



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

Notice of Crown Investigation - Zero Confidence - Canada Superior Courts of Justice - Estate of Joachim Heinrich von Dehn - The Kingdom of Heaven Found a Sean - Third Order of Business - 03

1 message

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

Fri, Sep 1, 2023 at 7:37 AM

To: cloc.reception@ontario.ca, mcu@justice.gc.ca, attorneygeneral@ontario.ca, "JUS-G-MAG-CSD-Bracebridge-Court (MAG)" <Bracebridge.courts@ontario.ca>, "Ottawa SCJ Courts (MAG)" <ottawa.scj.courts@ontario.ca>

Good Morning!!!

I hope You weren't thing King I forgot about all of You! My Wish was to make sure that You've had ample time to respond to My inquiries and produce a Court of Record for the CAET Application filed by Tanja Johnson and Hala Tabl for the Estate of Joachim Heinrich von Dehn. No Court in the province of Ontario seems to be able to produce a Record of *any* Application *processed* by the Court for this Matter, and no Record of any Certificate having been Issued.

The Estate of Joachim Heinrich von Dehn still appears to be 'unrepresented' on the Court of Record, with \$3 million in additional claims waiting to proceed against it. That is above and beyond the Value of The Kingdom of Heaven Found a Sean's Trust Claim, which is \$3,402,040.53 as of September first with a per diem rate of \$113,401.35 for the month of September.

The total Real Value of The Kingdom of Heaven Found a Sean's Trust Claim on September 7th, is \$4,195,849.99.

The fraud in the Estate Application has been reported to **two** Superior Court Judges (Justice Hooper and Justice Kaufman), one Court clerk (Derrick Bert), the Court supervisor (Carrie Thompson) of the Bracebridge Courthouse responsible for the conduct of Michelle Murphy (who was lying to Me about the status of the application and colluding with Hala Tabl to produce *fraudulent Court documents* and arrange *private meetings with Court officials* in violation of the Rule of Law and the Rules of Civil Procedure). The Court supervisor, Carrie Thompson, DID NOT EVEN REPLY to explain why Michelle Murphy has been lying to Me about the status of the application, and failing to process the documents so that it Will Show on the Court Registry.

It appears the entire purpose of 'faking' the Court application was to keep the application private so that the National Bank would not have to compete with the other \$3 million owed to creditors. The Court has no Record of any One being appointed to Act as Trustee for the Estate of Joachim Heinrich von Dehn TO THIS DAY.

When the Court supervisor, Carrie Thompson failed to respond to explain why Michelle Murphy has been colluding with Hala Tabl in violation of the Rules of Civil Procedure and the Rule of Law, Sean contacted the office of David Lametti to advise the Minister of Justice what kind of shenanigans and criminal conduct are taking place at the Bracebridge Superior Court.

But not even David Lametti had the courtesy or decency to respond? You legitimately have NOTHING to say, KNOWING I publish every single one of these emails on My Blog at www.vondehnvisuals.com to maintain a public Record? Are You hoping to prove that the Ontario Superior Courts are just a criminal organization used as a cloak for fraud? Because if that is Your goal, You are doing a very Good job.

FACT - If agents/clerks of the Court were not conspiring with Hala Tabl to Keep documents off the Record by failing to 'process' them to update the Registry, none of the harm done to Sean would have been possible.

Therefore, the Crown is jointly and severally liable for the harm that has been done to the primary Beneficiary of Joachim von Dehn's Estate, Sean von Dehn.

Now Violet Nichols is REFUSING to accept documents, trying to hold the Trust to Rules of Civil Procedure that violate the Trust instrument, insulting and demoralizing its Trustee by suggesting she has not received documents she knows damn well she has received, while holding proof of service of the documents on the Moving Parties. If One is *required* to Swear an Affidavit of service on opposing counsel to an application or action, then there should be no requirement for proof of service - it is redundant. And requiring both, only proves that an Affidavit means nothing in Canada's Courts.

If Court clerks do not know the difference between a Trust Claim and a Civil Claim, perhaps I should conduct a seminar for all of Your Court staff sometime in the near future?

Perhaps all Court staff should be advised that ALL Claims, civil, criminal, family, or whatever, are ALL TRUST claims. Every code, statute, Act, and Rule of Civil Procedure was Created to protect Principles in Law integral to Justice that fulfill the fiduciary obligation to guarantee the inherent rights of Canada's People according to their Charter (PUBLIC TRUST INSTRUMENT). All codes, statutes, acts, and Rules of the Court are akin to a codicil supporting the Trust Instrument. That's why any code, statute, act, or Rule of the Court that violates Canada's Charter is null and void, and can lawfully be ignored.

Is there any One in Canada's government with sufficient competence to close out the public Trust accounts so that Sean can freely dispose of his natural wealth without prejudice to foreign obligations? Is there any One in Canada's government with sufficient competence to allow Sean to pay his share of Canada's debt and revoke the citizenship contract that was presumably Created to BENEFIT the Man and GUARANTEE his inherent rights are protected and recognized by these Courts?

Find some One, *any One* with sufficient knowledge and understanding of Canada's banking system and fiduciary obligations to close the public Trust accounts, or be jointly and severally, (civilly and criminally) liable for Your Actions in each of Your personal, private capacity.

There is absolutely no excuse for a court clerk confirming that there has been no action on an Application since the date it was filed, and no resolution to the application showing on the system (Court Registry), while My sister continues to walk around with a Certificate You have no Record of, trying to suggest to Me that DOESN'T prove fraud and collusion? Derrick Bert needs retrained and disciplinary action if he's truly that incompetent. Same goes for Violet Nichols, who doesn't seem to understand the Rules of the Court as they pertain to Trust Law. This is *unacceptable* conduct and a breach of (public) Trust.

As King for the Value of the Claim multiplied by the number of days it takes an agent of the Court to put a stop to the harm being done by the negligence and incompetence of its officers seems ridiculous, even to Me. You'd be looking at well over four hundred million dollars! And I don't believe You have the slightest clue how to pay back the \$1.25 trillion or so dollars Canada already owes!!! How is billing the taxpayer 400 million going to affect any State Actor? It's not Your money, it only harms the People by compounding the debt and I Will not burden Canada's People any more than State Actors have already done by Way of their ignorance and incompetence.

What You are going to do, is make sure that Violet Nichols understands that she does not have any lawful right or excuse to REFUSE to accept My documents, she is My public servant and hereby TRUSTED to ensure My Reply Factum is received by the Judge in plenty of time for the upcoming Motion on September 7th.

If the Court can Show Me that You have a **competent Judge** who Will **inherit the Jurisdiction required to provide relief and remedy to stop the harm being done to Me** by opposing counsel's fraud, and the negligence of Crown representatives (agents of the Court), I Will absolve David Lametti in his personal capacity of any civil or criminal liability for the wrongdoing of failing to take action the moment this crime was reported to him. Failing to respond at all is belligerent behaviour at best, *especially* for a Minister of Justice and Attorney General - it is a dis-Grace to the Crown and Canada's Justice system.

However, David Lametti Will also be Given full discretion with respect to how he Wishes to deal with Carrie Thompson and Michelle Murphy to ensure Court clerks know and understand the Rules of Civil Procedure and the Rule of Law. He Will also let Me know exactly what action he is taking in this regard. If appropriate disciplinary measures are not taken and/or criminal charges are not laid, then Sean Will be filing a new Claim against the Crown for David Lametti's malfeasance in a position of public office for failing to take any action against officers of the Court he knows to be engaged in fraud, and colluding with lawyers to exclude entitled participants from their right to participate in the judicial process.

These are very serious crimes, and it is beyond ridiculous that Canada's Minister of Justice has nothing to say regarding this conduct.

Make sure these crimes are put to a stop once and for all on September 7th, or this Will only be the beginning of this Crown investigation into Canada's Courts and the beginning of a brand new claim, as well as an Appeal to the Divisional Court or similar.

I look forward to meeting an Honourable Justice on September 7th so I can champion Canada's justice system on My Blog rather than have to tell My readers that Canada has become a banana republic and fascist dictatorship. Choice is Yours, make sure I get an Honourable Judge.

Also, if the Reply Factum is not provided to the Judge, let Violet Nichols know her name Will be on the next claim - I've appointed her as Trustee to ensure My Trust obligations are met and the judge receives My factum (see attached).

I am also requesting a public link for the Motion hearing on September 7th which I intend to Post on My Blog. If one is not provided to Me, I Will be recording the audio of the hearing as per usual and posting it to the public record upon its conclusion.

You are hereby Served.

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



**Incompetent Clerk - Violet Nichols - The Kingdom of Heaven Verses Tanja Johnson et al - Reply Factum in
Opposition of Rule 20 Motion - Responding Party and Trustee (Returnable SEP 7)- 23-AUG-24.pdf**

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