



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

Attention Krystal Jones - Notice of Civil and Criminal Liability; Collusion, Conspiracy to Engage in Fraud, Gross Criminal Malfeasance of Public Officer

3 messages

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

Thu, Aug 29, 2024 at 8:13 PM

To: krystal.jones@ontario.ca, Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>, "Cloc-Reception (MAG)" <cloc.reception@ontario.ca>

Dear Krystal Jones,

You are hereby on Notice of Civil and Criminal Liability for gross criminal malfeasance of a public officer and supervisor for the Ottawa Superior Court of Justice.

The attached 'Krystal Jones - Criminal Liability...' is Your INAPPROPRIATE reply to My emails.

I am as King of You some *very specific questions* - *Your email either answers none of them, or lies about them.*

"We have searched all of our data basis here at the Ottawa Courthouse with the file numbers you have listed in your emails and there are no active files or documents filed here associated with the file numbers you provided."

If that is True, then You are 100% guilty of fraud and lying outright because I've had two previous civil Matters with this Court - CV- 21-86803, and CV-22-89835. The records pertaining to these files should be PERMANENT. If You review the 'Court Case Search' performed TODAY, You Will notice that **no documents have been PROCESSED (added to the REGISTRY)** since June 12th, 2023 for Civil Claim 22-89835!!! That is NOT acceptable!!! This file is most certainly 'in Your system' and is absolutely still active because there is no resolution. There is also no PUBLIC RECORD of any of the events that have taken place since then?! So are You the one taking full responsibility for denying Me a public Court of *competent* jurisdiction?

I REQUIRE to know the following, and You are LEGALLY AND LAWFULLY OBLIGED TO PROVIDE ANSWERS TO THE FOLLOWING AS A SUPERVISING CLERK OF THE SUPERIOR COURT OF JUSTICE.

1. Are You the same 'Krystal Jones' who was at the Courthouse when I was complaining of **Steven Pardou switching out a default judgment filed against the City of Ottawa and replacing it with a Notice of Intent to Defend?** I was complaining to a supervisor about the Court of Record being tampered with by Steven Pardou when a decision came in to vacate the claim without any Motion materials or request being made to the Court - the supervisor confirmed these facts and suggested I file and 'ex-parte' motion to complain of the fraud, which I did. You would not accept the [hard copy] motion materials because of covid, and I said I would wait until the pandemic is over and proceed with My motion at that time. I still have the email from Ashley Moniz-Andrade instructing Me to serve My motion materials on opposing counsel and file them with the Court.

2. Are You suggesting that it is 'perfectly normal' and **not an Act of FRAUD** or a serious **breach of Trust** for clerks of Your court to **NOT PROCESS DOCUMENTS ONTO THE REGISTRY THE MOMENT THEY ARE RECEIVED**? This question I require an answer to specifically because three courts seem to have the same opinion and it is absolutely illegal and unlawful to 'covet' documents and not process those documents onto the Registry with malicious intent to exclude entitled parties of their opportunity to participate. Bracebridge, Toronto, and Ottawa Superior Court have been engaged in the same conduct to deprive entitled parties (Me and My father) of Our right to be informed and to participate in the legal process.
3. Although You say that " Court staff are not permitted to provide you with legal advice or **intervene in private matters**", You appear to be quite happy to have Henry Suzuki ignore My complaint of fraudulent testimony made to the judge with **malicious intent to pervert and influence justice**, while simultaneously alerting Katie Shaw of the Toronto Superior Court of Justice so that she can call the Ottawa Police service to threaten and intimidate Me for Recording the hearing that took place on October 23rd - except there is no public Record of that hearing taking place?! Why is there no public Record of the hearing, why has the Court of Record (the REGISTRY) not been updated since June 12th, 2023, and how is that not fraud and collusion?
4. If You are not allowed to interfere with private matters, then why do You pass messages My opposing counsel send to the Court to threaten and intimidate Me for recording the proceedings, but ignore My complaints of federal crimes including perjury with malicious intent to influence justice, trespass upon a Trust instrument with malicious intent (which You are also guilty of in Your personal, private capacity unless You Wish to plead ignorance of the Trustee Act of Ontario and the Rule of Law as well).
5. And finally, if You, Krystal Jones can't report the federal crimes I am reporting to You for which You (as a Supervisor of the Superior Court of Justice) have the Court of Record to rely on to know I am telling the Truth because Your Records still say My father is UNREPRESENTED.

So, if what You tell Me is True, then You are engaged in fraud for appointing My sister as the Trustee for Joachim von Dehn and not bothering to post that Certificate to the Court. You don't get to 'plead ignorance' of what the Court of Record has to say.

I am reporting federal crimes. I do not require a lawyer to be entitled to the protection of law. I do not need a lawyer to report an individual trying to kill Me - the police have a duty to take action. So if YOU don't have a duty and obligation to arrest clerks of the Court colluding with My opposing counsel to Keep matters OFF THE REGISTRY so that entitled parties Will not be able to participate, WHO DO I REPORT THESE CRIMES TO?

Is this a Matter for the R.C.M.P. or the O.P.P.? These are federal crimes, subject to ten to fourteen years in jail and You feel You don't have any duty or moral obligation to put these crimes causing Me serious undue mental, emotional, and economic harm to a stop when the negligence or criminal intent of Your court clerks are a contributing factor?

If You can't put the criminal collusion of officers working for Your Court and other Superior Court offices to a stop and are just going to ignore the criminal conduct and collusion of Your staff, who do I report You to?

I look forward to hearing from You.

Please be advised, You, Carey Thompson and Jove Ponniah of the Ottawa, Bracebridge and Toronto Superior Courts Will be subpoenaed as witnesses to explain why You are not processing the documents You receive onto the Registry and depriving Sean and Joachim von Dehn of their right to participate in Matters concerning their interests.

I believe You are a criminal until I receive confirmation that Sally A. Gomery, the trial coordinator for 22-89835 has received this email and confirms for Me that My non-acceptance for fraud of Marc's decision is on the Court of Record so I can appeal the decision to the Divisional Court if it is not immediately vacated and the judge suspended.

FRUAS OMNIA VITIATE

I don't care what Your OPINION is, fraud is not admissible on a Court of Record, and no Judge has any right or authority to make a determination that is in direct conflict with the official Court of Record. You can't convince Me My sister has been appointed as the Trustee for Joachim von Dehn's estate until I see some One appointed to that Estate on the Court of Record. You are LYING - and courts are supposed to be impartial, which means You don't have the capacity to argue with 'what is'.

You are hereby served in Your personal, private capacity, and I Will be as King for at least one million in financial compensation for each supervisor of the Court who refuses to alert the appropriate authorities to these very serious federal crimes.

If You are curious why I am sending this to Crown Law reception as well, it is because service on the Crown requires sixty days notice and You allegedly represent the Crown and believe it's perfectly acceptable to allow clerks of Your court to collude and conspire against litigants and gaslight the Court of Record.

You have until 5:00 today to explain why the three courthouses are not processing documents, and why Your particular courthouse has not updated the public Record since June 13th, 2023. What the public Record says is in conflict with what You are telling Me actually happened - that is fraud by definition...

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

4 attachments



Re - Inquiry at Civil Counter - 21-86803.pdf
107K



Re - Inquiry at Civil Counter 22-89835.pdf
170K



Court Case Search - Aug 29.pdf
150K



Krystal Jones - Criminal Liability and Collusion - Ontario Superior Court Clerk Supervisor.pdf
371K

As far as I'm concerned, Krystal Jones' conduct constitutes collusion in insurance fraud, court fraud, and conspiracy to trespass. I find it very difficult to believe that a supervisor of the Superior Court of Justice could be so incompetent as to believe it is 'acceptable' for clerks to not *process* documents they receive onto the Registry. I'm expected to believe this is the 'official' Word of the Court? Clerks can receive documents and just... Stick them in a drawer somewhere - or maybe throw them in the garbage, switch them out for something else (like Steven Pardou took it upon him Self to do in Civil Claim 21-86803)? I Wish to absolutely sure that this is Krystal Jones final Word on the Matter?

I also Wish to know why there is no Value entered onto the system for CV-22-89835. That is fraud by Way of omission, the claim is worth several million dollars now.

I also Wish to know if Krystal Jones is attempting to plead ignorance of a Trust Instrument on file with MOJAG and or that I'm Writing in relation to a Trust Claim? Am I to presume that Krystal Jones doesn't know and understand Trust Law sufficiently to know that the Trustee Act of Ontario is binding upon all Trusts whenever Expressed and all Trustees whenever appointed, and that it would most certainly be binding upon her as an agent of the Crown and a *Trusted* representative of the Superior Court of Justice, which are (supposed to be) the default Courts of *competent* Jurisdiction?

I'm attempting to report very serious federal crimes, including My deceased father being wrongfully accused of a hit and run accident causing serious harm to the tune of three million dollars so they can cash in on insurance fraud - proceeding against My father in default because... Well, because the Courts are not requiring proof of service on My father or processing any of the documents onto the Registry. That Way the public has no idea what is going on, right?

I just Wish to make sure that this is what the People of Canada should expect from a Superior Court of Justice before I add this email to the [international public record](#) concerning this Crown investigate-Sean into Canada's Courts. I would not Wish to 'misrepresent' the Court Supervisor in any Way...

I've requested several times for this information to be brought to the attention of the trial coordinator, Sally A. Gomery, and I do not believe My request has been Honoured because I refuse to believe any Superior Court Judge would find this degree of contempt and incompetence acceptable or allow it to continue.

I told Krystal she had until 5:00 in the email I sent her Thursday evening, but I had anticipated she would receive the email on Friday.

If I don't hear from You before 17:00 today, You are conceding that You believe NOT processing documents onto the Registry when they are received by clerks is acceptable conduct and not a serious violation of the Rules of Civil Procedure or Principles integral to Justice.

You also accept full civil and *criminal* liability in Your personal, private capacity, as do each of the agents demonstrating incompetence nothing short of gross, criminal malfeasance by a public officer of Ontario's Superior Court of Justice *Trusted* to receive documents on behalf of MOJAG.

Ignorance is no excuse for the Law.

Tell Me when criminals Will be apprehended - failing to do so Will constitute collusion and conspiracy.

Once again, I require for this email thread to be forwarded to Sally A. Gomery, and to know that My non acceptance for fraud is on the Court of Record. Failure to do so Will be considered collusion.

Blessings,

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

[Quoted text hidden]

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Krystal Jones - Criminal Liability and Collusion - Ontario Superior Court Clerk Supervisor.pdf
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King Sean, House von Dehn <gnosticwisdom37@gmail.com>
To: tamara.dehaan@ontario.ca

Thu, Sep 5, 2024 at 10:26 AM

Good Morning, Tamara,

Is this complaint of federal crimes perpetrated by this Court another email that You feel You have no duty or obligation to respond to? No One can tell Me why there is no dollar Value on My claim and why the Registry hasn't been updated since June 12th, 2023?

I'm very clearly as King of You who to report these crimes to if the Court supervisor responsible is not the correct individual. I have advised You that I require for the trial coordinator, Sally A. Gomery to be Given notice of the non acceptance for fraud regarding Marc E. Smith's decision (and if You don't know what I'm tall King about, I can't really blame You because there is no public Record of this claim since June 12th, 2023).

I look forward to hearing from You, or for You to tacitly concede that You are complicit and endorsing the criminal collusion of clerks of this Court depriving entitled parties of their right to due process and an impartial, PUBLIC hearing.

Should I subpoena You as well, Tamara? What is Your official position with the Ottawa Superior Court? You also colluding with Krystal Jones and her criminal cabal?

King Sean, House von Dehn,

Hand of Stephen,
The Kingdom of Heaven Found a Sean

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