



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

21-86803 and 22-89835 Notice of Criminal Liability: Racketeering

2 messages

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

Fri, Mar 21, 2025 at 8:34 AM

To: "Wood, Catherine D" <WoodC@ottawapolice.ca>, Laura Dudas <Laura.Dudas@ottawa.ca>, "Desroches, Steve" <Steve.Desroches@ottawa.ca>, "Tierney, Timothy" <tim.tierney@ottawa.ca>, "Gower, Glen" <glen.gower@ottawa.ca>, Ward20 / Quartier20 <ward20@ottawa.ca>, "Lo, Wilson" <Wilson.Lo@ottawa.ca>, "Plante, St  phanie" <stephanie.plante@ottawa.ca>, "Carr, Marty" <Marty.Carr@ottawa.ca>, Bay Ward / Quartier Baie <BayWard@ottawa.ca>, "Montreuil, Samantha" <Samantha.Montreuil@ottawa.ca>, "Freire, Clara" <Clara.Freire@ottawa.ca>, "Kelly, Clarke" <Clarke.Kelly@ottawa.ca>, "Wright, Jeremy" <Jeremy.Wright@ottawa.ca>, "Curry, Cathy" <Cathy.Curry@ottawa.ca>, River Ward <Riley.Brockington@ottawa.ca>, Ward21 / Quartier21 <Ward21@ottawa.ca>, "Hubley, Allan" <allan.hubley@ottawa.ca>, "Hill, David" <David.Hill@ottawa.ca>, knoxdalemerivale <knoxdalemerivale@ottawa.ca>, "Luloff, Matt" <matt.luloff@ottawa.ca>, RideauRockcliffe Ward <rideaurockcliffeward@ottawa.ca>, "Leiper, Jeff" <jeff.leiper@ottawa.ca>, "Troster, Ariel" <Ariel.Troster@ottawa.ca>, "Bradley, Jessica" <Jessica.Bradley@ottawa.ca>, "Shawn Menard, City Councillor for Capital Ward" <capitalward@ottawa.ca>, "Kitts, Catherine" <Catherine.Kitts@ottawa.ca>, "Langlais, Genevi  ve" <Genevieve.Langlais@ottawa.ca>, Collegeward / Quartiercollege <Collegeward@ottawa.ca>, "Sutcliffe, Mark (Mayor/Maire)" <Mark.Sutcliffe@ottawa.ca>, "Ottawa SCJ Courts (MAG)" <ottawa.scj.courts@ontario.ca>, ottawascj.tc.office@ontario.ca, ottawa.enforcement@ontario.ca, "Asante, Nana" <nana.asante@ottawa.ca>, "Amaro, Christine" <christine.amaro@ottawa.ca>, celia.north@ottawa.ca, "Abou-Arraj, Sana" <sana.abou-arraj@ottawa.ca>

Good morning, every One,

How is Canada's most corrupt nation's capital doing this Fabulous Friday? How's that crime syndicate going? Hope My reporting it to You hasn't interfered with too much of Your business.

Once again, I wake up today every bit as much a victim of crime as I was yesterday. Why? Because You are all so incredibly incompetent or corrupt, that every single institution in this City Trusted to guarantee My rights and protect Me from unwarranted criminal attacks upon My person, appears to be unable to protect Me from criminal harm, continuous aggravated harm, malicious trespass upon a Trust Instrument on file with MOJAG...

I can't appeal to the police to put the federal crimes being perpetrated against Me and My father to a stop because the Ottawa police are completely compromised and protect the criminal interests of the City of Ottawa in favour of protecting the City of Ottawa's People from criminal employees breaching the public Trust

Home for Good believes that it can cut off subsidy without notice to any One they Wish *without any consequence whatsoever*. The City of Ottawa's lawyer knows first hand that Sana-Abou Arraj, Christine Amero, Celia North and Kelly Kritsch have not only cut of subsidy without notice to Me THREE YEARS IN A ROW, they have done so in concert (colluding with) Multifaith Housing Initiative, a not for profit organization the City provides funding to. The same not for profit organization that revealed in a LTB claim that they were stealing an extra \$60/month above and beyond what they were authorized to take. They REFUSE to provide rent receipts to any of their tenants so that they can conspire with Home for Good (City of Ottawa) to revoke subsidy without notice to the tenant and have them evicted for non payment of rent. When they are Notice for their criminal breach of Trust, they LIE in affidavit materials stating that the tenant was cut off because they REFUSED to return renewal packages critical to the renewal of the subsidy - only catch is, the don't SEND a renewal form, they leave that part out of their testimony to falsely influence the Judge.

Even after James William Campbell acknowledged that the landlord was **stealing from the tenant** (and more accurately, stealing from the City of Ottawa) and REFUSING to produce receipts TO ANY OF THEIR **HUNDREDS OF TENANTS DEPENDENT ON THE CITY OF OTTAWA** for subsidy, in violation of the Residential Tenancies Act and One's right to be duly informed of all Matters concerning One's interests, he IGNORED all the criminal conduct of the landlord and dismissed the Claim as having no justifiable 'cause of action'. That's not an administrator of Justice, that's a colluding criminal engaged in racketeering and theft of public money.

Stealing from tenants with intent to evict without notice to them and REFUSING to provide receipts to ANY of their tenants was deemed 'acceptable' to the Landlord Tenant Board and James William Campbell. The landlord tenant board and James William Campbell are essentially 'legalizing' unlawful, criminal activity. He's also on Notice for collusion and conspiracy to engage in fraud and racketeering. MHI actively seeks to harass, intimidate, and unlawfully evict any tenants that complain about how poorly run their properties are, the City of Ottawa and their cabal of lawyers defend this criminal conduct.

Genevieve Langlais arranges private meetings with Sally A. Gomery of the Superior Court when she needs to have a complaint dismissed that is going to be harmful to the City of Ottawa's reputation, so the crimes of Sana Abou-Arraf, Celia North, Christine Amero and Kelly Kritsch can continue with IMPUNITY!!!

The only reason the City of Ottawa's Home for Good has been criminally negligent for the last two years, cutting off rent without Notice to Me three years in a row, is because the City of Ottawa's lawyer SET PRECEDENCE with an Order that stated the City of Ottawa can threaten People with harm and revocation of subsidy if they do not consent to allowing the City of Ottawa to BASTARDIZE their calling. So the City of Ottawa's Sana-Abou Arraj, Celia North, Christine Amero and Kelly Kritsch took that as a Sign to discriminate against Me with IMPUNITY!!! Thanks, Gen, what a wonderful liar posing as a lawyer You are. Do You Wish to try to lie again and try telling every One here that You filed a Motion to dismiss under Rule 2.1.01(6)? Because I have a letter from the Court that says You didn't and advised Me to note You in default. But no, You conspired with Steven Pardou of the Superior Court of Justice to REMOVE the Default Judgment from the Registry and enter a Notice of Intent to defend while You arranged an URGENT meeting with Sally A. Gomery to have the claim dismissed. Did I leave any details out?

I'd like to proceed with the Motion to have that Order Vacated and Suspend Gomery as the Court has instructed Me to do, but Your City of Ottawa employees are intercepting My filings and interfering with My communications with the Court. A Court doesn't 'ghost' some One as King for information and direction - City of Ottawa employees protecting their own interests do that.

The Good News is, this Will be the last email You receive from Me this weekend. You Will not hear from Me again until Monday, March 23rd. However, You have some serious work to do if any One in receipt of this email does not Wish to be charged with racketeering. You have set up a VERY sophisticated little criminal network at the Ottawa, Bracebridge and Toronto Superior Courthouses, coordinating with local police and city of Ottawa judges and justices who 'IMPERSONATE' Crown by proceeding against unsuspecting individuals with fraudulent charges and mock courts that You set up at 100 Constellation Avenue with Vinicius the Odious Oliveira.

As much as I appreciate that You forwarded My emails to the local police, they are conspiring with Me and I'm still a victim of crimes as King for relief from My oppressors and You appear to be unable to provide Me with any protection against these unwarranted attacks upon Me and My father's person. Right? You all seem completely incapable of ensuring that I am protected from criminal harm within Your city. I've been a victim of crime in Your city and as a result of the corruption taking place in the Ottawa Courthouse, staffed entirely by 'Your' People (city of Ottawa employees).

You are liable to Me for every day Your police prove to be as incapable of protecting Me from harm, and every passing day aggravates the harm done to Me. You are already liable to Me for over \$100,000,000.00 on the Court of Record - is that why You are gaslighting and trying to intercept My filings and default Judgment?

If the crimes being perpetrated against Me are not put to a stop before Monday, every single one of You Will be considered a conspirator to the City of Ottawa's crime syndicate that has set up shop in the Ottawa Superior Court. If the criminals working for the Court are not removed so that I can proceed with My claims without interference, You Will be considered conspiring and colluding in a racketeering operation because these are YOUR agents engaged in federal crimes.

Clara Freier believes that Canada's Criminal Code is not binding upon her or any of her staff at Ontario Works for malicious breach of a Trust Instrument. I have made sure that Clara Freier knows I am sharing this with You because she told Me it was inappropriate conduct to place Nana the Nazi Asante on Notice for DESECRATING My Trust Instrument and telling Me that the Trustee Act of Ontario does not apply to Me!!!

Who gave Clara Freier that insane belief? And why is she not being arrested RIGHT NOW? If You are not conspiring against Canada's People, then why are You not arresting those who are? These federal crimes I am reporting are not complicated, it is fraud 'prima facie' or ON ITS FACE!!

Before Monday You Will do the following:

1. You Will provide the name of the JP who hosted the fraudulent hearing in Room 101 on March 11th, 2025.
2. You Will arrest Vinicius Oliveira and Yvonne Goebel for IMPERSONATING CROWN, ENGAGING IN FRAUD, and GROSS PROSECUTORIAL MISCONDUCT IN HIS PRIVATE CAPACITY.
3. You Will advise Clara Freier that only insane People believe that the Rule of Law does not apply to every One equally, so therefor the Trustee Act of Ontario is equally binding upon Sean's Trust on file with MOJAG and Ontario Works, as is Canada's Criminal Code for malicious breach of that Trust with intent to cause harm. That's what they are liable to Me for \$101,000,000.00. Apparently, the only reason Clara Freier and Nazi Nana Asante engaged in such malicious breach of Trust was because they believe that the Trustee Act of Ontario and Canada's Criminal Code do not apply to them. I can only Imagine that they developed that Idea because You endorse their criminal conduct and federal trespasses. If Clara Freier does not reflect the opinions and views of the City of

Ottawa, You need to let Me know before Monday and put the criminal trespasses upon My Trust Instrument perpetrated by their arrogant, contemptuous agents to a stop immediately.

4. You Will elicit a reply from the Ottawa Superior Court to confirm or deny that Sally A. Gomery, trial coordinator in 22-89835 has received My non acceptance for fraud. If she has and she is as King of Me to endorse a decision I know was obtained in fraud, I Will do so under duress and appeal the decision with a Divisional Court. However, I can't do that if You are interfering with My communications with the Court. The Court would not 'ghost' Me, but City of Ottawa employees certainly would in My experiences.

Finally, I Wish for You to know that although I'm sure You don't like My title, 'King', it actually means something. It represents a Degree of know-ledge and moral highness. Although You may think I am an enemy of Judges and Justices because I outrank them, I cannot vacate any order without cause, and I have the utmost respect for Judges and Justices who are Honouring their Oath. I have zero patience for any Judge or Justice who violates their oath.

Vacating the Orders of Jaye Hooper and Marc E. Smith is NOT an Act of contempt - it is an Act of courtesy to advise the Judge that determinations cannot be established in fraud as it stands to tarnish the entire Case Law database. I have a LEGAL AND LAWFUL obligation to advise the Court when I know a decision was obtained in fraud or I am considered to be **colluding with the criminals perpetrating the crime.**

This is very important for You to understand because I don't like to toot My own horn but I am more knowledgeable than most judges. It is in the Judge's best interest to vacate because if they don't, they appear to be complicit as far as a Divisional Court or Appellate Court is concerned because claiming ignorance of the Court of Record is not a 'reasonable or correct' excuse for a Judge.

My belief is that Sally A. Gomery is NOT corrupt and NOT conspiring with My criminal siblings and their cabal of lawyers. I believe YOUR CITY OF OTTAWA EMPLOYEES ARE INTERCEPTING MY COMMUNICATIONS TO THE COURT!!!

Judge Smith AND Judge Hooper Will know VERY WELL that I can vacate their orders and suspend them if they violate the Rules, I believe that is WHY they allowed My siblings to perpetrate their fraud on the Court a second time, using the Hooper endorsement obtained in fraud as precedence for the new Motion. Same goes for Smith. Smith made the wrong decision deliberately, knowing I would vacate the Order for fraud and the COURT WOULD BE COMPELLED TO INVESTIGATE MY NON ACCEPTANCE FOR FRAUD, and the criminals Will be apprehended.

These judges aren't stupid, they know My siblings are engaged in fraud. But criminals manning the desk that work for Your organization are interfering with My filings and preventing Me from having any recourse to protect My Self from criminal harm.

Whether each of You actively had a Hand in this crime syndicate that has been set up at the Superior Court in the City of Ottawa, or whether this crime syndicate came to be as a result of nothing more than Your extreme negligence and incompetence, at the end of the day, it is the City councillors in receipt of this email that are responsible for the institutions operating in the City of Ottawa and how they treat their People, including the Courts and the police service.

I can't get any remedy because the police and Courts in this City have become entirely compromised, I feel I need to leave the City or file in another jurisdiction to have any opportunity for fairness and equality.

Not one of You even demonstrated enough compassion to express Your sympathy for what I am going through. If that doesn't demonstrate a narcissistic social culture, I don't know what does.

If every One at Ontario Works continues to believe on Monday morning that they are not subject to Canada's Criminal Code for malicious breach of My Trust Instrument, or that I'm not entitled to compensation for fascist, Nazi Nana Asante's desecration of My Trust Instrument, You Will all be considered guilty of racketeering, breach of Trust, and (potentially) treason against a Crown in service of His Majesty.

I'm trying to save the reputation of Your Court, You would be wise to do the same. A superior Court 'ghosting' People is not a Good look and I don't blame the Superior Court, I blame City of Ottawa corruption.

Proceeding against a Man without 'processing' documents onto the public Registry is IMPERSONATING CROWN and a FEDERAL, INDICTABLE OFFENSE.

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

Blessings,

King Sean, House von Dehn <gnosticwisdom37@gmail.com>
To: "Brock, Larry - M.P." <larry.brock@parl.gc.ca>, arif.virani@parl.gc.ca

Fri, Mar 21, 2025 at 9:00 AM

This is for both of You as well.

If these crimes continue into next week without any of these Court Supervisors being arrested, BOTH OF YOU Will be placed on Notice for RACKETEERING AND TREASON.

Is that clear enough for both of You?

[Quoted text hidden]