

24-122310 - Notice of Fraud, Obstruction of Justice, Malicious Prosecution and Treason

8 messages

King Sean, House von Dehn <gnosticwisdom37@gmail.com> To: Virtual Crown Ottawa <virtualcrownottawa@ontario.ca> Tue, Oct 14, 2025 at 9:29 AM

Dear Crown Attorney,

You are hereby on Notice for Obstruction of Justice, collusion to obstruct Justice, malicious prosecution and criminal harassment.

Failing to return ANY of My emails over the last several months is CONTEMPT on the part of this Court AT BEST and obstruction and malicious prosecution with criminal intent at worst.

The attached emails were sent to this email address on June 16th and July 15th - just two days before the last scheduled Court appearance as King of You what is going on with this file.

You don't respond to My email AT ALL and expect Me to believe this is a legitimate Court and that I am being treated fairly and not with extreme prejudice?

You have EGREGIOUSLY breached My right to the presumption of innocence and You have done so with malicious intent unless You have the most immature and incompetent clerks in the entire country.

Some One from this office is going to explain what Gives You the right to 'GHOST' My emails when I am reporting fraud and malicious prosecution to You, as King when the next fraudulent Court date Will be set. You colluded with the corrupt prosecutor to keep Me in suspense so You could fault Me for failing to attend something You deliberately were not as King of Me to attend. You are a bunch of criminal cunts! And Stephen Lichti is going to accept liability for every One because in Canada, when One or more People are colluding against some One, they are all jointly and severally liable.

You are liable to Me for no less than one million dollars for the malicious prosecution and refusing to respond to My email requests for disclosure, effectively obstructing My access to justice and a fair and impartial hearing. You Will be liable to Me for one ounce of gold for every hour unlawfully detained in cruel and inhumane, torturous conditions (twenty-two hours is twenty-two ounces), plus one ounce of Gold for every day the innocent accused is unlawfully subject to bail conditions as an innocent Man who has been found guilty of no crime.

You Will also be liable to Me for an additional five ounces of Gold for every time the accused is required to meet with his bail supervisor in violation of his presumption of innocence and to not be treated like a criminal when the accused has been found guilty of no crime.

Currently, You owe Me one million dollars plus thirty ounces of Gold even. It'll be 37 by the end of this week, plus five more for My meeting with Conan MacIntyre in violation of My rights on October 20th.

This Court has caused Me more harm as an institution allegedly instituted to protect My constitutional rights has been the number primary institution responsible for violating My rights in favour of Your fascist dictates, lies and corporate codes, statutes and acts.

I look forward to hearing from Stephen the Liar Lichti.

Blessings, You criminal cunts,

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

2 attachments



111K 16-JUN-25 - REPORT OF FRAUD - 24-122310 - 'VIRTUAL.CROWNOTTAWA@ONTARIO.CA'.pdf



15-JUL-25 - 24-122310 Attention Valerie Bourbonniere - Notice of Criminal and Civil Liability Gross 🔁 Prosecutorial Misconduct, Registry Fraud, Impersonating Crown.pdf 147K

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

Tue, Oct 14, 2025 at 9:34 AM

Dear Crown Attorney,

Please also be advised, I Will also be as King for one ounce of Gold for every email not returned by this office related to these charges.

'Rex' verses 'VON-DEHN, SEAN' - nice fucking try! King Charles has no issues with Me, none of You represent the Crown, You are just a bunch of criminals using the Crown's reputation to engage in fraud.

Have a nice day, You criminal clowns.

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

On His Majesty's Service

[Quoted text hidden]

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

Tue, Oct 14, 2025 at 9:37 AM

You can also add one count of criminal harassment to the charges against Stephen Lichti for every email You don't return because every email unreturned further AGGRAVATES Me.

This is aggravated, criminal harassment - exactly what You are accusing Me of having done to others. Typical narcissists.

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

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

Wed, Oct 15, 2025 at 9:45 AM

Good morning, Stephen Lichti,

You allegedly represent the Crown Attorney and this is the official email address for Crown Attorney for the province of Ontario in the City of Ottawa.

Nihil Dicit? You have 'Nothing to Say'? So no protest to the charge of malicious prosecution, fraud, and treason against Canada's People for weaponizing the institution that is supposed to guarantee My rights and using that institution to cause as much harm and loss of My rights as You can in favour of corporate policies and Your fascist agenda.

To the extent that any code, statute or act violates a Canadian Charter right or internationally binding treaty obligation ratified by Canada, it is to the extent of the violation OF NO FORCE OR EFFECT. - Provisions of the Court. 24.1.

I've already advised You I am not waiving any rights to a trial in reasonable time and Case Law only Gives You 32 days to meet that deadline before You are violating more of My rights. Is that Your goal? You trying to see how much harm You can do to an innocent Man seeking relief from the Court from My corrupt, criminal accusers?

I don't think it's reasonable to believe that You don't know that the Ontario Works administrator has been conspiring with Sahada the Satanic Alolo to steal Benefits intended for recipients of Ontario Works by Giving their subsidy for utilities and apartment insurance to the not for profit landlord while paying those housing costs from the basic needs portion of Ontario Works in violation of the Ontario Works Act (which states that utilities and rental insurance are additional housing costs and should be paid

from the housing portion of Benefits so as to not deprive the Beneficiary of subsistence necessary and essential to their basic needs.

You are trying to put Me in jail for frivolous and vexatious accusations to avoid accountability for Your theft of public money and egregious breach of the public Trust.

You claiming You have no idea that I've exposed the entire cabal of criminals war King for the Ottawa Courts deliberately obstructing My access to justice to aid and abet My siblings theft of My father's property and My rightful inheritance in violation of the Trust Instrument on file.

I suppose it's 'just a coincidence' that You are using a fake name on the public Registry to avoid oversight from MOJAG, right?

If You do not withdraw the charges and concede that You are liable to Me for millions for Your egregious abuse of the Rules of the Court and due process, You Will be considered the primary conspirator of this conspiracy against Me, You fucking clown!

I look forward to hearing from You, Stephen the Liar Lichti.

Please also be advised that each day You plead 'ignorance' of these emails Will be one additional Count of aggravated harm with criminal intent, tacitly pleading 'no contest' to the charges against You for Your malicious prosecution with criminal intent.

Blessings, You Will need them!

King Sean, House von Dehn, Hand of Stephen, The Kingdom of Heaven Found a Sean [Quoted text hidden]



Welfare Fraud Hotline Reporting Fraud on the Part of the OW Administrator - Criminal Breach of Trust.pdf 283K

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

Thu, Oct 16, 2025 at 9:31 AM

Good Morning, Stephen Lichti, prosecution for 'Crown' (in fraud),

In addition to malicious prosecution, breach of Trust, kidnapping, torture, conspiracy to engage in all these criminal Acts, as well as violating every single Principlal integral to justice in a free and democratic society and for trespassing upon every constitutional right these Courts are expected to guarantee, You are also now liable to Me for four additional counts of aggravated, criminal harassment for 'ghosting' Me and demonstrating such childish contempt as a prosecutor for 'Crown'.

What a joke You are! Here is the most popular Post on My Blog in the last year - it has been going off the charts again this week! It's called, 'Prosecutorial Corrupt-Sean in a Canadian Kangaroo Court - Meet Vinicius the Odious Oliveira' for his fraud related to 23-353404. That is why I am also as King for the full Court of Record for case file 23-353404 so that I can Show the Judge that You are using the exact same technique to perpetrate Your fraud as Vinicius the Odious Oliveira perpetrated against Me at 100 Constellation avenue by entering 'VON-DEHN' onto the official Registry so that I could not find the charges in the system.

Very clever Way to deceive People. Unfortunately for You, You are not supposed to be trying to deceive Me and deny Me of My rights, You are supposed to be ensuring that Your prosecutorial conduct respects My constitutional rights as the highest law in Canada.

You have caused more harm to Me by Your false accusations and criminal prosecution than I am alleged to have done to any of My accusers. The penalty MUST be proportionate to the crime, so now You Will have to prove that calling two toothless lesbians toothless lesbians is equal or greater harm than what has been done to Me by the twenty-two hours of torture in inhumane living conditions.

You are also going to be liable to Me for everything done to Me by the City of Ottawa's criminal cabal who are conspiring with the not for profit landlord, Multifaith Housing Initiative and the Housing Authority at Home for Good (Kelly Kritsch) to steal benefits OW recipients are entitled to receive and funnelling those funds into the hands of the not for profit landlord at the Beneficiary's expense.

Now I believe You have all combined forces to have Me arrested before I can report all of Your criminal conduct to competent judicial authorities.

Please also be advised that this is Your final Notice of Criminal and Civil Liability because You are tacitly conceding to every charge against You and proving Your fraud on its face because no legitimate Crown Attorney's office would 'ghost' a representative before a criminal Court unless they are engaged in malicious prosecution with intent to cause harm.

I also need to set up a meeting with You to have the unlawful bail conditions removed. Ghosting Me is not treating Me fairly, You arrogant piece of shit.

I look forward to hearing from You, You criminal clown!

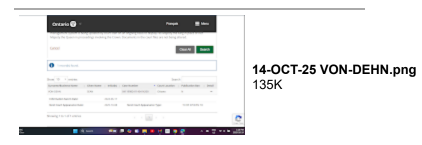
Oh, and the name on the official 'Registry' is still fraudulent. (See attached)

Blessings,

King Sean, House von Dehn, Hand of Stephen,

The Kingdom of Heaven Found a Sean

[Quoted text hidden]



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

Thu, Oct 16, 2025 at 10:03 AM

Dear Stephen Lichti,

It is important for the public to know that You are aware of what I am posting about the City of Ottawa Crown Attorney's Office for 'virtual Crown' in the event that You Wish to correct the public Record or dispute anything I have reported that is not True and factual.

https://www.vondehnvisuals.com/2025/10/16/stephen-the-liar-lichti-using-the-courts-as-a-cloak-for-fraud-and-the-corporate-money-laundering-of-multifaith-housing-initiative/

Please ensure the Post is an accurate account of the fraud You are attempting to perpetrate on Canada's People. The Law presumes that if You are not arresting criminals, then You are complicit with them.

Love and Blessings,

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

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

Fri, Oct 17, 2025 at 10:10 AM

Good morning, Stephen Lichti and happy Friday,

Well, You are quite the upstanding professional, aren't You? Do You have any idea what the duties and responsibilities of a prosecutor for Crown might be?

The Conduct of Criminal Litigation

Crown counsel are vested with substantial discretionary powers Footnote2 delegated by the Director of Public Prosecutions (DPP). Footnote3 These discretionary powers must be exercised

with the public interest in mind. Footnote4

As *quasi* ministers of justice, *Crown counsel's primary interest is not to secure a conviction,* rather, it is to pursue **justice**. Footnote5 In doing so, Crown counsel represent the public interest. They are not lawyers for the police, the victims, or the accused. The Supreme Court of Canada articulated Crown counsel's role, in the context of a criminal prosecution, in its landmark decision in *Boucher*:

It cannot be over-emphasized that the purpose of a criminal prosecution is not to obtain a conviction, it is to lay before a jury what the Crown considers to be credible evidence relevant to what is alleged to be a crime. Counsel have a duty to see that all available legal proof of the facts is presented: it should be done firmly and pressed to its legitimate strength, but it must also be done fairly. The role of the prosecutor excludes any notion of winning or losing. Footnote6

Crown counsel are subject to ethical obligations that differ from those of other litigants. Footnote7

Fairness, moderation, and dignity should always characterize Crown counsel's conduct during litigation. Footnote8 At the same time, thorough and vigorous advocacy are important qualities in Crown counsel. The Supreme Court affirmed that vigorous Crown advocacy is a critical element of Canada's criminal law mechanism. Footnote9 However, Crown counsel should not consider litigation as a personal contest of skill or professional pre-eminence.

Courts generally do not interfere with Crown counsel's exercise of discretion unless it has been exercised for an oblique motive, offends the right to a fair trial, or otherwise amounts to an abuse of process. Footnote10 At all times Crown counsel must exercise their discretion in good faith and in accordance with the highest of ethical standards. In *Regan*, the Supreme Court of Canada listed objectivity, independence, and lack of animus as three major duties of a minister of justice.

Footnote11 These duties attach to Crown counsel at all times, and in all dealings with an accused person, both before and after charges are laid. They also attach to Crown counsel's dealings with other justice system participants, including victims and witnesses.

The duties also attach to Crown counsel's exercise of prosecutorial discretion when decisions are made leading up to trial. For example, Crown counsel exercise discretion when they decide whether to oppose bail or consent to release, proceed with the case, prefer an indictment, or formulate a resolution position. Every discretionary decision has an impact on both the accused and the administration of justice.

While Crown counsel have many responsibilities, the responsibilities outlined below are among the most important.

3. The Duty to be Fair and Maintain Public Confidence

Public confidence in the administration of justice is bolstered by a system where Crown counsel are not only strong and effective advocates, but also ministers of justice, with a duty to ensure the justice system operates fairly for all. Crown counsel must recognize that one can intend to act fairly while unintentionally leaving an impression of secrecy, bias, or unfairness. Crown counsel have a duty not only to act fairly, but also to ensure that their conduct is seen to be fair. Footnote12

As part of this duty, Crown counsel must consider whether systemic and background factors or systemic racism contributed to bringing an accused to court. Systemic and background factors may also have contributed to certain victims being over-represented as victims of crime. Racism, historical mistreatment, lower socio-economic status, mental illness, substance use disorders, and

discrimination Footnote13 are all factors that increase the likelihood of a person entering the criminal justice system, either as an accused or a victim. Crown counsel must turn their mind to these realities, because these factors may bear on decisions made throughout the course of a prosecution.

Crown counsel must recognize that the exercise of prosecutorial discretion has an impact on an accused, and that impact will be different on each individual accused. For example, decisions can have a more onerous and disproportionate impact on vulnerable and marginalized populations. Therefore, Crown counsel must ensure that their decisions do not disproportionately impact someone due to their vulnerability. Footnote14 This means that applying the same rules, measures, or standards to every accused may not always be appropriate. Successfully eliminating the unfair, unequal, or discriminatory impact of prosecutorial decisions requires Crown counsel to actively examine all of their choices, in the context of the material placed before them by investigative agencies and information provided by the accused.

Crown counsel also fulfill the duty to be fair by:

- Making disclosure in accordance with the law; Footnote15
- Bringing all relevant cases and authorities known to counsel to the attention of the court, even if they are contrary to the Crown's position;
- Not misleading the court;
- Stating the law accurately;
- Not accepting a plea or alternative measures, in circumstances where there is no reasonable prospect of conviction;
- Being conscious of the factors that can lead to wrongful convictions, for example false confessions or mistaken eyewitness identification;
- Not expressing personal opinions on the evidence, including the credibility of witnesses or the guilt or innocence of the accused, in court or in public. Such expressions of opinion are improper; Footnote16
- Being accurate and dispassionate in presenting evidence or addressing the jury. This includes abstaining from inflammatory rhetoric, demeaning commentary, or sarcasm;
- Not relying on, nor referring to, evidence that has not been admitted at trial, even if that evidence is available but the Crown chose not to adduce it;
- Not discriminating on any prohibited basis; Footnote17
- Making decisions on files in a timely fashion, in particular when the decisions impact the
 accused's incarceration, public safety, or confidence in the administration of justice;
- Asking relevant and proper questions during the examination of a witness;
- Acting with civility and respect to all parties whether inside or outside the courtroom;
- Respecting defence counsel, Footnote21 the accused, and the proceedings while vigorously
 asserting the Crown's position, and not publicly and improperly criticizing defence counsel or
 the defence strategy;
- Remaining open to theories put forward by the defence;
- Respecting the court and judicial decisions, and not publicly disparaging judgments, including jury verdicts; and
- Avoiding engagement in "judge shopping". Footnote22

3.1. The duty to educate oneself on an ongoing basis

The proper exercise of prosecutorial discretion requires Crown counsel to educate themselves on an ongoing basis, not only on the law, but also about the ethical duties of their office and the social realities of the communities in which they prosecute. This may be done through continuing legal education, self-study, or other training.

3.2. The duty to adopt proper language and conduct

Crown counsel must use language that is free of bias, stigmatization, and negative attitudes or beliefs. Crown counsel must recognize that terminology used to label victims of crime, accused persons, or witnesses may have a profound impact. This includes unfairness or further traumatization to the victim (if there is one). Using derogatory or biased language may also cause a mistrial, loss of confidence in the prosecution service, and the expenditure of additional resources.

Crown counsel must not "engage in inflammatory rhetoric, demeaning commentary or sarcasm, or legally impermissible submissions". Footnote23 Such conduct undermines trial fairness. While Crown counsel may argue a case forcefully, such behavior must never be used under any circumstances. Footnote24 A comment may be determined inappropriate in context with the nature of the comment, the number of times the comment was made, the specific language used, or the overall tone of Crown counsel's address. Crown counsel are held to a higher standard than counsel for the accused.

4. The Duty to Maintain Objectivity

Crown counsel fulfill this duty by:

- Being aware of the dangers of tunnel vision, and taking active steps to guard against it, including seeking out the perspectives of other colleagues who may provide a different perspective:
- Ensuring evidence is reviewed in an objective, rigorous, and thorough manner throughout the proceedings; Footnote25
- Remaining objective when providing advice to investigators at the pre-charge stage, and
 ensuring that pre-charge involvement does not impact Crown counsel's ability to remain
 objective at the prosecution stage. Active steps, including involving a "fresh eyes"
 perspective, must be taken to ensure the prosecution is free from actual or perceived biases.

 Footnote26 In some cases, it may not be appropriate for the advisory Crown to also be the
 prosecuting Crown;
- Taking active steps to set aside their own biases, and identifying biases that may have impacted the investigation. Crown counsel must guard against all forms of conscious and unconscious biases that may perpetuate historical and systemic discrimination. Bias or discrimination can be based on a number of identity factors including race, national or ethnic origin, colour, religion, age, sex, sexual orientation, gender identity or expression, marital status, family status, genetic characteristics, disability, socio-economic status, or political association;
- Making all necessary inquiries regarding potentially relevant evidence; Footnote28
- Never permitting personal interests or any political considerations to interfere with the proper exercise of prosecutorial discretion; and
- Not exceeding the scope of appropriate remarks, for example elevating the role of Crown counsel in the eyes of the jury to the custodian of the public interest. Footnote29

5. The Duty to Act with Integrity and Dignity

Crown counsel fulfill this duty by:

- Complying with their bar association's applicable rules of ethics;
- Complying with the PPSC's Code of Conduct, Missions and Values, and the PPSC Deskbook;
- Exercising careful judgment in presenting the case for the Crown throughout the course of a prosecution.
- Conducting themselves with civility; Footnote30
- Not rushing to judgment in exercising prosecutorial discretion;
- Ensuring that all relevant information is available in order to properly exercise prosecutorial discretion. If relevant information is not available, Crown counsel must make requests to the investigative agency so that they may provide or gather that information;
- Remaining independent of the investigating agency, the victim and the witness(es);
- Adequately preparing for each case; and
- · Acting with moderation, fairness, and impartiality.

6. The Duty to Mentor and Guide

Mentorship is essential to the legal profession. Mentoring relationships facilitate the passing on of skills, knowledge, and wisdom developed through experience. Mentoring not only provides substantive learning opportunities, but can also help a lawyer develop judgement, allowing them to exercise their discretion reasonably, and with confidence. Experienced Crown counsel should mentor junior Crown counsel when they are able to do so.

7. The Duty to be Independent from the Judiciary

Crown counsel fulfill this duty by:

- Not discussing an ongoing case with the presiding judge, or any sitting judge, without the
 participation of defence counsel (or an accused representing themselves), unless there is a
 legal justification for such ex parte discussions; Footnote31
- Not dealing with matters in chambers that should properly be dealt with in open court;
- Avoiding personal or private discussions with a judge in chambers or outside the court while presenting a case before that judge;
- Refraining from appearing before a judge on a contentious matter when a personal connection exists between Crown counsel and the judge that would compromise, or appear to compromise, the independent function of either role; and
- Refraining from socializing with a judge outside of court before the case is fully decided.

8. The Duty to Avoid Conflict of Interest

The special ethical obligations on Crown counsel, as *quasi* ministers of justice, demand the highest standards of honesty and integrity. Crown counsel's conduct should garner the public's confidence and trust. Thus, it is important that Crown counsel avoid actual, perceived, or potential conflicts of interest. Footnote32

Crown counsel should not participate in any prosecution involving an accused, a victim, a material witness who is a relative or friend, or anyone else in respect of whom there is an objectively

reasonable perception of conflict of interest. If the matter is already before the court when the conflict becomes apparent, Crown counsel should notify defence counsel and the court and disqualify themselves from the case.

You Will take Judicial Notice that NOTHING in Your duties as a prosecutor Give You any right to deny Me JUSTICE or abuse My right to due process and a fair and impartial, public hearing for which there is an *accurate* public Record.

The Court of Record for which You are using the fake name 'VON-DEHN' to avert accountability to the Registry and proceed against an entirely fictional entity that does not exist on the Registry, has not been updated yet. When do You plan on updating the Registry and correcting the fake name You are using?

Nowhere do the duties and responsibilities of the Crown prosecutor indicate that You have any right to 'ghost' Me. You are required to act 'civilly'. Do You know what 'civilly' means, Stephen? It means to not be rude and contemptuous, to not plead ignorance of these emails as a representative of Crown, and to not use the Courts You work for as a cloak for Your fraud and taking advantage of Canada's People and their constitutional rights.

Every code, statute and Act legislated by Canada was allegedly legislated to guarantee the inherent rights of Canada's People according to their Charter. So to the extent than any code, statute or Act violates a treaty right or Charter obligation, it is to the extent of the violate-Sean of no force or effect.

You seem determined to violate as many of My rights as You can get away with as a representative of the Judicial body Trusted to guarantee those very same rights. That means You are not acting in 'Good faith'. You job is not to cause harm to innocent People by violating their right to due process and ghosting their queries to the Court.

To Act in a 'Civil' Way means to respond to emails and questions I'm as King of You in reasonable time and to make sure that You are treating Me fairly and not violating any of My rights. Violating My rights is a form of harm for which You Will be liable to Me for because My rights are supposed to be Your priority or You are violating Your oath to the Court and Canada's People.

If You do not reply, I Will presume it is because You have 'Nothing to Say' and tacitly concede to all charges against You, and I Will file a Form 1 Application including all of these emails so that I can demonstrate to the Judge why a Form 1 Application was

necessary because You apparently do not know how to respond *civilly* to an email or any questions for which You have a legal and lawful obligation to respond *unless* You are compelled to do so by an officer of the Court - THAT is the definition of dis-Honour. I should not have to bring a Motion before the Court because You are too arrogant to speak unless ordered to do so.

Also, You Will Notice that Your duty to the Court is to persue JUSTICE and ensure My rights are not violated by the judicial process. The Courts are to be a SAVIOUR for the innocent Man. You have not proved Your case whatsoever, I have been found guilty of no crime, yet I am being treated like a criminal by the Court process and Your vexatious litigation against Me in violation of My rights.

Since when does the Judicial process gain the 'right' to cause harm to another Man?

These emails Will be included in My Form 1 Application to the Court to demonstrate Your contempt, Stephen, and to show that You don't know how to Act or respond in a civil manner.

I don't Wish to presume You are colluding with the criminal prosecutor, but if You are not going to put the fraud and crimes to a stop, You are guilty by default. I Will also be as King for Default Judgment to be awarded against You, including My emails to You for which You have 'Nothing to Say' as evidence of Your contempt for Me and the Court process.

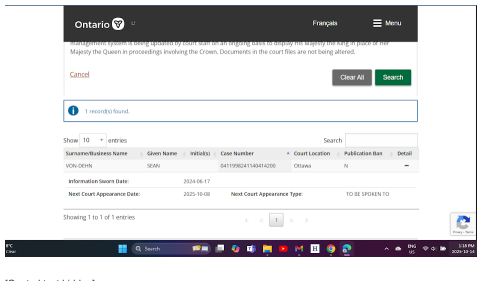
These emails are also published for the International Court of Record concerning this Matter at www.vondehnvisuals.com.

Blessings,

King Sean, House von Dehn,

Hand of Stephen,

The Kingdom of Heaven Found a Sean



[Quoted text hidden]

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

Fri, Oct 17, 2025 at 10:51 AM

Dear Stephen Lichti,

Because You represent the 'Crown Attorney' for the provincial Court of Ontario, presumably You also know that the Bracebridge, Toronto, and Ottawa Courthouses have been conspiring against Me and My father so that they can proceed against My deceased father in fraud and wrongfully accuse him of the criminal Acts of Tiffany Singh.

The People that are engaged in the Court fraud are getting more creative with their fraudulent filings and have changed the name of the case to Nagarasa verses Singh 'et al' so that My father's name (Joachim Heinrich von Dehn) is not included in the Title.

However, a Court case search still shows that the Toronto Courthouse was proceeding against My father in fraud until I placed Jove Ponniah (supervisor and allegedly assistant Attorney General for the Toronto Courthouse) on Notice for his fraud and collusion and Gave Notice of Appearance to the creditors on Jan. 1st of 2024. 'Coincidentally' the proceedings were 'discontinued' on January 4th of the same year.

How did they serve My father with a discontinuance if he is dead? Can You be a Good Man and pull that Court of Record for Me? I am very curious to know how they were proceeding against a dead Man for four years before the discontinuance.

I have attached a copy of the Toronto Provincial Court's Record of the case against My deceased father in fraud. Oh, and Your Courthouse in Ottawa is trying to convince Me that My civil proceeding, 22-89835 is 'frivolous and vexatious' and that My brother and sister are not engaged in fraud, My sister was duly awarded a Certificate of Appointment of Estate Trustee by these Courts in October of 2022 (if memory serves correct - it's hard to remember because there is no official Record of the event having taken place).

Can You explain to Me why My sister is not taking care of the charges in Toronto and why there is no Record of her appointment? You wouldn't be weaponizing the Courts against Me in retaliation for exposing the fraud perpetrated against Me and My father by three of Your superior Courts, would You?

Inquiring Minds Wish to know, Stephen. Are You exacting revenge on Me for exposing so much corruption taking place in 'Your' Courts?

Say 'hi' to Vinicius the Odious Oliveira and Yvonne the Grifting Goebel for Me! Are You responsible for this, too? If You don't respond to Me, I Will presume all of this is Your doing, and now You are coming for revenge because theoretically, everything that has been done to Me in fraud has been done to Me by representatives of 'Crown', right?

His Majesty let's You use his name and reputation so that You can use the Courts as a cloak for Estate and Insurance fraud? Very nice.

You are not doing much to 'bolster' My confidence in these Courts, Stephen.

Blessings, criminal.

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

Case View - NAGARASA v. SINGH et al - Ontario Courts Public Portal.pdf