

SBT 2505-03340 - Notice of Complaint to the Law Society of Ontario Criminal Malfeasance

2 messages

King Sean, House von Dehn <gnosticwisdom37@gmail.com>
Thu, Jun 26, 2025 at 1:39 PM To: "@MAG-G-COR-SBT-Registrar (MAG)" <sbt.registrar@ontario.ca>, "Ryan, Padraic (MAG)" padraic.ryan@ontario.ca>, "Baker, Geoffrey (MCCSS)" <Geoffrey.Baker@ontario.ca>, brian.killick@ontario.ca, "Mbuyi, Madeleine (MAG)"
<Madeleine.Mbuyi@ontario.ca>

Dear Registrar,

Attention Brian Matthew Killick and Adrienne Curran.

You have both asserted that You do not have any legal, lawful, moral or ethical obligation to put the federal crimes of the Administrator to a stop, or to report the crimes to the appropriate authorities to protect the Beneficiary from further criminal harm and breach of Trust.

This *opinion* and *perspective* is patently *incorrect and unreasonable*, as every One in Canada has duty and an obligation as a member of the public to report a crime when they witness one in progress. That is what an *Honourable* citizen would do. You are not Acting in Honour.

This is a very straightforward appeal. The Ontario Works administrator does not believe Canada's Criminal Code is binding upon them for breaching contracts they have agreed to Honour as they continue to trespass upon a Trust Instrument on file with MOJAG with *malicious intent* to antagonize and aggravate the harm done to the Beneficiary.

The Administrator does not appear to be forthcoming with their copies of contracts they've Signed for the Beneficiary, and this is done with malicious intent to prolong the Beneficiary's agony and mental anguish. The contempt demonstrated by the Administrator REFUSING to provide the documents requested is contempt for this Tribunal and a Breach of Trust because they have a legal and lawful obligation to be transparent with the Beneficiary about what documents they have on file for him whether he has an appeal before this Tribunal or not! This is just one example of how this Tribunal ENCOURAGES the Administrator to Act with such contempt - You allow it with impunity! Ontario Works does not obtain documents for the Beneficiary's case file so that they can be ignored or used as a means of exploiting the Beneficiary and causing him harm!

If the resolution officer would just compel the Administrator to be honest and forthcoming in their submissions, the Matter would already be resolved and the Beneficiary would have his remedy (because it shouldn't take more than for this Tribunal

to advise the Administrator that Canada's Criminal Code and the Trustee Act of Ontario are binding upon them).

A lawyer's duty is to the Courts and the public, then to their client. If there is ever a conflict of interest, the former takes precedence over the latter. The Rule of Law comes first, Your client's desire to avoid criminal liability comes second.

Criminal breach of contract

- **422 (1)** Every one who wilfully breaks a contract, knowing or having reasonable cause to believe that the probable consequences of doing so, whether alone or in combination with others, will be
 - (a) to endanger human life,
 - (b) to cause serious bodily injury,
 - (c) to expose valuable property, real or personal, to destruction or serious injury,
 - **(d)** to deprive the inhabitants of a city or place, or part thereof, wholly or to a great extent, of their supply of light, power, gas or water, or
 - **(e)** to delay or prevent the running of any locomotive engine, tender, freight or passenger train or car, on a railway that is a common carrier,

is guilty of

- **(f)** an indictable offence and is liable to imprisonment for a term not exceeding five years, or
- **(g)** an offence punishable on summary conviction.

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

King Sean of House von Dehn has advised the Administrator that he Will forgive the criminal charges if the Administrator Acts with Honour and integrity. If the Administrator requires Me to PROVE their criminal conduct beyond the obvious fact that the Administrator is breaching the Trust of the Beneficiary RIGHT NOW by failing to provide the documents upon request, they should each be charged to the fullest extent of Canadian Law and aggravated circumstances must be considered at the time of sentencing. Failing to do so is a breach of Trust and contempt for this Tribunal.

Considering the Administrator is guilty of four counts of breach of contract and breach of Trust for malicious trespass upon the Trust Instrument and Trust Declaration for *seven years*, the aggravated factors to be considered at the time of sentencing are *extensive*.

If the Administrator does not Wish to resolve in Good faith and Wishes to go to a hearing to dispute these charges, they should be tried in a criminal court, as should

Madeleine Mbuyi for gross criminal malfeasance aggravating harm to a Beneficiary as a 'resolution' officer. Madeleine Mbuyi does not appear to have any legal license (which is not surprising considering the degree of negligence and criminal malfeasance so far demonstrated).

Otherwise, it is My position that the Law Society of Ontario does not encourage lawyers to support the criminal Acts of their clients and help them to cover them up to avoid accountability, which is where the City of Ottawa's liars posing as lawyers seem to believe their loyalties lie.

If You Will not advise Your clients to cease and desist their criminal breach of contract and Trust, I believe You should be held accountable for aiding and abetting their crimes because Your negligence with respect to the counsel You are providing to the Administrator is both criminal and harmful to the Beneficiary.

This letter Will be included with My complaint against each of You with the Law Society of Ontario. I Will be filing My complaint over the weekend against each of You. I am instructed to clearly advise You so that You have an opportunity to resolve without compelling Me to file a complaint.

Apparently, most lawyers Wish to avoid a complaint to the Law Society of Ontario and Will attempt to resolve the Matter. I presume this only applies to Honourable individuals who are not supporting criminal clients, but I figured I would do You the decency of advising You in the event You Wish to avoid a complaint and potentially the loss of Your license for this degree of criminal malfeasance. Pleading ignorance is not likely to serve You well.

You have until 5:00 PM tomorrow to compel the Administrator to concede to their crimes and be as King for giveness. If the Administrator starts responding to this Appeal honourably and concedes they are breaching four contracts, they can avoid criminal prosecution and I Will only be as King for civil remedy (restitution for seven years of emotional and psychological abuse under threat of economic exploitation and extorsion). If not, I believe You should all be fired, lose Your license and never be allowed to work in law or the public sector ever again in addition to whatever charges You are liable for under Canada's Criminal Code.

These are federal, indictable offenses. Please also be advised, I may also consider private, criminal prosecution against each of You in Your personal, private capacity.

Thank You very kindly for Your time, have a wonderful Thursday afternoon.

Blessings,

King Sean, House von Dehn, Hand of Stephen, The Kingdom of Heaven Found a Sean King Sean, House von Dehn <gnosticwisdom37@gmail.com>
Thu, Jun 26, 2025 at 1:44 PM To: "@MAG-G-COR-SBT-Registrar (MAG)" <sbt.registrar@ontario.ca>, "Ryan, Padraic (MAG)" <padraic.ryan@ontario.ca>, "Baker, Geoffrey (MCCSS)" <Geoffrey.Baker@ontario.ca>, brian.killick@ontario.ca, "Mbuyi, Madeleine (MAG)"
<Madeleine.Mbuyi@ontario.ca>

*Please note:

This applies to Adrienne Curran, LSO 66599O, Geoffrey Thomas Baker, LSO 43218D, and Brian Matthew Killick, LSO 67342I

Thank You (I forgot to include Geoffrey in the first email). I'll be filing My complaint this weekend if You do not reach out to let Me know that You Wish to resolve this amicably and without further contempt for the Rule of Law and Your fiduciary obligations to Canada's People. I Will consider filing private, criminal prosecutions against each of You early next week if I do not hear from You.

Thanks again, have a lovely day!

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