



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

**CV -22-89835- RE - CV20006341590000 - NAGARASA v. SINGH et al and
CV20006389070000 - Mahalingam et al v. Singh et al**

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

Mon, Nov 6, 2023 at 10:07 AM

To: "Ottawa SCJ Courts (MAG)" <ottawa.scj.courts@ontario.ca>, Tanja Johnson <tvondehn@icloud.com>, Tanja von Dehn Selma <tvondehn@yahoo.com>, "Crisman-Cox, Christopher" <crrismancox@millerthomson.com>, Hala Tabl <htabl@miltontsip.com>, j.hooper@scj-csa.ca, Mike von Dehn <mvondehn@trilliumwest.com>, Jenny Bogod <jbogod@rosensack.com>, Neil Milton <nsmilton@ontario-probate.ca>, Susan Sack <ssack@rosensack.com>, Neil Milton <nsmilton@miltontsip.com>, Joshua Vickery <jvickery@kellysantini.com>

Dear Madam or Sir,

The two above claims are waiting to proceed against Tanja Johnson who is engaged in fraud and trying to conceal estate assets so she can distribute remainder funds from an unlawful power of sale to her Self, Tiffany Singh (joint defendant of Joachim von Dehn in the above claims), and Michael von Dehn, from the Estate of Joachim von Dehn without having to address these creditors. How is this not fraud?

Judge Smith has ordered for Tanja **to pay lawyers helping her perpetrate this fraud on the Court** from the '**remainder funds**' of the unlawful power of sale?

Can some One advise the Judge that neither the Judge nor Tanja **have any authority or jurisdiction to determine whatsoever to determine how 'remainder funds' shall be distributed until the creditors are satisfied!!!**

There are no 'remainder funds' until the \$3 million dollars in claims waiting to proceed against Joachim von Dehn and Tiffany Singh are dealt with unless the Judge is endorsing and supporting fraud with intent to hide assets from three million dollars in insurance claims waiting to proceed. These claims are the entire motive for the fraud, the cause of action for this claim, and for keeping the estate application off the record 'in private' to avoid alerting Sean or the \$3 million in insurance claims waiting to proceed. If Judge Smith doesn't consider this fraud, I'd like to know his definition.

I CANNOT endorse and support **fraud**, and would like to know why the Judge is supporting this fraud. Please let Me know what I should tell these creditors, I have Given Notice of appearance to the intake office in Toronto and would like to know why Judge Smith is supporting this criminal conduct.

Is the Judge accepting full civil and criminal liability for colluding with this fraud, or Will the Judge let the intake office in Toronto know that Tanja has been appointed and Will now deal with these creditors.

I need to know because this criminal conduct may be acceptable to the Judge, but it not acceptable in My Court. In My Court, claiming bounty from an Estate before dealing with the creditors is fraud.

If Tanja Johnson has been duly appointed to Act as the Estate Trustee since November 11th, 2022, she Will let Me and the Court know how she plans to deal with the above creditors before making claims on 'remainder funds'.

Thank 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 Appearance_ Estate of Joachim VONDEHN.pdf**
79K