



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

Notice of Default: Civil and Criminal Liability, Notice of Claim and Letter of Demand

3 messages

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

Tue, Aug 26, 2025 at 11:14 AM

To: Alexia Ferron-Walters <tenancies@multifaithhousing.ca>, "Kritsch, Kelly" <kelly.kritsch@ottawa.ca>, "Langlais, Geneviève" <Genevieve.Langlais@ottawa.ca>, "Mukalay, Lili" <Lili.Mukalay@ottawa.ca>, celia.north@ottawa.ca, "Amaro, Christine" <christine.amaro@ottawa.ca>, "Regimbald, Mathieu" <mathieu.regimbald@ottawa.ca>, "Cooke, Jason" <jason.cooke@ottawa.ca>, "Abou-Arraj, Sana" <sana.abou-arraj@ottawa.ca>, Housing Manager <housing.manager@multifaithhousing.ca>

Good morning every One!

Nothing to say? Not even the City of Ottawa's associate legal counsel, Genevieve Langlais? What about Jason Cooke, the 'Project Manager' for Home for Good?

Jason Cooke has nothing at all to say after showing Me that Home for Good have been claiming utilities for the Beneficiary while they have been putting the same money in their own pocket *for four years*, and at the expense of the Beneficiary?

And Genevieve, I am supposed to believe this is 'professional' conduct for City of Ottawa staff and their legal counsel, to 'ghost' a Beneficiary who is as King for the supporting documents Home for Good provided to the Housing Authority to support their application to engage in fraud *at the Beneficiary's expense*?

If no One in receipt of this email is competent enough to respond to this email, can You at least do Me the courtesy of forwarding this email to some One who can? Or are You hoping that I Will believe every One working for Canada's government in every capacity is equally corrupt and incompetent?

Genevieve, neither You or any of Your clients have offered any opposition to the charges against You. You owe the Beneficiary \$2508.00 for the utilities alone, not including compensation for the harm done to him by the breach of Trust for using the consent provided to You in Good faith to exploit the Beneficiary economically for City of Ottawa staff's personal gain. That is the minimum amount of funds that are due and payable *immediately*.

You were advised You would be Noted in Default at 5:00 PM yesterday and presumed to be tacitly conceding to all charges which includes the \$2508.00 for utilities and conceding You are guilty as charged for malicious breach of public Trust, fraud, and conspiracy against Canada's People to engage in fraud and theft of public money.

10% interest Will be added to the \$2508.00 due and payable now if the funds are not in the Beneficiary's account by the end of today, August 26th, 5:00 PM. Please also be advised that an additional ten percent interest Will be compounding on the principal until the debt is fully paid.

Please also be advised that this amount does not include damages the Beneficiary is Entitled to for the harm done to him by Your fraud and breach of his Trust, this is only to replace the money that was stolen from the Beneficiary.

Ontario Works are still liable for the Judgements awarded against them, Home for Good is liable to Me for an additional \$237,000.00. I Will begin charging ten percent on the cumulative total remaining debt due and payable now on September first.

Balance owing the Beneficiary as of today's date (not inclusive of amounts owed by Ontario Works) is \$239,280.00. If I don't hear from You before the end of today, We'll round it out to \$240,000.00 just to simplify the interest calculations.


What do I need to do to have some One with an ounce of integrity respond to these notices? If no One in receipt is competent enough to respond, please at least do Me the courtesy of forwarding to some One who is. Thank You.

Blessings,

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

2 attachments

 **City of Ottawa - Notice of Fraud in Entitlement Forms and Notice of Claim.pdf**
149K

 **Second Notice of Civil and Criminal Liability, Notice of Claim and Notice of Default.pdf**
105K

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

Wed, Aug 27, 2025 at 10:00 AM

To: Alexia Ferron-Walters <tenancies@multifaithhousing.ca>, "Kritsch, Kelly" <kelly.kritsch@ottawa.ca>, "Langlais, Geneviève" <Genevieve.Langlais@ottawa.ca>, "Mukalay, Lili" <Lili.Mukalay@ottawa.ca>, celia.north@ottawa.ca, "Amaro, Christine" <christine.amaro@ottawa.ca>, "Regimbald, Mathieu" <mathieu.regimbald@ottawa.ca>, "Cooke, Jason" <jason.cooke@ottawa.ca>, "Abou-Arraj, Sana" <sana.abou-arraj@ottawa.ca>, Housing Manager <housing.manager@multifaithhousing.ca>, "Khavich, Rita" <rita.khavich@ottawa.ca>, "Vancsody, Orsolya" <Orsolya.Vancsody@ottawa.ca>, "Lindstrom, Tatiana" <tatiana.lindstrom@ottawa.ca>, "Asante, Nana" <nana.asante@ottawa.ca>, "Charette, Anne" <Anne.Charette@ottawa.ca>, "Haines-Chiarelo, Kristine" <Kristine.Haines-Chiarelo@ottawa.ca>

Good morning, every One,

One of the reasons I'm emailing individuals from all three organizations together is because the three of You have been conspiring against Me for the last... *forever!!! I'm sick and tired of all of You lies and deceit!!!*

Orsolya Vancsody, Tatiana Lindstrom, Nana Asante, Rita Khavich, Mathieu Regimbald, their team leads, Anne Charet, Kristine Haines-Chiarelo and even Clara Freier, the

manager of Ontario Works have all *lied to Me consistently for over four years, telling Me utilities are not part of the shelter costs covered by subsidy?!*

And no One has even apologized to Me for discovering that he was entitled to receive subsidy for utilities You were instead Giving directly to his landlord while You deduct those funds directly from his basic needs, effectively starving the Beneficiary?

Every single one of these case workers took \$60.00 from the Beneficiary's basic needs to pay hydro while they were simultaneously telling the Beneficiary that utilities are NOT part of the shelter cost covered by the subsidy he is Entitled to receive. Instead, they were telling Home for Good staff to claim that money so they could Give it directly to the landlord. That is an EGREGIOUS breach of Trust and not even possible without malicious intent. Home for Good knew damn well the Beneficiary was paying those utilities the whole time and never bothered to let him know while giving the money directly to the landlord instead.

The landlord, MHI, has been claiming \$60.00 in utilities for the Beneficiary every month since June of 2021. The **landlord has never paid the Beneficiary's utilities** and both Home for Good and Ontario Works staff know this because the Beneficiary was paying those utilities from his Basic needs. You conceded to telling the Beneficiary that was how You came to know how much he was paying in utilities *so that You could Give it to his landlord!?*

The Beneficiary is Entitled to receive every penny that was taken from his basic needs for utilities!!! What part of that do You not understand, Lili?! Can some One in this thread explain this to Lili. It's very simple math.

12 months x 4 years = 48 months. 48 months x \$60.00 = \$2880.00

\$2880.00 is how much money MHI stole from the Beneficiary between June of 21 and June of 25. Ontario Works randomly placed \$1018.00 in the Beneficiary's account for 'overpayments' to the landlord without any explanation or receipts.

So the total amount owed the Beneficiary in repayments for money MHI stole from him by conspiring with all of You, is \$2880.00 - (\$1018.00+\$34.00) = \$2880.00 - \$1052.00 = \$1828.00.

The Beneficiary is Entitled to interest on the money that was stolen from him and is as King for ten percent plus ten percent compounding monthly interest on any unpaid balance to facilitate speedy remedy. ***\$1828. plus ten percent is \$2010.80.***

You also owe another ***\$60 per month for July, August and soon to be September.*** The total amount due and payable the Beneficiary TODAY is ***\$2130.80!!!***

Lili can't even make sense of her own calculations, the spreadsheet she provided is ***more fraud*** and does not match the Entitlement Forms for the same years and she

seems to think that because the Beneficiary is paying utilities directly, she can now Give the money she's receiving for those benefits directly to the landlord instead.

Every document You have provided to Me contains some element of fraud. The rent did not increase last year because they didn't serve Me with a Notice of increase - that was all done in fraud without the Beneficiary's knowledge. If Sarah Lorenz has service of the Notice of rent increase from 2024, I'd love to see it.

Lili Mukalay is engaging in fraud RIGHT NOW because she is so malevolent that she doesn't Wish to pay the Beneficiary's \$60.00 utility bill even though the Entitlement Forms says she Will and have said she Will for four years!!!

In her own Words this woman tells Me the money should never have come out of the basic needs portion which is why it was repaid, while continuing to take it from basic needs in June and putting the money they received in the hands of the landlord? And to avoid having to pay utilities in November and December, Lili has just decreased the amount of shelter costs the City Will pay to offset the utilities that the Beneficiary is Entitled to receive that Lili doesn't Wish to see him receive.

You should have switched the automated payments from the basic needs portion to the shelter portion of benefits effective in July and let the Beneficiary receive his credit for hydro to make up for all of the money You stole from him in utilities.

The three of You conspired together to steal this money from the Beneficiary, violating his Trust, lying to him about his Entitlements, and now You Wish to nickel and dime him on the amount You owe him? This is just repayment of what You stole from Me, this does not cover any damages for the breach of Trust, starving the Beneficiary (the Beneficiary is only 5'9" and went from 130lbs to 112lbs by the start of August because he could not afford essential basic FOOD).

To couple the harm, You unlawfully revoked medical Benefits during the same time with malicious intent and no 'legal or lawful cause' (according to Brian Killick) to cause further economic harm to the Beneficiary. You desecrated his Trust Instrument and then say You don't have a copy on file for him? How many other documents have You destroyed?

How many documents have You fabricated to cover Your fraud. Why do none of the receipts show any of the periods where rent was unpaid for extended periods of time? Does any One have any records of what was actually receive, not just documents You make up at Will?

Are there any Entitlement Forms that include the supporting documents or any receipts to show what was actually paid to the landlord?

And is the Beneficiary not Entitled to compensation when State Actors conspire to steal from him and Give Benefits he was entitled to receive to his landlord instead? The fact

that Lili is manually reducing Benefits in November so that she doesn't have to pay the utilities the Beneficiary is Entitled to shows the scope of her malicious intent to cause economic harm to the Beneficiary.

Will any One be charged or is theft of public money by a landlord not considered serious enough to warrant a police investigation?

SPECIAL ATTENTION GENEVIEVE LANGLAIS!!!

I really would like a reply, Genevieve, or should I make a complaint against Your bond with the Law Society of Ontario?

I'm sick and tired of being 'ghosted' by State Actors acting like children. Is there any One who can demonstrate some Honour and integrity and repay the Beneficiary what he is Entitled to?

I look forward to hearing from You,

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2 attachments



Lili the Malevolent Moron Mukalay's Letter - File # 223269002.pdf
236K



Lili the Malevolent Moron Mukalay More Moronic Malevolence - File # 223269002.pdf
398K

King Sean, House von Dehn <gnosticwisdom37@gmail.com>
To: OPDisposition@ottawa.ca

Wed, Aug 27, 2025 at 10:14 AM

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