



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

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## Requisition for Disclosure and Requisition for Transcript of Release Order Hearing - 24-122310

5 messages

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King Sean, House von Dehn <gnosticwisdom37@gmail.com>  
To: "Virtual Crown Ottawa (MAG)" <virtualcrownottawa@ontario.ca>

Fri, Aug 29, 2025 at 7:37 AM

Good morning!

During the Release Order hearing for Case File 24-122310, I was advised by prosecution that I may make a request for a transcript of Thursday's motion hearing.

I would also like to formally request that the Style and Spelling of the accused name be changed to match the correct spelling of the individual being charged. There is a Trust Instrument on file with MOJAG to protect the Beneficiary Sean von Dehn which specifically articulates that the name is subject to copyright infringement for unauthorized use of any part of the Beneficiary's God Given name in ALL CAPS (the God Given name being property 'named' in the Trust of which the Beneficiary holds the Supreme Claim of Right).

I am requesting a universal amendment to all documents so that they reflect the accused as 'Sean von Dehn' in all instances of the name of the accused party if You Wish to proceed against the Man and not an 'artificial person' (which Sean von Dehn is clearly not). Sean von Dehn is a **natural person in Law** and that is how his name should be expressed in all legal documents. I Trust You Will communicate this to the prosecutor for the JPT so that he can be held accountable to his performance bond in his personal, private capacity to the Courts. This applies equally for failing to process the documents with the Registrar, especially for charges pertaining to Canada's Criminal Code.

Of course, I do understand that I can make all of these submissions, declare a Sean's and demands at the JPT on September 17th but felt it was pertinent to let the prosecution know in advance so they have an opportunity to correct their documents before presenting them at the JPT. If prosecution had filed their documents with the federal Registry, they would know there is a Trust Instrument on file and that use of the name in ALL CAPS is strictly forbidden and a trespass upon [the Trust](#) - I would not be required to Give him Notice of these facts and as a Court of inherent, concurrent and congruent jurisdiction, he cannot plead ignorance of the Trust, even if it were an excuse for breaching the Trust (which of course it is not). I can also just bring with Me a copy of these emails and the replies I receive, which is what I intend to do. I do this because Your role as the Court is to be impartial, so You can bear witness to how prosecution responds to My queries.

Please also be advised that failing to amend the name in any documents used as information against the accused Will be subject to a \$100,000.00 fine in accordance with Provisions afforded by the Court under section 24.1 (presuming of course You do so Wishing to proceed against the Man) which allows One to impose a fine if it serves to deter further breaches of Trust. I believe that \$100,000.00 is sufficient to achieve this purpose. Failing to comply with the request Shall be interpreted as pleading no contest to the fine, and the amounts Will be claimed in the Motion of Counterclaim at the JPT accordingly.

Prosecution also advised Me that although he did not provide his name, *this email address Will ensure he receives My email* and he Will be *more than happy to provide Me with a copy of the transcript and a copy of EVERYTHING the Crown has in its possession for disclosure against the Beneficiary as it stands right now, which includes the audio recordings referenced in the information by Laura Schinck.* (Please feel free to check the transcript to verify these facts.) I Will NOT tolerate any further gaslighting in this regard! You Will provide to Me an exact copy of *everything* the Crown has in its possession in chronological order beginning with the initial filing with the Court BEFORE the JPT on September 17th so I can prepare My materials and have reasonable time to do so!

There is absolutely no excuse for You sending an officer to My house to arrest Me for *anything* when I have been in continuous communications with this office regarding this Matter and the Registry fraud *specifically!* Until some One can explain to Me why THE PUBLIC cannot find any information about this file in the Court Case Look Up Tool, I do not believe this is a legitimate Superior Court of Justice which is the default Court of *competent* Jurisdiction. A competent Court is absolutely essential to Justice in criminal matters. This is just another Act of gross, prosecutorial misconduct, and I believe that it comes from Sahada Alolo and interested parties at the City of Ottawa involved in her grift against tenants by stealing their utility subsidies acquired for them by Home for Good ([and under investigation by Me](#)).

Sahada Alolo is also listed on the charge screening form as the One as King for 'no plea deal' and the rest of the ridiculous charges she is as King for, which includes taking any other 'direction' from Multifaith Housing Initiative and Sahada Alolo? And You Wish for Me to believe this isn't retaliation against an independent Journalist exposing criminals working for *these very courts* and the City of Ottawa? Nice try.

Now, it is True that I agreed to come to another JPT hearing that day, but I only did so *under duress* after protesting the charges for Registry fraud and advising the Court I Will not be complicit with it. I DID advise the Justice that day that scheduling *another* JPT without first processing these documents onto the Registry would constitute a second count of Registry fraud and prosecutorial misconduct, as would another 'warrant' if the warrant was not issued by a federal court and a federal court has not yet seen the information *at all?!!*

I don't mind telling the prosecutor that a federal, Superior Court Judge Honouring his or her Oath would never allow for an information to be filed with the Court that shows no

criminal record as an adult, so instead includes the young offender record in its place in violation of the Young Offenders Act of Ontario?!

I believe that a provincial Justice would believe I am too stupid to know You are not allowed to do that, as it also constitutes a violation of the Courts of Justice Act under provincial legislation. A JP acting in Good faith would have advised the prosecutor that the information from 1992 is not relevant to the release order because it is beyond the five year scope the Courts generally take into consideration as the Young Offender Record cannot be used against a Man in his full capacity *if he has done no wrong since*. That right was violated by prosecution using that information against Me in violation of My rights (and with no success, thankfully), a right is a form of trespass, a trespass is a tort, and a tort is a legitimate claim of right to remedy. If prosecution agrees to withdraw the YO record from the information and apologize to Me and the Judge at the JPT, the trespass Will be forgiven.

And make no mistake about it, You can call Me whatever You Wish in Your information, but it Will not change who I am. Full disclosure in chronological order is absolutely mandatory because I have not yet received a copy of the warrant the arresting officer was allegedly Acting on Wednesday. It is especially convenient for landlord MHI that the arrest happened at precisely the same time the Beneficiary exposed Multifaith Housing Initiative and Home for Good stealing \$2880. over four years by claiming utilities for Sean von Dehn and instead giving them to MHI. Very conveniently timed. I'm sure that was just a convenient coincidence and she's just as happy as every One else to know I am alive and well, continuing to expose Multifaith Housing Initiative corporate grift in the City of Ottawa in [the Good News Journal](#).

Finally, I am also Giving Notice of Constitutional challenge for failing to process documents onto the Registry, Notice of Motion of Counterclaim against the Beneficiary's accusers for bad faith filing, and Notice of Registry Fraud. There is still no public Record of these charges, all individuals involved are engaged in gross prosecutorial misconduct, please see attached 'Court Case Look up tool' results for 'Sean von Dehn' and 'Sean vonDehn'. 0 matches in both provincial and federal Courts. This is an egregious breach of the Beneficiary's Judicial rights to a fair and impartial, public hearing. Please also be advised that Sahada Alolo of Multifaith Housing Initiative is presumed to be the ringleader of the conspiracy against Sean, colluding with Ottawa Police service by Way of her relationship on the Police Equity Council and Home for Good in their applications to subsidize rent and utility payments intended for the public Beneficiaries.

The Court is required to file all of its information with the Department of Justice at the federal level to proceed with criminal charges violating Canada's Criminal Code, even if the *initial* hearing is before a JP. This is a criminal code Matter, not a provincial offences act violation and requires a federal, Superior Court of Justice competent enough to inherit the Jurisdiction necessary to provide relief and remedy to the accused. I don't care if You Wish to proceed with a Justice instead of a Judge, so long as they are able to demonstrate competence and inherit the Jurisdiction necessary for the Trustee to

fulfill his lawful obligations to the Beneficiary, Sean von Dehn (otherwise known as a 'natural person' in Law).

Not processing documents onto the *federal Registry* is the rights violation that the Trustee wishes to address for the Beneficiary, Sean von Dehn at the upcoming JPT, as every One has the right to a fair and *public* hearing. Failing to process documents onto the Registry is an indictable, federal offense, as well as obstruction and perversion of Justice. It allows for documents to be removed from a file, switched out for others, and fails to maintain an accurate chronological order of events. Several Ottawa employees have perverse motive to engage in corruption to sustain their criminal conduct in the Courts through the Kreling Criminal Cabal, as well as their general criminal presence in the City of Ottawa to protect their corporate grift with not for profit landlords exploiting Ottawa most marginalized minorities.

Thank You very kindly for Your time and attention to this urgent Matter, I am looking forward to the JPT.

I do expect to see the charges listed in the Court Case Look Up tool soon and most certainly before the 17th of September or We Will have yet another count of Registry FRAUD. Please let Me know when I can expect to see them. The website says it should take no longer than ten days for My charges to show on the Court case look up tool and to contact You if it does not. I have done so several times to no avail.


Many Blessings,

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

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**2 attachments**

 **Court Case Search Sean vonDehn.pdf**  
98K

 **Court Case Search Sean von Dehn.pdf**  
107K

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**Virtual Crown Ottawa (MAG)** <Virtual.CrownOttawa@ontario.ca>  
To: "King Sean, House von Dehn" <gnosticwisdom37@gmail.com>

Fri, Aug 29, 2025 at 9:23 AM

With respect to court transcripts, the Ministry has information on how persons may obtain a transcript at <https://www.ontario.ca/page/ordering-court-transcriptCourt>

Transcripts can be ordered through the website <https://courttranscriptontario.ca/>

Our office is not provided with court transcripts.

With respect to disclosure , the document sent to you originally on April 7<sup>th</sup> is attached

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**From:** King Sean, House von Dehn <[gnosticwisdom37@gmail.com](mailto:gnosticwisdom37@gmail.com)>  
**Sent:** August 29, 2025 7:37 AM  
**To:** Virtual Crown Ottawa (MAG) <[Virtual.CrownOttawa@ontario.ca](mailto:Virtual.CrownOttawa@ontario.ca)>  
**Subject:** Requisition for Disclosure and Requisition for Transcript of Release Order Hearing - 24-122310

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

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 **VON DEHN, SEAN Disclosure.pdf**  
13485K

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**King Sean, House von Dehn** <[gnosticwisdom37@gmail.com](mailto:gnosticwisdom37@gmail.com)>  
To: "Virtual Crown Ottawa (MAG)" <[Virtual.CrownOttawa@ontario.ca](mailto:Virtual.CrownOttawa@ontario.ca)>

Fri, Aug 29, 2025 at 10:15 AM

Dear Virtual Clown,

Did You read a Word of My last email to You? I require FULL DISCLOSURE and was advised that the joker acting as prosecution in the last hearing Will respond to Me directly RIGHT HERE!!! Did he LIE to Me? Where is a copy of the alleged 'warrant' that was filed? I Wish to see a copy of that warrant, I Wish to see a copy of EVERYTHING Crown has. I know 'Crown' has a copy of the last warrant I just obtained a 'release order' for. The attached information is FRAUD because it does not exist in the public Record!!!

Do You read ANYTHING any One writes You? Where is the Recording of Laura Schinck that Crown has in its possession? When Will You stop acting like children and more like competent officers of the Court?

Where is a copy of the warrant and *all other documents* that Justice Herb the Criminal Kreling made his decision based upon? Why is there a Young Offender information in the information in violation of the Courts of Justice Act?

Don't DARE respond to Me again without providing a name for the purposes of liability, especially when You are going to offer such childish and immature replies. Did You listen to the last hearing? Did You review the last hearing? Where is it because it's not part of the 'complete disclosure' package that is allegedly attached. Where is the COMPLETE DISCLOSURE OF EVIDENCE YOU WISH TO USE IN THE JPT?! I Wish to be in communication with the joker posing as prosecutor from the last hearing because this is where I was told to Write to reach him. Where is he, WHO is he?

I look forward to receiving the full disclosure I am entitled to including recordings and all other information in the Crown's possession. Do You understand this email and can You respond to an email appropriately? This is a law suit, professional courtesy, accuracy and compliance with the Law Will be appreciated as well as a NAME or I Will automatically presume You are a criminal hiding Your identity.

Provide Me with an appropriate reply, You are on Notice of Registry fraud and collusong to engage in Registry fraud until I can find the charges in the system.

Good day,

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

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**King Sean, House von Dehn** <gnosticwisdom37@gmail.com>  
To: "Virtual Crown Ottawa (MAG)" <Virtual.CrownOttawa@ontario.ca>

Fri, Aug 29, 2025 at 10:31 AM

Good morning,

It's only been twelve minutes. Did You already forget Your name? Who is responsible for authoring the last email and who Will provide Me with what I am as King for? Once again, Your prosecutor PROMISED to provide Me with a transcript and assured Me I will receive it. Where is it? Where is the prosecutor from yesterday, did he Magically get lost as well?

I look forward to hearing from You. If this is all You are Willing to provide, I Will object to anything presented by prosecution at the JPT not included in this email thread. Understood?

Is Herb the Criminal Kreling any relation to Gillian the Criminal Kreling - the supervisor intercepting My Court filings against the City of Ottawa in 21-86803?

Have a nice day anonymous criminal clown.

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

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**King Sean, House von Dehn** <gnosticwisdom37@gmail.com>  
To: "Virtual Crown Ottawa (MAG)" <Virtual.CrownOttawa@ontario.ca>

Fri, Aug 29, 2025 at 1:38 PM

Dear Virtual Crown,

Why are the charges 24-122310 not showing up in the Court Case Look up tool? It says to contact virtual crown if My charges are not Showing in the Court case look up tool *within ten days of the information being filed with the Crown.*

Where is it?! Where can the PUBLIC find this file and see the chronological event history and the next scheduled hearing date? You don't provide this information to Me privately, there should be a public Record of the charges or You (***the Court***) are violating My rights and due process! I have been *numerous times* in the past and NEVER have I NOT been able to look up the charges in the system. I was always able to look up the case file by the case file number OR the name used in the information. So where is it? Why is it NOT in the *Registry's* Records?

I look forward to hearing from You. If I don't receive a reply, You are tacitly conceding to Registry fraud and this email thread Will be Presented to the Justice at the JPT and I Will be as King for criminal prosecution against 'BC', Gillian the Criminal Kreling, the prosecutor in attendance on that day for Registry fraud and gross prosecutorial misconduct, as well as any other officers of this Court involved in this conspiracy against the accused.

You have also confirmed receipt of the Notice of copyright violation related to the name 'Sean von Dehn' and have tacitly conceded to being liable to every instance of 'VON DEHN' in any documents related to this case file. I Will go through the information provided by You in this email thread to determine the full Value of the Claim.

Undisputed points I make to Crown are presumed to be agreed upon by Crown if prosecution does not oppose. Prosecution assured Me he is receiving these emails for the JPT, and this is Notice to Agent served upon the Principal for the Agent of the Court as a representative of the Crown and His Majesty.

Please also be advised that I Will soon follow up with a Notice of Motion to Dismiss based on the information provided and a Notice of Motion of Counterclaim against the accusers in their personal, private capacity.

Thank You kindly, have a wonderful afternoon, virtual crown. Send My regards to the prosecutor You Will be Presenting these emails to for the JPT.

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

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