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## Re: Response to Request for Information

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

Tue, Feb 17, 2026 at 11:11 AM

To: "Privacy Dept." <privacy@hydroottawa.com>

Dear Anonymous Privacy Person,

Please note that I have not yet reviewed the 'disclosure' You *have* provided in Honour of My request, this email is to provide You with protest of Your *refusal* to provide some of information I am as King for which I do not believe to be legal or lawful exception but gaslighting to protect Your own interests.

1. **"Please note we have not provided anything that is solely operational as it is not subject to disclosure."** You were to provide *any and all records of calls with agents of Your office from October 1st through to today's date*. - That does not fall under 'solely operational' if it has *anything to do with a request for the credit balance or any follow up calls related to it*, which **includes every call made to Ottawa Hydro since at least October 1st**. - That also includes several requests for the last name of agents who I believed to be lying to Me which the agents have a legal and lawful obligation to provide on demand OR provide a supervisor or manager to accept liability in the agent's stead. I told You those calls are relevant and contain information necessary for litigation. You don't get to 'arbitrarily' decide that they don't - I Will be the judge of that or You are obstructing My access to justice. If the calls You are not providing are 'solely operational' then they are neutral and You Will have no problem providing them for Me. Show Me where the request for disclosure is limited exclusively to the disclosure You Wish to share with Me - that's obstruction by definition. I have specifically asked You for the dates for which I requested disclosure and it SOUNDS as though You have screened all the calls and only Wish to provide those that are less damaging to Your case.

2. **Ottawa Hydro does not have a consent form to communicate with Ontario Works**. You *claim* that Ontario Works has a consent form to communicate with You, which You *perceive* to be consent for You to communicate with Ontario Works without My knowledge or consent? *That's a breach of Trust and privacy because You are interpreting that consent to mean You have the right to lie to Me and to use the consent I provided to OW for purposes contrary to which it was provided - that is the very definition of a criminal breach of Trust.s*

That's not how a consent form works. You don't get to discuss My account with whomever You Wish because OW has a consent form to verify the utility expenses I pay to You!? How exactly do You perceive that to mean that You can communicate with whomever You Wish and for the purpose of withholding funds the account holder is entitled to?!

You should have a copy of that consent form if You are claiming that consent form provides You with immunity to discuss the account with OW, OESP or any other third party. If You don't have consent on file, You have no legal or lawful grounds for discussing My account with anyone.

You don't have a consent form to discuss the account with OESP, though You claimed You required 'permission' from OESP before You could release the credit? Please also be advised that any other agencies or government offices that OW used the consent form to communicate with 'in Good Faith' *still* would not provide the information without *verifying* the consent I had provided to OW with Me.

Just as when I *complained* to Ontario Works about You contacting them without My prior knowledge or consent to withhold the credit on the account, they confirmed that *no One at Ontario Works had been contacted*, Ontario Works ***does not have any One by the name 'Renee' working for them*** (and even if they did, they would not discuss My account with Ottawa Hydro without obtaining My consent FIRST)!

"As I had mentioned in my previous email, *Hydro Ottawa sent us this information*. ***We did not request it.***

I am very aware that *you wish to consent before anything is discussed with Hydro Ottawa, hence my email*. I will interpret your response as you ***not wanting us to reach out to them regarding the credit***. Should you change your mind please let me know." - Mathieu Regimbald, OW, Ottawa

That was the email from Mathieu Regimbald, the case worker of the account holder with Ontario Works. When I pressed him on the identity of Renee after being advised she was responsible for withholding the credit owed to Me, this was Mathieu's reply.

"To my knowledge there is no worker at this office by the name of Renee. It may be a worker at a different office or department. I am not certain. Please note *I have added another note on your file re-affirming that you have withdrawn consent for Hydro.*" - Mathieu Regimbald (this information was also confirmed by the City of Ottawa customer service)

This is why You require a copy of that consent form if You Wish to use 'consent on file' as Your legal and lawful excuse for violating My privacy because Ontario Works has explicitly advised Me that they do NOT have My consent to discuss anything with OW or any other company without My express Writ of consent pertaining to the reason and purpose of every inquiry.

When are You claiming to have 'consent on file' (from and to what dates) and when was that consent officially revoked on Your end according to Your records? I am officially requesting this information as part of the disclosure I am entitled to receive because consent was revoked when it was discovered in an LTB claim that Home for Good (a city of Ottawa housing subsidy program) was using a consent form provided to confirm *subsidy eligibility* was used in *bad Faith* (contrary to its intended 'beneficial' purpose) to determine how much the Beneficiary of the subsidy was paying in housing costs for utilities so that ***they could syphon those funds into the hands of his not for profit landlord in fraud while the Beneficiary continued to pay those utilities from his basic needs portion of OW*** despite having a subsidy to cover those costs!!!

Your attempt to gaslight and obstruct My access to the disclosure requested has caused Me to believe You are complicit in the City of Ottawa's 'kickback scheme' with not for profit landlords and that You have been using consent provided to You and other city of Ottawa agencies to exploit the Beneficiary and cause him economic harm in breach of his Trust and contrary to the purpose of providing the consent.

3. The last name of Renee is one of the most relevant details because the ***non existent personality*** is responsible for stating that the account holder is NOT entitled to receive the credit balance on the account and that Ottawa Hydro Will NOT be sending it. That was a bold faced lie. No One at Ontario Works was contacted, no One at Ontario Works asked You not to send the credit balance owing. That was a story You made up to aggravate and antagonize Me. Renee is responsible for the check being delayed and (allegedly) advising the Beneficiary was not able to receive it which proved to be a lie.

Renee is liable for *lying to Me* and stating she (as an agent for Ontario Works) *put a stop on the issuance of the credit balance* while Ontario Works is claiming they are well aware they do NOT have My consent. Someone is lying and I believe it is You attempting to deflect liability. No One told You not to send the payment, You **CHOSE** not to send the payment to antagonize the Beneficiary and cause him unnecessary economic harm.

You were claiming that the delay had 'nothing to do with You' (Ottawa Hydro) and that OW was responsible for the delay by asking You NOT to pay out the credit balance in Good Faith upon request - that was a bold faced lie. You should have a record of that conversation if You are relying on it as Your 'excuse' for stopping/delaying the payment. Furthermore, You didn't call Me or contact Me by email to **ADVISE** Me that I would not be receiving the credit balance, I had to call You to find out what was taking so long,

then You provided Me with this LIE as an explanation. That is a *criminal* breach of Trust.

4. A copy of all communications by Ottawa Hydro related to the request to pay out the credit balance on the account with Me or any third parties You claim to have My consent to contact. I Will have to review the disclosure provided to know how much I am missing.

5. If You have not provided all telecommunications where I am requesting the first and last name of the agent I am Trusting with My information, You are obstructing My access to justice. All agents have a legal and lawful obligation to provide their names when requested for the purpose of liability. Because You are REFUSING to provide Your name and I can't Trust any of the agents I've been speaking with to be honest with Me, Melanie Lefebvre Will accept full liability for the criminal contempt and breach of trust perpetrated by all Your agents for threatening Me with the loss of service for placing You on Notice.

6. Finally, if You have not provided the telephone calls or communications You allege to be 'inappropriate conduct', We Will presume that Your accusation pertaining to 'inappropriate conduct' was also a lie designed to threaten and intimidate Me with the loss of an essential service in retaliation for exercising My privacy rights and placing You on Notice of liability for Your egregious breach of My Trust.

Once again, if Melanie Lefebvre would like to respond to My complaint for Your egregious breach of My privacy to apologize and show that she is attempting to resolve this complaint rather than antagonize and provoke Me, she is free to reach out to Me and explain her inappropriate email to Me.

I Will review the 'disclosure' soon. Be advised that every phone call where I have requested the first and last name of an agent and they have refused to provide it, You are guilty of obstruction of Justice and breach of Trust. Therefore, all telephone calls where the name of an agent is requested is not 'solely operational' because You are violating privacy laws and not acting in what We call 'Good Faith'. People acting in 'Good Faith' do not have to be concerned about Giving their first and last name because they Will not be liable for anything. You have been Acting in 'bad faith' and telling Me a lot of lies. You have confirmed that You do not have My consent to communicate with Ontario Works and I have shown You that Ontario Works does not have consent on file to communicate with You.

I'd like You to also confirm that all Ottawa Hydro staff NOW realize that You do not have My consent to discuss My account with anyone without first obtaining My consent. Is that clear enough for You? Please confirm.

I look forward to hearing from You,

King Sean, House von Dehn,

Hand of Stephen,

The Kingdom of Heaven Found a Sean

[Quoted text hidden]