



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

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## Notice of Civil and Criminal Liability and Requisition for Internal Review

4 messages

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

Sun, Aug 10, 2025 at 9:48 AM

To: "Mukalay, Lili" <Lili.Mukalay@ottawa.ca>, "@MAG-G-COR-SBT-Registrar (MAG)" <sbt.registrar@ontario.ca>, olivia.parent@ottawa.ca, "Regimbald, Mathieu" <mathieu.regimbald@ottawa.ca>, "Forget, Caroline" <caroline.forget@ottawa.ca>

Dear Lili Mukalay,

Please be advised You are on Notice of Criminal and Civil Liability for engaging in fraud!

Please take notice that the below email titled 'Lili Mukalay Engaged in Fraud, Conspiracy to Engage in Fraud' allegedly authored by You and sent from the email address of Mathieu Regimbald shows that You are supporting fraud and theft of public money.

The Entitlement Form shows what Ontario Works, Home for Good and Multifaith Housing Initiative have claimed to be receiving for the Beneficiary's rent and utilities in the amounts of \$1132.00 and \$60.00, respectively. Those Benefits have *already been approved* until June of 2026 *based on the information provided in the 'Entitlement Form'* attached to this email.

That information was obtained by MHI and HFG by Way of a consent form that allowed MHI and HFG to communicate with OW agents to confirm amounts as required to ensure the subsidy is approved. The Beneficiary's Trustee did not Give consent to communicate between agencies so that You could collude together to engage in fraud.

You Will notice that the subsidy amount of **\$802.00** was derived by taking the Beneficiary's 'actual rent costs' of **\$1132.00**, plus 'utilities' in the amount of **\$60.00** for a total of **\$1192.00**. **That** is the amount HFG and MHI are claiming they require from the Housing Authority to subsidize the housing costs the Beneficiary is Entitled to.

The portable subsidy does not belong to Ontario Works, MHI or HFG - it belongs to the individual. The subsidy is what the Beneficiary is Entitled to receive from the Housing Authority for his housing expenses. That amount was based on the total amount claimed (\$1192.00) minus \$390.00 that the Beneficiary is Entitled to receive from Ontario Works.

Every Word of Your email to Me is a LIE - not a little lie, but an egregious, deliberate lie to cover over the fraud being perpetrated by HFG and the landlord, MHI who claim to be paying \$60.00 in utilities they had no intention of paying. Rather than acknowledging what the Entitlement form clearly states the Beneficiary is Entitled to receive from the Housing Authority for the coming year, You reduced the amount the Beneficiary is

Entitled to receive for shelter costs from Ontario Works, creating fraud in the document. You claim to be providing \$390.00 every month until at least June of 2026, and if You are not doing that, You are participating in the fraud.

The Beneficiary has always been ENTITLED (please look that word up if You don't know what the legal definition of 'Entitlement' means) to receive subsidy to cover rent, apartment insurance and utilities up to 80% of the total market value for the unit (\$1525 according to the Entitlement form), allowing for a total maximum subsidy of up to \$1220.00 (\$28 dollars less than the total amount claimed).

If You are NOT providing what the Entitlement form states You have agreed to pay for the next year, then You are engaged in fraud because You are not paying what You have told the Housing Authority in You are paying in the application for subsidy - that is FRAUD by definition.

You also claim the rent for the Beneficiary is \$1104.00 month. Is that True? Because if it is, then the landlord has been lying to Me for years because My last rent increase notice shows an increase in rent to \$1142.00/month - not \$1132.00 as claimed in the fraudulent Entitlement Form, and not \$1104.00 as You claimed in Your email to Me. Where did You come up with the number \$1104.00? It seems to Me that the number is completely fabricated and not founded upon any legitimacy of facts.

The City of Ottawa's calculations show \$1132.+ \$0.00 (apartment insurance) + \$60.00 utilities = \$1192 - \$390 (maximum shelter allowance provided by Ontario Works). The Housing Authority doesn't subsidize housing costs to save the Province of Ontario money, they subsidize the amount because the City council agreed that \$390 is not sufficient to obtain housing and that the amount must be subsidized. It was also determined that utilities and rental insurance are additional expenses the Beneficiary incurs when obtaining housing which should not adversely impact the funds they are entitled to receive to provide for their 'basic needs'.

I have asserted these points with You previously and insisted that rental insurance and utilities are additional costs associated with housing and part of the subsidy the Beneficiary is Entitled to receive. The Beneficiary is supposed to receive an Entitlement form every year but HFG and MHI are criminals violating the Residential Tenancies Act and not providing receipts for rent to tenants upon request (or ever, frankly) so that they can use the information they receive by obtaining consent to verify eligibility for subsidy with You so that they can add the utilities the Beneficiary was paying from his basic needs to the total amount MHI Will receive in fraud - pocketing the \$60.00 themselves while telling the Housing Authority that they are paying the Beneficiary's hydro costs (provided by You).

This is collusion to engage in fraud and the only Way to correct the fraud, is to actually pay the amounts to the Beneficiary You have asserted in the Entitlement Form he is entitled to receive. Otherwise, I can only presume that the reason I didn't receive an 'Entitlement Notice' for the last four years previously, is because they have been

claiming to pay utilities and other expenses they are pocketing themselves at the Beneficiary's expense.

The form is very clear, Lily. It clearly shows that the Beneficiary is Entitled to receive \$1192.00 in total subsidy for the coming year which includes full rent and \$60.00 in hydro payments every month. Taking utility costs from the Beneficiary's basic needs portion when he is entitled to receive a subsidy for those costs because they are shelter expenses (not basic needs) is FRAUD and exploitation of the Beneficiary's subsidy to engage in theft and money laundering.

So, You are either going to correct the amounts, or You concede that You are conspiring with MHI and HFG to engage in constructive fraud.

The Entitlement form clearly states what the Beneficiary is ENTITLED to receive for utilities, rent, and apartment insurance. You and Your cronies have deliberately lied to Me and told Me that utilities are not part of the housing cost or the subsidy the Beneficiary is entitled to. This form proves You have been lying to the Beneficiary for at least six years and owe him serious back pay for utilities.

I look forward to hearing from You. This is also a request for an internal review of Your decision to support the fraud of MHI and HFG and lie to Me about what the Beneficiary is Entitled to receive. The form says You are paying \$390/month and that amount was used to determine the subsidy so if You are not doing that, We call that fraud in Canada.

Blessings,

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

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### 3 attachments



**Fraud in Subsidy Entitlement.jpg**  
1399K



**HFG Entitlement Notice.jpg**  
1389K



**Lili Mukalay Engaged in Fraud, Conspiracy to Commit Fraud - Subsidy Entitlement.pdf**  
218K

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**Mukalay, Lili** <Lili.Mukalay@ottawa.ca>

Mon, Aug 11, 2025 at 12:58 PM

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

Cc: "Regimbald, Mathieu" <mathieu.regimbald@ottawa.ca>, "Parent, Olivia" <olivia.parent@ottawa.ca>

Good morning Mr. King Sean,

I will respond to the OW portion of your email within 30 days.

Thank you,

Lili Mukalay  
Coordinator | Coordinatrice

Employment and Social Services, Central | Services sociaux et d'emploi, centre

Community and Social Services | Services sociaux et communautaires

City of Ottawa | Ville d'Ottawa

370 [Catherine St](#) | 370, [rue Catherine](#)

Tel/tél: 613-580-2424 ext./poste 28303

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

**Sent:** August 10, 2025 9:48 AM

**To:** Mukalay, Lili <[Lili.Mukalay@ottawa.ca](mailto:Lili.Mukalay@ottawa.ca)>; @MAG-G-COR-SBT-Registrar (MAG) <[sbt.registrar@ontario.ca](mailto:sbt.registrar@ontario.ca)>; Parent, Olivia <[olivia.parent@ottawa.ca](mailto:olivia.parent@ottawa.ca)>; Regimbald, Mathieu <[mathieu.regimbald@ottawa.ca](mailto:mathieu.regimbald@ottawa.ca)>; Forget, Caroline <[caroline.forget@ottawa.ca](mailto:caroline.forget@ottawa.ca)>

**Subject:** Notice of Civil and Criminal Liability and Requisition for Internal Review

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

Mon, Aug 11, 2025 at 1:22 PM

To: "Mukalay, Lili" <[Lili.Mukalay@ottawa.ca](mailto:Lili.Mukalay@ottawa.ca)>

Cc: "Regimbald, Mathieu" <[mathieu.regimbald@ottawa.ca](mailto:mathieu.regimbald@ottawa.ca)>, "Parent, Olivia" <[olivia.parent@ottawa.ca](mailto:olivia.parent@ottawa.ca)>

For the thousandth time, don't ever address Me as 'Mister' or 'Master' unless You are conceding to being My slave and public SERVANT. You're belligerent! I have told You countless times never to address Me as 'Mr.' because that is a position of public office that I am not holding. You have also been told countless times not to ever capitalize the 'v' in 'von Dehn' - yet that common courtesy is too much for You to respect as well because You are an antagonistic heathen! No One is stupid enough to believe that Mr. and King are not two very distinctly different titles. They also legal positions, so You make Your Self look like a jackass who has no concept of the English language.

If the shelter portion of the OW Benefits Issued to the Beneficiary next month do not reflect \$390.00 as claimed in the Entitlement Form provided to the Housing Authority AND if payments of \$60.00 are not made to Ottawa Hydro retroactive from July onward until and including June of 2026, You are engaged in fraud by Way of demonstrable causality. You know what the Beneficiary is (legally and lawfully) Entitled to receive from the Housing Authority (according to information provided by 'the City of Ottawa') **\$802.00 plus \$390.00** (from the shelter portion of Ontario Works Benefits) for a total of \$1192.00 which includes **\$1132.00** (actual rent cost) and **\$60.00** for utilities (Ottawa Hydro).

That is what the Beneficiary is Entitled to receive from the Housing Authority from July of 2025 until June of 2026 and I am Claiming every penny the Beneficiary is Entitled to

receive. I don't care who makes the payments to Ottawa Hydro, but the surplus credit belongs to the Beneficiary because those funds were unlawfully taken from the basic needs portion of the Beneficiary's Ontario Works Benefits when he was Entitled to receive subsidy for those funds from the Housing Authority. The Beneficiary is owed \$120.00 for Hydro for the months of July and August, and \$60.00 per month onward until June of 2026.

If that doesn't get done before the Beneficiary receives his next cheque, I already know that Your decision is incorrect and unreasonable because I can read and You can't argue with what the Housing Authority has determined the Beneficiary is Entitled to receive. At least, not without malicious intent to escalate the grievance and antagonize the Beneficiary.

I would suggest You have a competent lawyer respond to this letter because My claim Will be against You in Your personal, private capacity because I legitimately don't believe any One is stupid enough to believe that what You are doing is not a criminal breach of Trust. So You are either entirely arrogant and believe You are above the law, or entirely incompetent in which case You should speak to a lawyer or other legal professional.

I Will know whether or not Your decision is incorrect or unreasonable by whether or not You respond to this email by the end of the week. If You believe the Ontario Works Act gives You the 'right' to use the internal review process to prolong Your criminal negligence and aggravate the harm done to the Beneficiary, You should be removed from office immediately.

Honestly, where is Your lawyer? Because Your reply to Me is the legal equivalent of pouring gasoline on Your self and lighting a match. Seriously, it's that bad.

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>

Tue, Aug 12, 2025 at 12:51 PM

To: "Mukalay, Lili" <Lili.Mukalay@ottawa.ca>

Cc: "Regimbald, Mathieu" <mathieu.regimbald@ottawa.ca>, "Parent, Olivia" <olivia.parent@ottawa.ca>

Dear Lili Mukalay,

I Will remind You that the Ontario Works Act derives its 'authority' to hire People and administer Benefits to Canada's People under the Trustee Act of Ontario. Without the Trustee Act of Ontario, the Canadian government would not even have the legislative authority to hire You and place You in the position You now hold. You are a TRUSTED public servant and therefore subject to the Trustee Act of Ontario by Way of

demonstrable causality (which is legally and lawfully binding in any legitimate Court of *competent* Jurisdiction).

A Breach of Trust by a Trustee is subject to *fourteen years in jail* according to Canada's criminal code. The character 'Sean von Dehn' is receiving 'Benefits' from Your agency (further example of a legally binding Trust relationship by Way of demonstrable causality) and You are One of their agents Trusted to Act in the best interest of the Beneficiary. In fact, the law requires You to put the Beneficiary's interests before Your own.

It is clear that You are not acting in the best interest of the Beneficiary. It is clear that You enjoy tormenting and antagonizing the Beneficiary by deliberately mis-Spelling his Sacred Calling under God. If You are not Acting in the best interest of Canada's People, then You are Acting in a Way that is contrary to the intent and purpose of a public Trustee, effectively destroying the intent the Ontario Works Act and Your office to ingratiate Your Self with outrageous salaries at the Beneficiary's expense.

If You are going to Willfully interfere with, or try to deny a Beneficiary of Benefits he is legally *entitled to receive*, it is clear that You are not Acting in the best interest of the Beneficiary and need to be removed from Your position of office for treason. I believe You are trying to infiltrate the public Trust by conspiring with multiple agencies across the city of Ottawa to obtain funding You are Giving to City of Ottawa employees and corrupt not for profit landlords, while telling the very same Beneficiary that he is not Entitled to receive what the landlord was planning to steal.

You've demonstrated You are perfectly happy paying out these funds when they go into the landlord's pocket, but You don't wish to see the utilities the landlord is claiming to pay, paid? There is no other logical explanation other than retaliation and malicious intent. Show Me how denying the Beneficiary of Benefits he is entitled to receive is acting in his best interest and not a malicious, criminal breach of Trust.

I look forward to hearing from You, and it better be Good.

Malicious intent to cause harm in a Trusted position of office is treason as far as I'm concerned - You are occupying the Canadian government with criminals conspiring against Canada's People.

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

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