

2505-03340 - ATTENTION MADELEINE MBUYI - NOTICE OF CRIMINAL LIABILITY

4 messages

 King Sean, House von Dehn <gnosticwisdom37@gmail.com>
 Tue, Jun 10, 2025 at 10:24 AM

 To: "@MAG-G-COR-SBT-Registrar (MAG)" <sbt.registrar@ontario.ca>, "Forget, Caroline" <caroline.forget@ottawa.ca>,

 "Baker, Geoffrey (MCCSS)" <Geoffrey.Baker@ontario.ca>, "Ryan, Padraic (MAG)" <padraic.ryan@ontario.ca>,

 brian.killick@ontario.ca, "Mbuyi, Madeleine (MAG)" <Madeleine.Mbuyi@ontario.ca>

Dear Madeleine and Brian,

I advised You last year that the Trustee Act of Ontario applies to all Trusts whenever Created and all Trustees whenever appointed, and that the powers, rights, and immunities provided by the Trust Instrument are *in addition* to those afforded by the Trustee Act of Ontario which is subject to the instrument constituting the Trust. No One disputed this fact, though You allowed the Administrator to dodge the question throughout the entire hearing, pretending as though You have no idea what a Trust is, or that it is covered by legislation provided for by the Trustee Act of Ontario, and or that their intentional trespasses are perfectly acceptable conduct. That is setting precedence for criminal conduct, allowing the Administrator to believe they are above the Law. Do You not have a duty and obligation to report the criminal conduct of the public Trustee? Their contempt is most certainly plain and obvious to any One but this Tribunal, apparently.

Please be sure to include the following links as My 'points of authority' for the prehearing conference so that the Administrator knows what the Trustee Act of Ontario and Canada's Criminal Code has to say about their willful trespass and inability to respond to these emails.

Service Canada says that all emails by service providers should expect a reply within 24-48 hours - that is the service standard. You don't seem to be able to respond to emails AT ALL! Are You rude by nature, or is this contempt only the result of a complicit Tribunal who allows You to abuse the Beneficiary by inflicting passive aggressive criminal harms - like not responding to emails and pretending they have no idea what contracts I'm tall King about.

I believe that if You allow the conduct of the Administrator to continue until the day of the pre-hearing conference You should be charged with an additional seven counts of aggravated harm for prolonging My agony by allowing the Trustee to continue with their contempt for the Rule of Law with impunity.

You seem to be doing a great job of providing 'counsel' to Your criminal clients if aggravating the harm done to their victims is Your goal.

Why are You allowing them to ignore My questions? Will You compel the Administrator to produce the documents I have requested, or Will You continue to deny Me the evidence necessary to prove My claim and in violation of My right to full disclosure and copies of contracts the Administrator has agreed to Honour.

I look forward to hearing from You.

The Trustee Act of Ontario.

Canada's Criminal Code for (malicious) breach of Trust: (Section 336)

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

You are a lawyer, so I don't think You can plead ignorance of the Law. Are You presuming this Will not apply to You for enabling the Trustees malicious trespasses and allowing it to continue one second longer than necessary?

Please be advised, I Will be as King for You, Madeliene Mbuyi and Brian Killick to bear the brunt of the criminal penalties for the crimes of the Administrator because the Administrator is pleading ignorance of the Trust - neither one of You have that luxury because the Trust is on Record with MOJAG and this Tribunal is a branch of MOJAG - a service agent to the principal.

Have a nice day, I look forward to hearing from any One Honourable enough to put the crimes of the Administrator to a stop so that the harm being done to Me can cease sooner than later.

This is same cause of action as last year. Imagine that the Administrator didn't learn anything from last year's experience because You allowed them to get away with their crimes with impunity. And now they are engaged in the same criminal conduct a second time because they now believe the Rule of Law does not apply to them. Congratulations, what a fabulous job this Tribunal is doing of holding the Administrator accountable to the People they were Trusted to Act in the Best interest of.

Once again, silence Will be considered tacitly conceding to all of the points in this email as unopposed facts.

Thank You kindly,

King Sean, House von Dehn, Hand of Stephen,



 King Sean, House von Dehn <gnosticwisdom37@gmail.com>
 Tue, Jun 10, 2025 at 10:32 AM

 To: "@MAG-G-COR-SBT-Registrar (MAG)" <sbt.registrar@ontario.ca>, "Forget, Caroline" <caroline.forget@ottawa.ca>,

 "Baker, Geoffrey (MCCSS)" <Geoffrey.Baker@ontario.ca>, "Ryan, Padraic (MAG)" padraic.ryan@ontario.ca>,

 brian.killick@ontario.ca, "Mbuyi, Madeleine (MAG)" <Madeleine.Mbuyi@ontario.ca>

Also, because I Wish for Canada's People to know what a fraud these Tribunals are, these emails and Your lack of reply to them Will be posted on the international record at www.vondehnvisuals.com.

Please also be advised the pre-hearing conference Will be recorded to maintain an accurate record of the Tribunal's collusion with criminal Trustees.

Blessings,

King Sean, House von Dehn, Hand of Stephen, The Kingdom of Heaven Found a Sean [Quoted text hidden]

 King Sean, House von Dehn <gnosticwisdom37@gmail.com>
 Sat, Jun 14, 2025 at 10:27 AM

 To: "@MAG-G-COR-SBT-Registrar (MAG)" <sbt.registrar@ontario.ca>, "Forget, Caroline" <caroline.forget@ottawa.ca>,

 "Baker, Geoffrey (MCCSS)" <Geoffrey.Baker@ontario.ca>, "Ryan, Padraic (MAG)" <padraic.ryan@ontario.ca>,

 brian.killick@ontario.ca, "Mbuyi, Madeleine (MAG)" <Madeleine.Mbuyi@ontario.ca>

Dear Madeleine Mbuyi,

According to the Social Benefits Tribunal Practice direction, the PURPOSE of a prehearing conference is:

"A pre-hearing conference can reduce the length of, and simplify, a hearing by helping the parties to prepare properly for the hearing and by *prompting pre-hearing disclosure* of each party's case. The effective use of pre-hearing conferences allows the SBT to conduct more efficient, focused and effective hearings."

You are not 'prompting' the Administrator to bring with them the disclosure necessary for the Tribunal to make an informed decision and prove the merits of My appeal. You have been 'gaslighting' Me and 'pretending' as though I have 'no right' to compel the administrator to bring copies of the contracts they have breached with them to the prehearing conference so that I can show You how willfully antagonistic and criminal their negligence is. That is obstruction of Justice and a violation of My right to fair treatment by the Tribunal who does not appear to be attempting to 'resolve' anything.

I have made it very clear that the Administrator's negligence by failing to respond to emails is antagonistic, abusive, childish behaviour that is causing Me serious undue harm and duress. I am as King of You a simple question for the LAST TIME. Will You or Will You not compel the Administrator to bring with them the documents I have requested in the Form to SUMMONS documents.

You are effectively denying Me My right of due process and violating Your own practice direction concerning the 'prompting' of documents required for the pre-hearing conference.

If I don't hear from You, I Will presume Your intent is to interfere with Justice and deny Me of My right to a fair and impartial hearing.

You Will also be held liable in Your personal, private capacity because it seems to Me that You are INVENTING Rules and Practice Direction exclusively for Me because the practice direction You have provided to Me is in direct conflict with that provided by the Social Benefits Tribunal practice direction legislation.

Please see the Social Benefits Tribunal 'Practice Direction' and 'Purpose' of the prehearing conference. It is My presumption You are aiding and abetting the Administrator's determination to deny Me the evidence necessary to prove My case at the pre-hearing conference in violation of Your oath to Canada's People, the practice direction of the Tribunal, and fair practice.

You tell Me it is inappropriate for Me to place You and Your Registrar's on Notice of Criminal Liability for LYING to Me about the Social Benefits Tribunal's practice direction and the purpose of the Form 8 Summons? You DOUBLE DOWN on Your lie and tell Me that the Form 8 Summons is no longer used and not applicable for a pre-hearing conference?

When Will this Tribunal stop lying to Me, Madeleine? Why should You not be liable in Your personal, private capacity and charged criminally for Your crimes? You expect Me to believe that You don't know You are lying to Me and attempting to 'gaslight' a Self Presented litigant, hoping I Will be ignorant to Your Rules and the Practice Direction of the Tribunal?

How can I have a fair and impartial pre-hearing conference if You Will not prompt the Administrator to bring with them the documents necessary for the Tribunal to make an informed decision?

I'm sick and tired of adults acting like children and responding to emails without addressing the subject Matter of My emails or lying to Me about the processes of this Tribunal.

You have until 5:00 Post Midi, Monday, June 16th to respond to Me. You have also been reported to the Ontario Human Rights Tribunal for lying to Me and denying Me My right to be treated fairly and impartially by this Tribunal while You watch the Administrator continue with their criminal malfeasance causing harm in violation of Your oath and Good moral conscience. You are either morally bankrupt, entirely incompetent, or a criminal aiding and abetting the Administrator. I need to know which it is.

Thank You. Please try to be honest in Your reply, as difficult as that appears to be for You.

When Will You be 'prompting' disclosure from the Administrator necessary for the prehearing conference, Madeleine?

Please also be advised their is now a claim against Your performance bond in the amount of \$100,000,000.00 for Your contempt this year and last year for pretending You don't know the default judgment awarded against the Administrator is legally and lawfully binding - that is just one more example of criminal 'gaslighting' with intent to cause harm and allow the criminal malfeasance of the Administrator to continue with impunity.

2305-03646 - This is the claim from last year. Remember? Didn't I promise You that because You allow the criminal conduct of the Administrator to continue with impunity that You were setting precedence for a repeat of the offence? Told You so! Here We go again!!! Round 2 - Can You do any better and demonstrate some COMPETENCE this time round?

King Sean, House von Dehn, Hand of Stephen, The Kingdom of Heaven Found a Sean [Quoted text hidden]

2305-03646-notice-of-default-judgment-nihil-dicit-res-judicata-breach-of-trust-with-criminal-intent.pdf

 King Sean, House von Dehn <gnosticwisdom37@gmail.com>
 Mon, Jun 16, 2025 at 9:58 AM

 To: "@MAG-G-COR-SBT-Registrar (MAG)" <sbt.registrar@ontario.ca>, "Forget, Caroline" <caroline.forget@ottawa.ca>,

 "Baker, Geoffrey (MCCSS)" <Geoffrey.Baker@ontario.ca>, "Ryan, Padraic (MAG)" <padraic.ryan@ontario.ca>,

 brian.killick@ontario.ca, "Mbuyi, Madeleine (MAG)" <Madeleine.Mbuyi@ontario.ca>

Dear Madeleine,

Here's to hoping You Will be 'prompting' the Administrator to bring with them to the prehearing conference copies the four contracts they are breaching with malicious intent to cause harm to the Beneficiary in violation of his Trust.

You have until 5:00 PM today to respond to this email or be Noted in Default for collusion to trespass upon a Trust Instrument on Record with MOJAG, obstruction of

justice for failing to 'prompt' the administrator to bring with them documentary evidence necessary for a fair and impartial pre-hearing conference, and contempt for failing to respond to My queries to this Tribunal in less than 48 hours and in accordance with Ontario Service Standards.

You do not get to 'gaslight' Me and tell Me You Will not answer any of My questions or tell Me what documents You Will compel or NOT compel the administrator to bring with them to prove My case - that is CONTEMPT and collusion.

The Rule of Law presumes that every Word of My appeal is True until proved false by the administrator. This means that if You are impartial, You KNOW that the Administrator is guilty of criminal malfeasance causing harm and egregious breach of public Trust. Violating contracts and signing contracts in bad faith is a very serious criminal offense and You are allowing this criminal conduct to continue as a 'Resolution Officer'?

Since when does being a Resolution Officer Give You the right to aggravate harm done to a Beneficiary?

Please be sure You are in attendance for tomorrow's pre-hearing conference so that I can discuss this Matter with You in person.

Please also be advised You have a legal and lawful obligation to advise Your insurance provider that there is a claim upon Your bond for breach of Trust and gross criminal negligence aggravating harm to a Beneficiary as Resolution Officer for the Ministry of the Attorney General and Department of Justice.

This email Will be published for the public Record at www.vondehnvisuals.com.

Blessings,

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

[Quoted text hidden]