



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

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**von Dehn v. O.W., 2505-03340 (East -- Ottawa-Carleton), pre-hearing in respect of the Code Claim, June 17, 2025, representative for the Director of OW will attend**

4 messages

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**Baker, Geoffrey (MCCSS)** <Geoffrey.Baker@ontario.ca>

Thu, May 29, 2025 at 2:35 PM

To: "@MAG-G-COR-SBT-Registrar (MAG)" <SBT.Registrar@ontario.ca>

Cc: "King Sean, House von Dehn" <gnosticwisdom37@gmail.com>, "Forget, Caroline" <caroline.forget@ottawa.ca>, "Mbuyi, Madeleine (MAG)" <Madeleine.Mbuyi@ontario.ca>

Registrar Cervený,

1. This is notice that I will be attending the upcoming pre-hearing teleconference, along with the Administrator's representative, Caroline Forget, as the representative for the Director of Ontario Works.
2. My understanding of the purpose of the pre-hearing is to determine whether the Appellant's appeal should be bifurcated into two hearings, one to deal with an appealable decision on its merits, and should the appeal be dismissed at that stage, then a stage two hearing to consider the human rights arguments.
3. The Appellant's Form 4 Notice of *Human Rights Code* Claim is sufficiently ambiguous that the Director is unable to decide at the moment whether bifurcation is necessary or not.
4. Indeed, it is not at all clear that the Appellant is challenging an appealable decision in the first place, to ground an appeal, let alone to support a discussion of human rights issues.
5. I expect the discussion on June 17<sup>th</sup> will assist the parties and the Tribunal with determining next steps.

Yours truly,

**Geoff Baker (he/him/his)**

Senior Counsel | Legal Services Branch/MCCSS

Ministry of the Attorney General | Ontario Public Service

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*Taking pride in strengthening Ontario, its places and its people*

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**From:** King Sean, House von Dehn <[gnosticwisdom37@gmail.com](mailto:gnosticwisdom37@gmail.com)>

**Sent:** Thursday, May 29, 2025 1:36 PM

**To:** @MAG-G-COR-SBT-Registrar (MAG) <[SBT.Registrar@ontario.ca](mailto:SBT.Registrar@ontario.ca)>; Forget, Caroline <[caroline.forget@ottawa.ca](mailto:caroline.forget@ottawa.ca)>

**Cc:** Baker, Geoffrey (MCCSS) <[Geoffrey.Baker@ontario.ca](mailto:Geoffrey.Baker@ontario.ca)>; Ryan, Padraic (MAG) <[Padraic.Ryan@ontario.ca](mailto:Padraic.Ryan@ontario.ca)>

**Subject:** Re: SBT NOVCH 2505-03340 - Notice of Summons to Produce Documents

**CAUTION -- EXTERNAL E-MAIL - Do not click links or open attachments unless you recognize the sender.**

Dear Registrar,

Because You are failing to provide Me with confirmation of receipt of this email and refusing to provide Me with the direction I am as King for, I cannot Trust that You Will forward My these email requests for the appropriate form to summons documents from the Administrator to Geoffrey Baker for the Ministry of Community and Social Services, and to Padraic Ryan for the Constitutional Law Branch of the Attorney General.

I require a reply to this requisition, please.

Thank You kindly for Your attention to this Matter. Please include a first and last name for any future correspondence from the 'Registrar' so I know who can be held accountable for this contempt and lack of professionalism.

Blessings,

King Sean, House von Dehn,

Hand of Stephen,

The Kingdom of Heaven Found a Sean

for the Beneficiary Sean Stephen von Dehn

On Thu, May 29, 2025 at 12:05 PM King Sean, House von Dehn <[gnosticwisdom37@gmail.com](mailto:gnosticwisdom37@gmail.com)> wrote:

Dear Registrar,

Please make sure that these emails are also cc'd to Geoffrey Baker and Padriac Ryan so they can be aware that My requests are being ignored by the Registrar. These documents are essential evidence for the hearing and pre hearing conference.

Thank You,

King Sean, House von Dehn,

Hand of Stephen,

The Kingdom of Heaven Found a Sean

for the Beneficiary Sean Stephen von Dehn

On Thu, May 29, 2025 at 10:05 AM King Sean, House von Dehn <[gnosticwisdom37@gmail.com](mailto:gnosticwisdom37@gmail.com)> wrote:

Dear Registrar and Caroline Forget for the Respondent,

Please be sure to bring with You to the pre trial conference hearing a copy of each of the documents listed in the attached Summons.

It is the Appellant's belief that You must retain a copy of all documents You receive for a Beneficiary's case file and that failing to produce these documents upon request is a criminal breach of public Trust, fraud, and spoliation of evidence necessary for litigation.

So for the reasons listed above, please be sure to produce a copy of each of the requested documents, or I Will presume that Your failure to do so is deliberate and with criminal intent to obstruct and interfere with Justice.

Thank You very kindly.

If the Registrar Wishes to recommend another Form to compel the Respondents to produce these documents (other than form 8), I anxiously await the recommendation and direction. So far the Registrar has been 'ghosting' My request

for the correct form and I Wish for My efforts to comply with the SBT practice direction to be on the Record.

Thank You, have a Blessed day,

King Sean, House von Dehn,

Hand of Stephen,

The Kingdom of Heaven Found a Sean

for the Beneficiary Sean Stephen von Dehn

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

Thu, May 29, 2025 at 3:15 PM

To: "Baker, Geoffrey (MCCSS)" <Geoffrey.Baker@ontario.ca>

Cc: "@MAG-G-COR-SBT-Registrar (MAG)" <SBT.Registrar@ontario.ca>, "Forget, Caroline" <caroline.forget@ottawa.ca>, "Mbuyi, Madeleine (MAG)" <Madeleine.Mbuyi@ontario.ca>

Dear Geoffrey Baker,

The rights violation is for violating the contracts Ontario Works have agreed to Honour related to the Trust Instrument on file with MOJAG and the administrator (Carolyn Forget and Clara Freier in particular) suggesting that the Trustee Act of Ontario is not binding upon the public Trustee for Ontario Works OR the Beneficiary Sean Stephen von Dehn and his Trust on file with MOJAG.

The administrator keeps 'dodging' this direct legal and lawful argument. Suggesting the Rule of Law and Canada's Criminal Code does not apply to the Administrator to Ontario Works is the rights violation portion of the claim because Sean believes he's entitled to protection from criminals and Trustee engaged in criminal conduct, deliberately trespassing upon his Trust obligations.

It is also infuriating that the administrator continues to dodge the question regarding the contracts they have Signed and promised to Honour. Where are the four documents the Beneficiary is requesting for the hearing?

Can You answer that question and stop gaslighting, please? Where does the administrator gain the belief that the Rule of Law, the Trustee Act of Ontario and Canada's Criminal Code does not apply to them?

Please let Me know if You need any further clarification on the rights violation portion of the claim. If I were causing harm to People with malicious intent in breach of their Trust, I would be subject to very serious criminal charges - why are You not? Is that not a rights violation?

For the fifth time to the Registrar, what form do You require to summons those documents?

Where are the documents I'm requesting?

I look forward to hearing from You,

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

[Quoted text hidden]

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

Thu, May 29, 2025 at 3:27 PM

To: "Baker, Geoffrey (MCCSS)" <Geoffrey.Baker@ontario.ca>

Cc: "@MAG-G-COR-SBT-Registrar (MAG)" <SBT.Registrar@ontario.ca>, "Forget, Caroline" <caroline.forget@ottawa.ca>, "Mbuyi, Madeleine (MAG)" <Madeleine.Mbuyi@ontario.ca>

Compelling Me to violate My Trust obligations is the 'rights' violation under Canada's Constitution, International Criminal Law, Canada's Criminal Code and the Trustee Act of Ontario. Why does the administrator believe they can compel the Beneficiary to violate his Trust obligations and Spiritual convictions?

Benefits were revoked with MALICIOUS INTENT to cause harm to the Beneficiary, which is a CRIMINAL ACT. The rights violation is also for suggesting that the Administrator is not subject to Canada's Criminal Code for Willfully causing emotional and psychological harm to the beneficiary by compelling him to violate his Trust obligations under threat of economic harm and exploit a Sean.

Nana Asante DESECRATED the Trust Instrument and has not so much as apologized, while You continue to plead ignorance of the Instrument You desecrated!!! And the Beneficiary is not entitled to compensation if You Will not arrest the criminal responsible for the crime?!

Look up Canada's Criminal Code for trespass upon a Trust Instrument, and tell Me why every One in receipt of this email is not subject to it.

I would go to jail if I did to Nana Asante and her personal, private property what she did to mine - so why is that not happening if My rights are not being violated in some Way? If You can't understand the form, can You understand the English in this email sufficiently?

Then You try to claim You don't have a copy of the Trust Instrument You damaged on Record? You have some nerve, Geoffrey!!! Consider Your Self on Notice of Civil and Criminal Liability in Your personal, private capacity.

Blessings,

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

[Quoted text hidden]

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

Thu, May 29, 2025 at 3:40 PM

To: "Baker, Geoffrey (MCCSS)" <Geoffrey.Baker@ontario.ca>

Cc: "@MAG-G-COR-SBT-Registrar (MAG)" <SBT.Registrar@ontario.ca>, "Forget, Caroline" <caroline.forget@ottawa.ca>, "Mbuyi, Madeleine (MAG)" <Madeleine.Mbuyi@ontario.ca>

How about the 'RIGHT' to compel a TRUSTEE for Ontario Works to Act in the BEST INTEREST of the BENEFICIARY? You are clearly trying to exploit the Beneficiary's rights and Trust obligations, that is an egregious breach of Trust.

If the first part of this hearing is to determine the 'merits' according to whether or not the Ontario Works Act was breached, You have already conceded that You had no legal or lawful cause to cut off medical benefits to the beneficiary. There was nothing on the case file that would have given You any reason to believe that the benefits should be revoked at all. The decision to do so was made WITHOUT looking at any medical records or previous documents on the Beneficiary's case file, and in violation of the contracts You have agreed to Honour in Writing and stamped by a Commissioner of Oaths for Your office (Orsolya Vancsody).

I have copies of all of the contracts You have agreed to honour and plead ignorance of before this Tribunal. I wish for You to stop gaslighting and tell Me why You have the right to breach contracts or Sign contracts in bad faith?

Is that clear enough for You, Geoffrey?

I have copies of those contracts and if You don't produce them, I Will advise the Tribunal that You are destroying evidence necessary for litigation or obstructing justice by failing to produce them. Fair?

I look forward to hearing from You,

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

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