

R. v. von Dehn- CR-24-122310-NOTICE OF MOTION OF COUNTERCLAIM AND NOTICE OF DEFAULT JUDGMENT

1 message

King Sean, House von Dehn <gnosticwisdom37@gmail.com> Fri, Apr 25, 2025 at 1:10 PM To: 161.disclosure@ppsc-sppc.gc.ca, "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, Stéphanie" <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 <ri>deaurockcliffeward@ottawa.ca>, "Leiper, Jeff" <jeff.leiper@ottawa.ca>, "Troster, Ariel" <Ariel.Troster@ottawa.ca>, "Bradley, Jessica" <Jessica.Bradley@ottawa.ca>, "Macdonald, Kim" <Kim.Macdonald@ottawa.ca>, Habib Sayah <a href="mailto: <a href="mailto: <a href="mailto:, "Shawn Menard, City Councillor for Capital Ward" <a href="mailto: <a href="mailto:, "Kitts, Catherine" <a href="mailto: <a <Catherine.Kitts@ottawa.ca>, "Langlais, Geneviève" <Genevieve.Langlais@ottawa.ca>, Collegeward / Quartiercollege <Collegeward@ottawa.ca>, "Sutcliffe, Mark (Mayor/Maire)" <Mark.Sutcliffe@ottawa.ca>, nathalie.gougeon@ottawa.ca, wendy.stephanson@ottawa.ca, "Huxley, Stuart" <Stuart.Huxley@ottawa.ca>, "Salter-MacDonald, Caitlin" <Caitlin.Salter-MacDonald@ottawa.ca>, "Lockett, Christine (MAG)" <christine.lockett@ontario.ca>, "Ottawa SCJ Courts (MAG)" <ottawa.scj.courts@ontario.ca>, "Virtual Crown Ottawa (MAG)" <virtualcrownottawa@ontario.ca>, arif.virani@parl.gc.ca, "Brock, Larry - M.P." larry.brock@parl.gc.ca, lsrs@lso.ca

Dear Prosecution for Federal Crown Attorney,

For the hearing scheduled today, Friday, April 25th, 2025, 2:00 PM, 'Virtual' Courtroom #14, King Sean, House von Dehn Will bring a Motion of Counterclaim for

CRIMINAL AND CIVIL LIABILITY for FRAUD, COLLUSION AND CONSPIRACY TO ENGAGE IN FRAUD, TARGETED ABUSE, HARASSMENT AND DISCRIMINATION (VACCINATION STATUS), VIOLATIONS OF NUREMBERG PRINCIPLES GOVERNING INFORMED CONSENT, ASSAULT WITH A DEADLY WEAPON, AND MALICIOUS INTENT AND CONSPIRACY TO TRESPASS UPON A TRUST INSTRUMENT ON FILE WITH MOJAG, (Jan. 19, 2017) and in VIOLATION OF MY COMMON LAW RIGHTS;

under Rule 37.13 of the Rules of Civil Procedure, (2) A judge who hears a motion may,

- (a) in proper case, order that the motion be converted into a motion for judgment; or
- (b) order the trial of an issue, with such directions as are just, and adjourn the motion to be disposed of by the trial judge. R.R.O. 1990, Reg. 194, r. 37.13 (2).

against SAHADA ALOLO, HABIB A. SAYAH, MANON BASTIEN, LAURA SCHINCK, KIMBERLY MACDONALD, MARA WATSON, YVONNE ASHBY and all other persons mentioned in the 'Disclosure package attached', and in receipt of this email, and each in their personal, private capacity.

Fraud

380 (1) Every one who, by deceit, falsehood or other fraudulent means, whether or not it is a false pretence within the meaning of this Act, defrauds the public or any person, whether ascertained or

not, of any property, money or valuable security or any service,

- (a) is guilty of an indictable offence and liable to a term of imprisonment not exceeding fourteen years, where the subject-matter of the offence is a testamentary instrument or the value of the subject-matter of the offence exceeds five thousand dollars; or
- (b) is guilty
 - (i) of an indictable offence and is liable to imprisonment for a term not exceeding two years, or
 - (ii) of an offence punishable on summary conviction,

where the value of the subject-matter of the offence does not exceed five thousand dollars.

Marginal note: Minimum punishment

(1.1) When a person is prosecuted on indictment and convicted of one or more offences referred to in subsection (1), the court that imposes the sentence shall impose a minimum punishment of imprisonment for a term of two years if the total value of the subject-matter of the offences exceeds one million dollars.

Marginal note: Affecting public market

(2) Every one who, by deceit, falsehood or other fraudulent means, whether or not it is a false pretence within the meaning of this Act, with intent to defraud, affects the public market price of stocks, shares, merchandise or anything that is offered for sale to the public is guilty of an indictable offence and liable to imprisonment for a term not exceeding fourteen years.

R.S., 1985, c. C-46, s. 380 R.S., 1985, c. 27 (1st Supp.), s. 54 1994, c. 44, s. 25 1997, c. 18, s. 26 2004, c. 3, s. 2 2011, c. 6, s. 2

Conspiracy

- **465 (1)** Except where otherwise expressly provided by law, the following provisions apply in respect of conspiracy:
 - (a) every one who conspires with any one to commit murder or to cause another person to be murdered, whether in Canada or not, is guilty of an indictable offence and liable to a maximum term of imprisonment for life;
 - **(b)** every one who conspires with any one to prosecute a person for an alleged offence, knowing that they did not commit that offence, is guilty of
 - (i) an indictable offence and liable to imprisonment for a term of not more than 10 years or an offence punishable on summary conviction, if the alleged offence is one for which, on conviction, that person would be liable to be sentenced to imprisonment for life or for a term of not more than 14 years, or
 - (ii) an indictable offence and liable to imprisonment for a term of not more than five years or an offence punishable on summary conviction, if the alleged offence is one for which, on conviction, that person would be liable to imprisonment for less than 14 years;
 - **(c)** every one who conspires with any one to commit an indictable offence not provided for in paragraph (a) or (b) is guilty of an indictable offence and liable to the same punishment as that to which an accused who is guilty of that offence would, on conviction, be liable; and
 - **(d)** every one who conspires with any one to commit an offence punishable on summary conviction is guilty of an offence punishable on summary conviction.

(2) [Repealed, 1985, c. 27 (1st Supp.), s. 61]

Marginal note: Conspiracy to commit offences

(3) Every one who, while in Canada, conspires with any one to do anything referred to in subsection (1) in a place outside Canada that is an offence under the laws of that place shall be deemed to have conspired to do that thing in Canada.

Marginal note:Idem

(4) Every one who, while in a place outside Canada, conspires with any one to do anything referred to in subsection (1) in Canada shall be deemed to have conspired in Canada to do that thing.

Marginal note: Jurisdiction

(5) Where a person is alleged to have conspired to do anything that is an offence by virtue of subsection (3) or (4), proceedings in respect of that offence may, whether or not that person is in Canada, be commenced in any territorial division in Canada, and the accused may be tried and punished in respect of that offence in the same manner as if the offence had been committed in that territorial division.

Marginal note: Appearance of accused at trial

- (6) For greater certainty, the provisions of this Act relating to
 - (a) requirements that an accused appear at and be present during proceedings, and
 - **(b)** the exceptions to those requirements,

apply to proceedings commenced in any territorial division pursuant to subsection (5).

Assault with a weapon or causing bodily harm

- **267** Every person is guilty of an indictable offence and liable to imprisonment for a term of not more than 10 years or is guilty of an offence punishable on summary conviction who, in committing an assault.
 - (a) carries, uses or threatens to use a weapon or an imitation thereof,

Criminal breach of trust

336 Every one who, being a trustee of anything for the use or benefit, whether in whole or in part, of another person, or for a public or charitable purpose, converts, with intent to defraud and in contravention of his trust, that thing or any part of it to a use that is not authorized by the trust is guilty of an indictable offence and liable to imprisonment for a term not exceeding fourteen years.

R.S., c. C-34, s. 296

2. Prevention of Wrongful Convictions

Wrongful convictions result in a miscarriage of justice, and significant harm to the convicted person. When the criminal justice system fails, the human cost can be substantial, and public confidence in the justice system is lost. Therefore, Crown counsel must always be scrupulous in their role as ministers of justice to prevent wrongful convictions and to zealously guard against it.

Crown counsel must be mindful of the "environmental" or "predisposing circumstances" that have been identified as fostering wrongful convictions. These circumstances include:

- Tunnel vision (potentially caused by unconscious bias or close contact between Crown counsel, investigative agencies, or victims); Footnote4
- Decisions influenced by biases, including racial bias, stereotypes, or prejudices of any kind;
- Public pressure to convict in high-profile cases;
- Inadequate or misinterpreted evidence;
- Eyewitness identification error;
- False confessions;
- An unpopular accused;
- A legal environment or culture which focuses on winning; and
- The presence of what has been labelled "noble cause corruption," or the belief that the end justifies the means.

3. Duty to present a fair, clear, and comprehensible case

Crown counsel should be mindful of the principle of moderation in the use of criminal enforcement powers, the accused's constitutional right to have a trial within a reasonable time, and the appropriate use of state resources. This means that Crown counsel must structure their case in a manner that allows the trier of fact to understand and digest the evidence effectively and efficiently.

The practice of overcharging is not appropriate, whether it is through the duplication of counts, the laying of additional or heightened charges that are marginal, or laying charges where the evidence barely meets the directed verdict threshold. Overcharging unduly lengthens and complicates a trial.

Footnote5 Charges must always be tailored to focus on the key evidence and the key issues relevant in the context of the individual case.

Crown counsel must carefully consider whether the public interest would be better served by declining to prosecute marginal charges or deciding not to pursue them once the evidence at trial is complete.

4. The Decision to Prosecute

As noted earlier, a prosecution should not be undertaken unless there is a reasonable prospect of conviction and the prosecution would best serve the public interest. Footnote6 The test applies to each individual accused, and every charge on the information or indictment.

If the available evidence does not meet the reasonable prospect of conviction standard, the decision to prosecute threshold is not met, and the prosecution should not proceed. Footnote7 If charges have been laid, those charges should be withdrawn or a stay of proceedings entered. Crown counsel must continue to consider the decision to prosecute criteria throughout all stages of the prosecution, until the exhaustion of all appeals. It is particularly important for Crown counsel to reconsider the criteria when new and credible information comes to light, including from the accused.

This entire proceeding is fraud, and I Wish to have the prosecutor charged with collusion for failing to process the charges onto the Registry. Please also see registry fraud below.

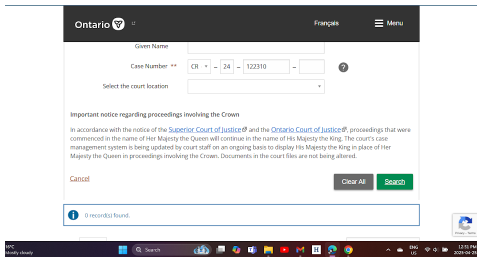
Fraudulent registration of title

386 Every person *is guilty of an indictable offence* and liable to *imprisonment for a term of not more than five years* or is guilty of an offence punishable on summary conviction who, as principal, agent or mandatary in a proceeding to register title to real property or immovable

property, or in a transaction relating to real property or immovable property that is or is proposed to be registered, knowingly and with intent to deceive,

- (a) makes a material false statement or representation,
- (b) suppresses or conceals from a judge or registrar, or any person employed by or assisting the registrar, any material document, fact, matter or information, or
- **(c)** is privy to anything mentioned in paragraph (a) or (b).

R.S., 1985, c. C-46, s. 386 2019, c. 25, s. 143



I Will not consent to any unfiled proceedings not 'processed' onto the Registry. You Will note in the attached email Kimberly MacDonald is sending the attached information, charge screening form and email from a fraudulent address MOJAG has instructed Me to ignore, 'virtual.crownottawa@ontario.ca', not 'virtualcrownottawa@ontario.ca', effectively impersonating the Crown to engage in Registry fraud with malicious intent to trespas upon a Trust Instrument on file with MOJAG

Relevant documents to present to the Judge for the 'first appearance' which I hereby make by Way of Special Present a Sean to alert the Court and respective prosecutor of the malicious intent to proceed in fraud.

Please also add the following link to the Court of Record related to this Matter.

https://www.vondehnvisuals.com/2025/04/24/mhis-sahada-alolo-colludes-with-ottawa-police-to-threaten-and-intimidate-unvaccinated-tenants-in-fraud/

All individuals in receipt of this email have already been noted in Default for their fraud, I Will be as King for the charges to immediately be quashed, and for a trial date to be set for both criminal prosecution and a civilized (Civil) remedy so that the trespasses against My Trust Instrument on file with MOJAG can be put to a rest (arrest warrants MUST be issued).

I look forward to hearing from You, this Will be published later today on vondehnvisuals.com, the International Court of Record regarding this Matter where an application has also been made to the International Criminal Court of Justice for Crimes

Against Humanity for the unlawful bioweapon mandates of the Canadian government and their trusted health officials.

This malicious conspiracy against Me is targeted abuse for My advocacy work and My unvaccinated status which are both Constitutionally protected rights in Canada and a trespass upon My Trust Instrument.

Thank You kindly for Your attention to this Matter,

You are hereby served.

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

3 attachments

MORE CITY OF OTTAWA FRAUD-RE_ Requisition for Disclosure and Screening Form - 24-122310.pdf 215K

VON DEHN, SEAN Initial Disclosure.pdf 5923K

Adult_Charge_Screening_Form-24-122310.pdf