

# Special Attention Trial Coordinator - Sally A. Gomery - Notice of Fraud and Perjury on Court of Record

3 messages

King Sean, House von Dehn <gnosticwisdom37@gmail.com> Sat, Mar 15, 2025 at 8:40 AM To: "Ottawa SCJ Courts (MAG)" <ottawa.scj.courts@ontario.ca>, ottawascj.tc.office@ontario.ca, ottawa.enforcement@ontario.ca

Dear 'Ontario Superior Court',

I don't feel as though I'm Writing the Ontario Superior Court because I've advised the clerks in response to BOTH determinations made by Jaye Hooper and Marc E. Smith that their decisions were obtained in fraud by Way of perjury in affidavit materials presented by My opposing counsel which is in DIRECT CONFLICT WITH THE OFFICIAL COURT OF RECORD.

To this day, TWO Superior Court Judges have ruled that Tanja Johnson has been 'duly awarded' a CAET by the Ontario Superior Court of Justice and no Court in the province of Ontario has any Record of such appointment.

Meanwhile, Michael von Dehn is receiving claims 'in care of' Joachim von Dehn and wrongly accusing My father of \$3 million in insurance claims he knows Tiffany Singh is responsible for. Instead, they are splitting remainder funds from the power of sale because they are preceding against My father in default at the Toronto Superior Court 'OFF THE RECORD' so as not to interfere with the surplus remainder funds from the power of sale.

I have since acquired a copy of all the additional documents necessary to prove My claim opposing counsel were attempting to conceal from Me for discovery of facts. I have a copy of each of the Claims proceeding against My father for which Michael has been receiving.

Once again, apparently the clerks working for the Court don't know that if a decision is in direct conflict with the official Court of Record, the Judge was duped - the official court of Record prevails.

Until this Court has a Record of My sister's appointment posted to every Court in the province of Ontario, the application for CAET and My sister's alleged appointment is a fraud.

Pretending it's not or that You don't know what the official Court of Record has to say as clerks of the Court is conspiracy and collusion to engage in fraud and to sully the case law database with fraudulent endorsements.

I've reported these crimes to the clerks of the Court and they are not alerting authorities, though they did try to proceed against Me in a PRIVATE Court at 100 Constellation Avenue for maintaining a record of their fraudulent testimony to the Court.

I am SICK AND TIRED of clerks of this Court 'ghosting' Me and pretending they did not receive My 'non acceptance for fraud' of both Jaye Hooper and Marc E. Smith's decision.

A 'non acceptance for fraud' MUST be investigated to ensure the sanctity of the case law database. Clerks pleading ignorance of this fact is not acceptable and criminal malfeasance causing harm.

I am a victim of crime and I appealed to this Court to put this fraud and the harm done to Me by it to a STOP - I need a REST. A rest these People!! PLEASE!!

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

#### 2 attachments

## response-to-jester-jaye-hoopers-decision.pdf

### King Sean. House von Dehn <anosticwisdom37@amail.com>

Sat, Mar 15, 2025 at 8:52 AM

To: "Ottawa SCJ Courts (MAG)" <ottawa.scj.courts@ontario.ca>, ottawascj.tc.office@ontario.ca, ottawa.enforcement@ontario.ca

I'm also curious to know, were Marc E. Smith and Jaye Hooper just two of the stupidest judges ever Trusted to hear a Trust Claim, the laziest judges to ever hear a Trust claim, or were they intentionally colluding against Me and hoping to 'gaslight' a Trustee appealing to this Court to fulfill My Trust obligations to My late father?

Were BOTH Judges just too lazy to check their decision with the official Court of Record? Are they both pleading ignorance to the official Court of Record? I look very forward to hearing from You ASAP.

Because right now it looks like the Ontario Superior Court as an institution is conspiring against Me. I'd prefer to presume incompetence or at best a few corrupt or incompetent clerks. Seems strange to Me that in the three years this claim was before this court not one person pointed out that the official Court of Record shows My father is still UNREPRESENTED.

You pleading ignorance to Your own official Record?

I'm very curious and look forward to hearing from You.

I Will be using this email to demonstrate the contempt and criminal malfeasance of the clerks of this Court.

This email Will be Posted to the International Court of Record regarding this Matter at www.vondehnvisuals.com

Quite the little grift the clerks of Your court have going on here, acting as gatekeepers to preserve fraud on the Case law database, aiding and abetting My criminal adversaries.

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>

Sat, Mar 15, 2025 at 9:28 AM

To: "Ottawa SCJ Courts (MAG)" <ottawa.scj.courts@ontario.ca>, ottawascj.tc.office@ontario.ca, ottawa.enforcement@ontario.ca

Consider how ASTOUNDING it must be to Me to know that I have the Court of Record on My side in every testimony I make to the Court and STILL lose because the Judge CHOOSES to believe the affidavit testimony of FRAUD and PERJURY over the official Court of Record?

I presumed the moment My brother and sister produced the fraudulent Certificate to the Court in their affidavit materials that they would be arrested immediately because You are 'impartial', right? You don't have the capacity to 'plead ignorance' of the Court of Record. No One should know better than the Court issuing the Certificate if the Certificate is a fraud. The fact that is LOOKED every bit as authentic and was Issued by a clerk of Your court SHOULD have been enough to start making arrests because You don't have any Record of that appointment.

So the only ALTERNATE possibility I can surmise if the Judges were not deliberately conspiring against Me, is that they DID know My opposing were engaged in fraud and Wished to let them fully perpetrate their fraud on the Court so that the Court Will also be able to prove 'mens rae', or 'of guilty Mind' because they know they are coming to a Court with intent to deceive a Superior Court Judge with fraudulent testimony.

I can presume they deliberately made the incorrect and unreasonable decision which is in direct conflict with the official Court of Record because Sally A. Gomery has had experiences with Me before and knows I Will not tolerate fraud and perjury on a Court of Record and would be as King to have the decisions vacated for fraud. I can only presume the only reason that My non acceptance for fraud has not been Honoured is because it is the clerks of this Court that have been conspiring against Me and do not Wish to be held accountable for their crimes and numerous attempts to 'gaslight' Me and tell Me there is nothing unusual about the Court having no Record of My sister's appointment.

I really was kind enough to believe that Your clerks are just that incompetent and stupid. But that's about the extent of the grace I can give You because there is ZERO excuse for this degree of incompetence from a Superior Court of Justice which are to be of COMPETENT Jurisdiction.

If You can't find some One COMPETENT enough to respond to this email, then I am the most competent authority of this court by default and default judgment 'Nihil Dicit, Res Judicata' is hereby awarded in favour of The Kingdom of Heaven Found a Sean in accordance with the terms and conditions of the Reply Factum from the Rule 20 Motion hearing.

I can't report the fraud to the local police because it appears You are conspiring with them.

I Will be including these emails in My application to the Divisional Court for multiple incorrect and unreasonable decisions that were made in direct conflict with the official Court of Record and Ministry's REGISTRY.

Blessings,

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