COURT OF ONTARIO (East Region)

BETWEEN:

HIS MAJESTY THE KING

and

SEAN VON DEHN

NOTICE OF APPLICATION

. Criminal Proceedings Rules, Form 1

APPLICATION FOR WITHDRAWAL OF COUNSEL

Justis Danto-Clancy Engel & Associates 210-116 Lisgar St. Ottawa, ON K2P 0C2 justis@bruceengel.com 613-235-6324

COURT OF ONTARIO (East Region)

BETWEEN:

HIS MAJESTY THE KING

and

SEAN VON DEHN

NOTICE OF APPLICATION

TAKE NOTICE that on Monday, September 22, 2025, at 2:00 in the afternoon or as soon thereafter as this Honourable Court may permit in courtroom #7 at the Ontario Court of Justice located at 161 Elgin St, Ottawa, Ontario, for an Order permitting Counsel to be removed from the record.

THE GROUNDS FOR THIS APPLICATION ARE:

- 1. The Accused, Sean Von Dehn, is charged with two counts of harassment by threatening conduct contrary to s. 264(2)(d) of the *Criminal Code* and one count of harassment by repeated communications contrary to s. 264(2)(b) of the *Criminal* Code.
- 2. The Accused has an unfettered right to discharge their counsel at any time:
 - R. v. Cunningham, 2010 SCC 10 at para 9.

3. Defence counsel is permitted to withdraw for ethical reasons such that it is impossible to continue in good conscience.

Ibid. at paras 48-49.

- 4. In the circumstances of this case, ethical issues have arisen that prevent counsel from continuing to act for the Accused. Were counsel to continue to act for the Accused any further, it would put counsel in violation of one or more now-conflicting professional responsibilities.
- 5. There has been an irreparable breakdown in the solicitor-client relationship. Mr. Von Dehn has demonstrably lost confidence in counsel and deserves to be represented by counsel of his choosing counsel in whom he has confidence. Based on Mr. Von Dehn's blog post of September 18, 2025, appended to this Application, it is clear that Mr. Von Dehn believes that counsel is working in chorus with the Crown Attorney, that counsel has threatened him, and that counsel should be in jail. It is also respectfully submitted that the blog post makes it clear that Mr. Von Dehn refuses to cooperate with counsel's reasonable request to confirm his date of birth.

Affidavit of Avery Barrington, at para 2.

6. Any additional grounds as counsel may advise and this Honourable Court may permit.

THE RELIEF SOUGHT IS:

 An Order permitting counsel Justis Danto-Clancy to withdraw as counsel of record for the Accused.

THE APPLICANT MAY BE SERVED WITH DOCUMENTS PERTINENT TO THIS APPLICATION:

By service in accordance with Rule 5, through Justis Danto-Clancy, Engel & Associates,
 210-116 Lisgar St., Ottawa, ON, K2P 0C2; justis@bruceengel.com.

DATED at Ottawa, Ontario, this 18th day of September, 2025.

Justis Danto-Clancy

Engel & Associates 210-116 Lisgar St.

Ottawa, ON K2P 0C2

justis@bruceengel.com

613-235-6324

TO: Sean Von Dehn

VIA Email: gnosticwisdom37@gmail.com

AND TO: The Trial Coordinator of the Ontario Court of Justice

161 Egin St.

Ottawa, ON K2P 2K1

VIA Email: ottawa.ocj.criminal.trialcoordinator@ontario.ca

AND TO: The Crown Attorney

161 Elgin St., Suite 3225 Ottawa , ON K2P 2K1

VIA Email: virtual.crownottawa@ontario.ca; Cassandra.Hebert-

Vendramini@ontario.ca

ONTARIO COURT OF JUSTICE (East Region)

BETWEEN:

HIS MAJESTY THE KING

Respondent

-and-

SEAN VON DEHN

Applicant

AFFIDAVIT OF AVERY BARRINGTON

- I, AVERY BARRINGTON, of the City of Ottawa, in the Province of Ontario, and make oath and say as follows:
 - 1. That I am a Legal Assistant at Engel & Associates Professional Corporation and currently work with Justis Danto-Clancy, counsel for Sean Von Dehn. As such, I have knowledge of the matters herein deposed to. Where the source of my knowledge is Mr. Danto-Clancy, I have stated as much in this affidavit.
 - 2. I have reviewed a blog post found on September 18, 2025, at this URL: https://www.vondehnvisuals.com/2025/09/18/rex-v-sahada-the-satanic-alolo-et-al-starring-mr-fancy-pantsie-justis-danto-clancy/. The blog post is attached to this affidavit as Appendix A.
 - 3. I understand that "Sean Stephen von Dehn" claims to be the author of the blog. I verily believe that Mr. Danto-Clancy's client, Sean Von Dehn, is the author of the blog in question.
 - 4. This Affidavit is made in support of an Application to permit counsel to withdraw from the record, and for no improper purpose.

Sworn before me at the City of Ottawa Province of Ontario On the 18th day of September 2025)))	Aug Bann,
Commissioner, etc.		AVERY BÁRRINGTON
V		

Justis Philip Danto-Clancy Barrister, Solicitor, Notary Public LSO # 83280V My commission is of unlimited duration

APPENDIX A



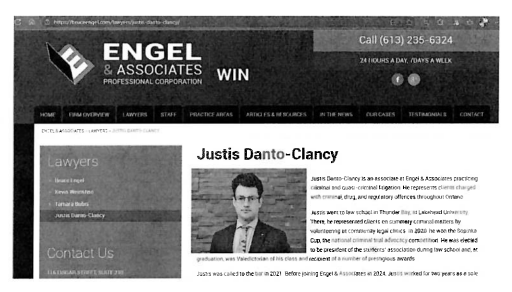
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🛗 18 Sep 2025 🏻 🚢 House von Dehn 🗼 No Comments

Ningdom of Heaven, Spiritual Guidance and Being a Teacher, The Good News Journal, The Hand of the King, Thoughtful Thursday Thing King

Hello every One and welcome to the Thursday Thing King Edition of the Good News Journal, thank King or Queen You for joining Me, it is always an Honour to be Gifted with Your Presence. It is a Thoroughly Thrilling Thing King Edition today because I finally had a chance to meet My lawyer, the very Fancy-Pantsie, Justis Danto-Clancy in *person*! And I tell You now People, he is every bit as fancy-pantsie in the Courtroom, war King Magic for Me in mere moments! I'm sure You are excited to hear all the details, so let's get right into it!



Although I left My apartment at eleven twenty-two in the morning, Giving two and a half hours to get to the Courthouse, the first bus didn't arrive at the station until five minutes after noon. I go downtown Ottawa so rarely that I have never even looked at the number of the bus I get on because I thought they all stopped at the train station (Ottawa's version of a subway). In fact, I'm pretty sure they once did because it was a Friend who told Me that I don't need to worry about what bus I get on. But this bus takes a turn I've never seen before, so I go up and ask the driver just to be safe. Good thing I did because it wasn't going to the trains!

It was only twenty after twelve and Court isn't until two o'clock, so I still have plenty of time. The bus driver tells Me to get off and catch the first bus coming the other Way, and that Will take Me to the trains. As long as I get to the trains by one o'clock, I'm in very Good shape. The bus comes literally seconds after I cross the street and I finally feel relieved I'm back on track.

I double check with the bus driver that he's going to the subway trains, he confirms that he is. He didn't mention it would take forty-five minutes to get there, though! I arrive five minutes after one o'clock at the wrong train station!!! Seriously, I pay so little attention to the new trains they are building that I didn't even know there was a north and south bound route until today!

I am praying that this train at least connects with the other train so I can transfer and finally get downtown. It does – but at exactly the opposite end of the line! So I got to explore the scenic route of the north and southbound subway lines. Nothing special – but I wasn't in the best state of Mind at the time, either.

I finally arrive at the correct train station and it's one thirty-five. The train takes twelve minutes to get to where I'm going once I get on, but the next train isn't for another six minutes. Of course, there is nothing I can do but hurry up and wait. I arrive downtown and have eight minutes to get to the Courthouse and arrive at the Courthouse with *two minutes to spare* as I walk through the turn-style carousel entry. I'm already stripping everything metal off of Me and getting ready to dump it in the bins so I can get through the security scan as quickly as possible but for some reason, the buzzer keeps going off on Me. Finally, they ask Me to take My shoes off and I guess there must be metal in My shoes because that was the problem. I look at My watch and it's now five minutes after and I ask for directions to the Courtroom as I'm trying to redress My Self while I'm speed walking to the Court.

When I finally get there, I'm guessing it was eight to ten minutes after two o'clock and Mr. Super Fancy, Justis Danto-Clancy is zipping up his briefcase and turning toward Me as I'm entering the Courtroom. He smiles briefly and motions for Me to head right back out where I came in. I do.













Once outside the Courtroom, he gave Me shit for being late. I started to tell him what happened and he shut Me up pretty quick and told Me he doesn't care. I didn't take it too personally because he's right and he had a young, female student shadowing him who he was clearly trying to impress. What's the harm in letting him grandstand a little, right? It's True, I was late, he did take care of it, and whatever happened was over and done with in less than eight minutes, so... That's pretty impressive. Apparently, he's now waiting for Crown to Present Us with a 'resolution offer' which I said sounded encouraging. Justis explained that it isn't encouraging at all, it's just part of the process and means that they Will probably be as King of Me to plead guilty to one or more of the charges. We are in agreement that I Will not be pleading guilty to any charges, so Justis Imagines that after the Resolution offer We Will begin setting a date for trial.

Again, I have Promised not to say anything about Our strategy but based exclusively on how quickly Justis was able to deal with the Matter today, I am confident he has a winning plan. I Will tell You that it is not at all what I would do, but that's also why I believe his Plan Will work. I also stick with My original prediction which is that the Crown Will withdraw charges sometime after a trial date is set and the date of the trial – and I'm guessing I Will also never be told why.

In the meantime, I am curious to see how many counts of Registry fraud with intent the prosecutor Will be guilty of by the time We reach the date of trial. Knowingly proceeding against a 'non existent' entity to engage in Registry fraud is a serious offense.



Here's what Google 'Al' has to say about proceeding against a non existent entity on the Registry...

Can the registry proceed against a person that doesn't exist in real life?



A court registry cannot initiate or proceed against a "fake person" that doesn't exist in real life

Legal proceedings require *a legitimate, identifiable party*, whether *a real person* or *a lawfully created legal entity like a corporation*. If a lawsuit is filed against *a fictitious defendant*, it is considered *frivolous and will be dismissed by the court*.

Here is a breakdown of why this is not possible:

A court registry is an administrative body

The registry's job is to process and file documents for cases that are brought before the court. It does not have the power to create, initiate, or prosecute cases on its own. A lawsuit must be initiated by an existing legal party (the plaintiff) against another existing legal party (the defendant).

Lack of legal standing

In order for a case to be valid, both the plaintiff and the defendant must have legal standing, meaning they have the legal right to sue or be sued. A "fake person" has no legal standing, which makes the lawsuit a nullity from the beginning.

This is what Justis Danto-Clancy disagrees with. Justis Danto-Clancy thinks it is perfectly fine for prosecution to create an entirely fictitious entity that has no legal standing whatsoever because it doesn't have any capacity at all, it is not a real or 'artificial legal person' because an 'artificial legal person' must be REGISTERED as such!!! I am not REGISTERED as a commercial entity and am not Acting as a commercial entity, not am I a public servant or a public person, I am a private person and a natural person (real Man) in Law, which is expressed in law in upper and lower case to distinguish from corporate entities which require representation because corporations can't speak (or do anything without an agent).

This Way, by using a fake name, prosecution can plead ignorance of documents filed with Canada's MOJAG that relate to Sean 'von Dehn', or 'VON DEHN' because 'VON-DEHN' is an entirely different alpha numeric name, allowing them to proceed against 'von Dehn' under the fake name 'VON-DEHN' to avert oversight from the Ministry of the Attorney General and Department of Justice.

Consequences of filing against a fake person

- Dismissal: If a lawsuit is filed against a fictional or non-existent person, the court will dismiss the action. It may do so through a summary process under rules designed to weed out frivolous or vexatious litigation.
- Wasted resources: The time, money, and resources spent by the filer on a lawsuit against a fake person are wasted, as any judgment against a nonexistent entity would be useless and unenforceable.

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Justis Danto-Clancy does not believe that a Man has the right to insist that his name and birthday be styled and Spelled correctly on the information they are proceeding against a Man with, that the prosecution can Create *fake entities* on the Registry and determine when a Man is or isn't born and the onus is on the Man to prove he was not born on that day, rather than to have Crown prove that I was – or Justis Danto-Clancy Will threaten to drop You as his client like a white hot coal. He Will also threaten to drop You as his client if You do not agree to let himself and prosecution railroad Your constitutional rights to freedom of thought, conscience and religion, and compel You to engage in lewd and profane conduct against One's Will (like participating in CAPITALIST ideology which promotes *coveting* as much as possible from One neighbour in violation of the Tenth Commandment of God). Covet like Elon Musk and We Will war ship You like Gods... All fake. Elon's Mind is the wealth backing Elon, money is worthless paper the banks Give to People in exchange for things that have real value.

Today Justis Danto-Clancy threatened to remove him Self as lawyer of Record if I do not agree to apply for a birth Certificate to prove My birthday in violation of My Trust Instrument on Record with MOJAG, My Spiritual beliefs and convictions, and My constitutional right to not identify as an 'artificial legal person'.

A 'natural legal person' is a perfectly legitimate, *real*, legal and lawful entity that represents a *Living* Man or Woman and *the only Way* that any One is *lawfully* allowed to bring charges against a Man (without consent). Whenever You see ALL CAPS, You are dealing with legal FICTIONS. It's in ALL CAPS because it is supposed to STAND OUT as if it were YELLING AT YOU!!!

If it is not Your name on the bill, it is not You that owes the money. It is the exact same thing in criminal law, that's why they are 'charges' – there is no 'fiduciary obligation' or 'public money' for the Courts to do anything with an entity that doesn't exist. The entity must be real and connected to an actual 'artificial person' or 'natural person' or no One at the Court is getting paid because it is part of the performance bond and they Will be liable for failing to act in the best interest of the Beneficiary as the Trustees of the Court.

We are going to Trust Justis Danto-Clancy's Fancy Pantsy Strategy which does not involve holding the prosecutor accountable for Registry fraud or defending My constitutional right to 'due process' by deliberately allowing prosecution to continue filing against Me in a name that does not match the name on the information and does not represent any 'real' entity, either. If it wasn't fraud, they would be using the same name on the Registry as they are using on the information. If they are not, that is fraud by definition, and there is usually a REASON People engage in fraud. Like, to

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Justis Danto-Clancy threatened Me today by telling Me that if I do not violate My Spiritual beliefs and convictions and agree to trespass upon My Trust, he Will remove him Self as lawyer of Record.

Trusting in Justis, I am going to be making an application for a Birth Certificate for Justis Danto-Clancy to Keep forever. He's a fucking shill colluding with the criminal prosecutor, Mandeep Kaur and he needs to go to fucking jail. You are one stupid fuck, Justis Danto-Clancy. Didn't I tell You I do not take kindly to threats?

This is what a brat looks like when he's trying to show off and look like a smart, alpha male in front of an impressionable student apprenticing with his office. What an Egomaniacal narcissist!!! I said to him quite literally,

"Okay, so let Me get this straight. You are telling Me that if I don't agree to violate My Spiritual beliefs and convictions, this Trust Instrument (it was out at the time) and order a birth certificate at My expense and in violation of My Trust, You Will remove Your Self as lawyer of Record?"

"That is correct."

"Wonderful, then I guess I Will apply under duress and with extreme prejudice in violation of My rights."

"Good." He says, before looking back at the student shadowing him, "Come, Darcy!" before turning to march inside his office, Darcy darting her eyes away from Me, head down, scampering behind Justis like a dutiful puppy. You can tell Justis enjoys barking orders. He also has a nasty case of eczema around his face and nose which appeared to be flaring today (it is excited by stress).

The registry's role in the verification process

While the registry primarily processes filings, many jurisdictions have rules that require lawyers or self-represented litigants to verify the identity of the parties involved in a lawsuit, especially when money is being handled. This provides a safeguard against filing lawsuits against non-existent persons or entities.

What if they just put a fake name on the Registry but the real name on the information before the Court – do the names have to match?

Yes, the names on all court filings and the court registry must match. Using a fake name on the registry while providing a different, real name in the court information is a serious offense with severe consequences.











Why name discrepancies are not permitted

- Administrative integrity: The court registry maintains the official record of all
 proceedings, which must accurately reflect the identities of all parties. A
 discrepancy would create an inconsistent record, making the case difficult to
 track and manage.
- Valid and enforceable judgments: A judgment or court order issued against a
 person with a fake name would be unenforceable and potentially invalid. The
 court must be certain that its orders apply to the correct, identifiable individual.
- Fraud and perjury: Intentionally providing false information to the court, even
 just on one document, can constitute fraud or a lesser offense like contempt of
 court. If the false name was provided under oath or affirmation (as in an
 affidavit), it could even be considered perjury.
- Obstructing justice: Using a fake name to avoid accountability is a form of obstructing justice. For instance, an arrested person providing a false name can face additional charges.

Consequences of a name discrepancy

- **Dismissal of the case:** The court may dismiss the case if it is determined that the filing party has used a false name to commit a fraudulent act.
- Penalties and criminal charges: The person using a false name could be charged with various offenses, including fraud or contempt of court. This can result in fines, imprisonment, or being declared a "vexatious litigant," which restricts their ability to file future lawsuits.
- Judicial scrutiny: Any attempt to correct the name will raise red flags and invite judicial scrutiny into why the false information was initially provided.
- Invalidation of documents: Documents filed with a fake name could be deemed invalid, requiring the party to re-file and endure further delays.

Fancy Pantsy Justis Danto-Clancy doesn't seem to know much about integrity and Honour, the dignity and respect a Man deserves to have his name Styled and Spelled properly without any diminution of status by Way of abridgment (which of course the Courts Will tell You is obsolete language and no longer relevant, which is all the *more reason* We should *never see it* and they Will have *no problem* removing obsolete, obtuse, language from documents).

And I Will tell You right now, he doesn't Give one fuck about Your rights or Your innocence. He treats Me like a dog he hates and wants to beat into submission. I'm smart, You're dumb, You listen to Me and do as I say. Shut the fuck up about Your rights and registry fraud. Then get My fucking name right on the Registry, fuck nuts!!!

Justis Danto-Clancy is a FRAUDSTER colluding with prosecution to railroad self presented litigants. Buyer beware.

Well, it looks like their website is back up and running again.







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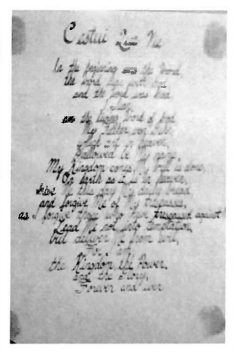








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