and report all of these federal, indictable offenses to the police, but I know that You are conspiring with them and using them as Your personal bodyguards, right?

So if I can't report federal crimes to the Superior Court of Justice which is allegedly there to GUARANTEE the PROTECTION of My RIGHTS and PROTECT Me from harm, but YOU and YOUR STAFF and the ones exploiting Me and REFUSING to return URGENT emails desperately trying to put a stop to the harm that has been done to Me by false accusation made against Me in YOUR Courts that are in complete conflict with what YOU know to be True as an 'impartial body' - and yet You pretend You have no Idea that My claim is valid and My siblings, Your staff, the Bracebridge staff and the Toronto staff have all been helping My siblings to steal My property and avoid attention from the ACTUAL Crown Attorney's office.

You don't represent Crown, You represent Ottawa's criminal cabal, and I believe You are the prinicipal fraudster setting up all the fraudulent hearings and fake police arrests.

When the law finally DOES catch up to You, I am going to be as King for You to be tried to the fullest extent of Canadian Law and for every day that You ignore My emails to be One additional count for each of Your charges so that You can spend the rest of Your free life in a six by six box You morally depraved criminal.

I look forward to hearing from You.

Oh, I also notice You FINALLY updated the Registry with the latest hearing from Marc E. Smith AFTER You were advised and have first hand knowledge that the decision was obtained in fraud. So now, You are KNOWINGLY corrupting case law by filing a decision You know to be fraudulent onto the Case Law database to corrupt further case law, tarnishing the reputation of the Crown.

So now You are guilty of entering fraud and perjury onto the Record with criminal intent to pervert the course of justice. Or You going to try and say that You 'plead ignorance' of the court of Record? No, You KNOW the testimony made by My opposing counsel is fraudulent, but You are SAYING NOTHING (Nihil Dicit) and allowing the fraud, deceit and reputation of Ontario Superior Court Judges to be ruined by Your incompetence and criminal negligence.

You need to forward these emails to Your supervisor, not responding to these emails is not acceptable, it is additional aggravated harm, criminal malfeasance and breach of Trust. You are on Notice, and You are a joke.

Good little grift You, Jove the Pathetic Ponniah and Carrie the Colluding Thompson have going on, isn't it? Cant' even complain to the police because they are conspiring with You. Very 'tight' little operation You have going on here...

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> To: Gillian.Kreling@ontario.ca, ottawascj.tc.office@ontario.ca

Fri, Mar 14, 2025 at 9:10 AM

I am going to send You an email everyday just to demonstrate how contemptuous and belligerent You Truly are. Only a narcissistic sociopath who takes pleasure in harming other People would ignore such emails. So We have sociopaths supervising Ottawa's Superior Court of Justice, conspiring with local police? Fabulous!!!

Are You going to continue to lie to Me about the Court of Record, or You going to plead IGNORANCE of Your own official Records?

God help Me.

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>
To: Gillian.Kreling@ontario.ca, ottawascj.tc.office@ontario.ca

Fri, Mar 14, 2025 at 9:24 AM

Do You expect Me to believe that this entire case was not a fraudulent charade perpetrated by Your colluding staff? You know that I can call any Courthouse OTHER than the Bracebridge, Toronto, or Ottawa Courthouse, and they can confirm for Me in SECONDS that NO ONE has been awarded an ETDL or a CAET for the Estate of Joachim von Dehn, but THIS COURT continues to pretend they don't KNOW? You plead IGNORANCE to the official Court of Record?

Yet, Justice Jaye Hooper believes My sister was 'duly appointed by the Court' - but the Court has no RECORD of this appointment and Derrick Bert confirms that no documents have been processed onto the REGISTRY by the Bracebridge Courthouse since APRIL 2022!!! "Oh, that doesn't mean they are engaged in fraud, they might not have entered the documents onto the Registry yet - they are probably sitting in a folder at the Bracebridge Courthouse... Yes, that is precisely what they are doing. That is FRAUD and BREACH OF TRUST.

But this Court is engaged in exactly the same FRAUD, so of course You Wish for Me to believe it is NORMAL for clerks to COVET documents so that other claimants can't participate or know what is on the public Record. If Derrick Bert does not know that is FRAUD, he is guilty of gross, criminal malfeasance in a Trusted position of office.

I believe this is constructive fraud with malicious intent, because any reasonable individual NOT engaged in fraud would have confirmed for Me IMMEDIATELY that My non acceptance for fraud has been forwarded to the Trial Coordinator, Sally A. Gomery. Until I hear from Sally A. Gomery, You are guilty of breach of Trust with criminal intent because You have a duty and obligation to forward My email to the appropriate AUTHORITIES.

You are NOT a court AUTHORITY, You don't even have a law degree, You entirely INCOMPETENT. I require a COMPETENT clerk of the Court with an ounce of service professionalism to return these emails and arrest these criminals.

The posts regarding the corruption at this Court and their criminal supervisors is getting an incredible amount of attention. Most popular blog post so far this year! Congratulations, You are becoming a star in this Product-Sean!

Blessings

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