



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

E-FILING -URGENT - Form 1 Application - 24-122310 - Sean von Dehn - Application for Order to Dismiss and Notice of Counterclaim

17 messages

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

Thu, Dec 11, 2025 at 12:10 PM

To: Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>, "Ottawa SCJ Courts (MAG)" <ottawa.scj.courts@ontario.ca>, Virtual Crown Ottawa <virtualcrownottawa@ontario.ca>, "Ottawa Criminal (MAG)" <ottawa.criminal@ontario.ca>, stephen.lichti@ppsc-sppc.gc.ca, Conan MacIntyre <cmacintyre@jhsottawa.ca>, John Wyatt <jwyatt@jhsottawa.ca>

Dear Registrar,

I received a phone call from the criminal desk at the Ottawa Courthouse advising Me to send My Form 1 Application for rights violations and to address the Registry fraud to 'ottawa.criminal@ontario.ca'.

Please also take Notice that I have included 'VirtualCrownOttawa@Ontario.ca' on this Notice because their office have been 'ghosting' My email requisitions for disclosure and to request a Motion to address the Registry fraud and malicious prosecution in violation of countless Charter rights.

I'd like to request for the motion to be heard virtually as appearing 'in person' has already caused the accused an egregious amount of undue economic harm and duress in violation of his rights.

I look forward to confirmation of the filing of this application as soon as possible.

An example of the 'incompetent' Courts of Jurisdiction the accused has thus far been subject to in violation of his right to a Court of competent jurisdiction. Here's [an example of an incompetent Court courtesy of Julie the Belligerent Bourgeois](#).

Thank You kindly, have a wonderful day,




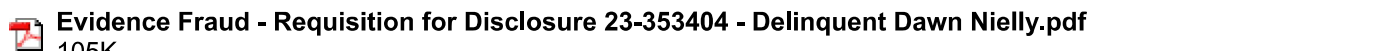

King Sean, House von Dehn,
Hand of Stephen,
The Kingdom of Heaven Found a Sean

7 attachments

URGENT Form 1 Application for Numerous, Egregious Rights Violations - 24-122310 - Sean von Dehn.pdf
345K



NOTICE OF DEFAULT JUDGMENT, NIHIL DICIT, RES JUDICATA - STEPHEN LICHTI FOR CROWN - REGISTRY FRAUD, MALICIOUS PROSECUTION, CRIMINAL BREACH OF TRUST, ABDICATION OF OATH ET CETERA.pdf
167K




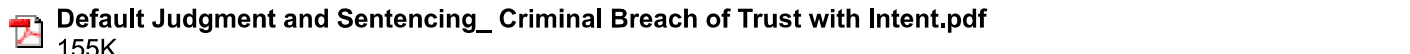
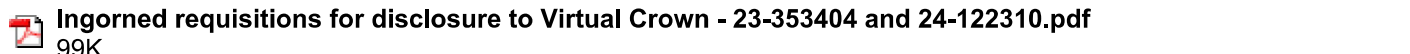
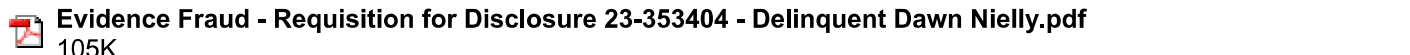

-  **Section 11d - Presumption of Innocence - Charterpedia and Invite a Sean to Court, December 3rd, 2025.pdf**
430K
-  **Default Judgment and Sentencing_ Criminal Breach of Trust with Intent.pdf**
155K
-  **Ingorned requisitions for disclosure to Virtual Crown - 23-353404 and 24-122310.pdf**
99K
-  **Evidence Fraud - Requisition for Disclosure 23-353404 - Delinquent Dawn Nielly.pdf**
105K
-  **Gmail - Notice of DEFAULT JUDGEMENT and Criminal and Civil Liability - REGISTRY FRAUD, Malicious Prosecution, Collusion, Gaslighting.pdf**
257K

King Sean, House von Dehn <gnosticwisdom37@gmail.com>
To: stephen.lichti@ontario.ca

Thu, Dec 11, 2025 at 12:12 PM

[Quoted text hidden]

7 attachments

-  **URGENT Form 1 Application for Numerous, Egregious Rights Violations - 24-122310 - Sean von Dehn.pdf**
345K
-  **NOTICE OF DEFAULT JUDGMENT, NIHIL DICIT, RES JUDICATA - STEPHEN LICHTI FOR CROWN - REGISTRY FRAUD, MALICIOUS PROSECUTION, CRIMINAL BREACH OF TRUST, ABDICATION OF OATH ET CETERA.pdf**
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257K

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

Fri, Dec 12, 2025 at 10:50 AM

To: Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>, "Ottawa SCJ Courts (MAG)" <ottawa.scj.courts@ontario.ca>, Virtual Crown Ottawa <virtualcrownottawa@ontario.ca>, "Ottawa Criminal (MAG)" <ottawa.criminal@ontario.ca>, stephen.lichti@ppsc-sppc.gc.ca, Conan MacIntyre <cmacintyre@jhsottawa.ca>, John Wyatt <jwyatt@jhsottawa.ca>, stephen.lichti@ontario.ca

Good morning, Registrar,

Just following up on this URGENT Motion to have My Form 1 Application for malicious prosecution heard by a Court of competent jurisdiction. I anxiously await Your reply.

Thank You kindly, have a Blessed morning,

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>

Tue, Dec 16, 2025 at 1:53 PM

To: Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>, "Ottawa SCJ Courts (MAG)"

<ottawa.scj.courts@ontario.ca>, Virtual Crown Ottawa <virtualcrownottawa@ontario.ca>, "Ottawa Criminal (MAG)"

<ottawa.criminal@ontario.ca>, Conan MacIntyre <cmacintyre@jhsottawa.ca>, John Wyatt <jwyatt@jhsottawa.ca>,

stephen.lichti@ontario.ca

Happy Tuesday Afternoon, every One!

I require a date for My Form 1 Application to Motion the Court to dismiss this Matter for fraud and malicious prosecution in violation of every right and principal integral to Justice in a free and just society as soon as possible.

It is My Wish that the Motion be heard on or before January 10th, 2026 and anytime after December 16th at which time the prosecutor assigned to this Matter (Stephen the Lawless Liar Lichti) Will be in Default for.... Geez, I'm not sure - would this be the *fourth* time now?

Should We consider as King of a Court of competent jurisdiction if Stephen the Lawless Liar Lichti should be sentenced to four times the typical penalty for aggravating the harm done by 400%? Should We also consider as King for four times the commercial penalty for aggravating the harm done to the accused in violation of his rights?

That seems reasonable and correct to Me. Can We schedule this hearing sometime soon if Stephen does not Wish to provide his legal and lawful excuse for his malicious prosecution and Registry fraud? The deadline to hear this Matter without further violating the rights of the accused and still be in compliance with the Rules of the Court and Case Law precedence, is tomorrow midnight.

If some One from the Crown's office does not provide a reply to this Matter before tomorrow midnight, I Will be as King for at least double the criminal penalties for malicious prosecution for Your continuous contempt and lack of professionalism as representatives of the Court in any capacity.

Please do keep in Mind that when the Rule of Law does finally catch up with You, the Judge hearing the Matter MUST (not may/maybe or might, but MUST) take into account the position of the individuals involved relative to the fraud and breach of Trust for 'aggravated circumstances'.

William Coyne Will be liable by default as the operations manager for this email address on behalf of Stephen the Lawless Liar Lichti whom William Coyne has advised Me is the One insisting that no reply is required.

You are hereby Notice for Breach of Trust and contempt for the Rules of Criminal Procedure. I am to receive a reply to My Form 1 Application within twenty four to forty-eight hours and to follow up if I have not received a reply within three days of filing.

Thank You kindly,

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: ottawaocjtrialcoordination@ontario.ca

Mon, Dec 29, 2025 at 12:17 PM

Good Monday Morning,

I am requesting a hearing date for My Form 1 Application in relation to Matter 24-122310. I require a date for the hearing preferably on Jan 11th, 2026 or within reasonable time as soon after that date as possible.

Please also note that in accordance with the Rules of Criminal Procedure, the Crown prosecutor whom I understand to be Stephen 'the Lawless Liar' Lichti has already defaulted on the Form 1 Application as Crown has only fifteen days to respond to My Form 1 Application or he defaults on his obligation to due process and a fair and impartial PUBLIC hearing in violation of the Charter rights of the accused.

Please also take Notice that I have called the trial coordinator's office as well, 613-239-1105 and the phone rings endlessly before eventually disconnecting. Not very professional for a Crown Court.

I TRUST the trial coordinator Will get back to Me in reasonable time and is also hereby on Notice of Civil and Criminal Liability for violating the rights of the accused in relation to this Matter with impunity and malicious intent.

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: ottawaocjtrialcoordination@ontario.ca

Fri, Jan 2, 2026 at 11:28 AM

Happy New Year, every One!!!

"Your email has been received. Due to the high volume, please **expect a response within 48 hours.**"

This **URGENT** e-filing of a Form 1 Application for malicious prosecution was initially filed on **DECEMBER 11TH, 2025**. After having received confirmation by phone that the Form 1 Application has been received and was filed correctly by Tony at the office for 'virtualcrownottawa@ontario.ca', Tony further advised that if I am not receiving a reply that I should contact the trial coordinator's office and provided Me with this email address for service of documents.

I forwarded My concerns and a copy of the Form 1 Application with proof of service of the e-filing with the Court to this email address on December 29th. I am sensitive to the fact that it is the Holy day season and hours of operation may have been reduced, but that is no excuse for gross negligence when One is reporting Registry fraud and malicious prosecution to the trial coordinator's office.

JUDICIAL NOTICE:

Please be advised that I am a very reasonable Man who does not hold grudges - 'holding a grudge is like drinking poison and hoping the other person Will die.'

I advocate to defend the inherent rights of all the world's People in Canada's Courts which is a Principle of Justice that should be *celebrated* by every Court in a constitutional democratic Monarchy. I have a Spiritual Trust on Record with MOJAG and have Sworn to Honour My Oath to the Crown to defend the inherent rights of Canada's People in any of Canada's 'Crown' Courts. I believe this to be a *Common public duty* of every One in a constitutional democratic Monarchy that 'is founded upon Principles that recognize the Supremacy of God and the Rule of Law'

I am not as King for any 'special' treatment. I am as King to receive the same service STANDARD that any One else should reasonably expect from these Courts according to the service standards and public mandate these Courts have as representatives of the Crown and His Majesty.

I don't believe that the Courts were instituted to launder the dirty deeds of corrupt State Actors by Acting as a cloak for fraud. I do not Wish to believe that three Superior Court Judges abdicated their Oath to conspire with My siblings to engage in Estate and Insurance fraud. As 'unreasonable and incorrect' as it may be for Me to believe that neither Justice Marc E. Smith, Justice Jaye Hooper OR the trial coordinator, Justice Sally A. Gomery bothered to check the Court of Record to find out if any One had been appointed by the Courts as Trustee over My father's Estate (Joachim Heinrich von Dehn), I *choose* to believe that was the case. Why? Because it is much more comforting to believe that three judges would be capable of making such an egregious mistake than it is to believe that they all knew My adversaries were engaged in fraud and colluding with them.

Sally A. Gomery Will know Me well because the City of Ottawa violated the Rules of Civil Procedure in 21-86803 to have a default judgment awarded against them removed from the Court Registry without a Motion or any Notice to Me (in violation of the Rules)

so that they could have a decision they had solicited from Sally A. Gomery (in violation of the Rules) to dismiss the Claim entered onto the Registry in its place. I filed an 'ex-parte' motion to have the Order vacated and to have Sally A. Gomery suspended from further adjudication related to 21-86803, and the Court responded to My request for a Motion, advising Me to serve it upon the City of Ottawa and file it with the Court. Unfortunately, the Ottawa Courthouse have been 'ghosting' all My communications ever since and refused to accept My Motion materials at the Courthouse when I tried to file them in the flesh (as the 'natural person' in Law).

I don't believe that Sally A. Gomery is a criminal, nor do I believe that MOJAG would have assigned Sally A. Gomery to Act as trial coordinator for 22-89835 if they believed she were corrupt or complicit in the City of Ottawa's previous fraud and contempt for the Rules of the Court. I am confident that Sally A. Gomery knew My brother and sister were engaged in fraud because I don't believe that she would 'plead ignorance' of what the Court knows as an impartial, judicial body corpus. The Court of Record does not have the capacity to lie, it only Shows that no One has been appointed to Act as Trustee for My father's Estate by any Court in the province of Ontario TO THIS DAY!!!

I believe that everything being done to Me now is being done to Me by the same corrupt CLERKS of the Court who were complicit in switching out documents on the Registry for the City of Ottawa. I don't believe that My 'non acceptance for fraud' in response to Marc E. Smith's decision was EVER forwarded to the trial coordinator, Sally A. Gomery because clerks at the Ottawa Courthouse have been interfering with My Court filings for YEARS!!!

I would simply like to know that this email has been read by Sally A. Gomery so that she can either right this wrongdoing or put all My belief in her Good nature, integrity and determination to Honour her Oath to the Court and Canada's People to rest, knowing that she is in fact a compromised criminal conspiring against Me and the rest of Canada's People.

I frankly believe that Canada has one of the best justice system in the world, providing officers of the Court Honour their Oath and don't breach the People's Trust.

I look forward to hearing from You in *reasonable* time? Today is day four, or 96 hours since this email was sent to this office. You say that due to 'high volume' I should expect to wait 48 hours. I've waited twice as long and therefor believe I am being treated unfairly (roughly half the service standard others should expect)?

Failing to respond is contempt and if the silence continues, I Will tell the world that Sally A. Gomery is a fraud and a cheat, using the Courts as a cloak for fraud because it is no longer 'reasonable' or 'correct' for Me to presume that some One from this office is not competent enough to ensure she receives this email.

I do not fault any Judge for being 'duped' by the fraudulent testimony of My adversaries in Law, but I do expect My adversaries to be subject to the same Criminal Code any

One else would be.

Thank You kindly for Your time, happy New Year. I cannot for Give those who are not as King for Giveness.

For all State Actors finding their mark on the world stage in Universal Pictures Greatest Present a Sean, goto:

www.vondehnvisuals.com
The Kingdom of God Podcast
Blessings,

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

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Receipt of Filing - E-FILING -URGENT - Form 1 Application - 24-122310 - Sean von Dehn - Application for Order to Dismiss and Notice of Counterclaim.pdf
166K

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

Sat, Jan 3, 2026 at 10:29 AM

To: JUS-G-OCJ-Criminal TC-Ottawa <Ottawa.ocj.criminal.trialcoordinator@ontario.ca>

Good Saturday morning,

Well, it looks like You are setting up MORE fraudulent email addresses to impersonate Crown and in this case, the 'trial coordinator's office' for the City of Ottawa? Apparently, the email address 'ottawaocjtrialcoordination@ontario.ca' is NOT the legitimate, official email address for the trial coordinator in Ottawa (see attached).

I am SO sick and tired of the LIES and the general professional discourtesy and incompetence of the clerks at the Ottawa Courthouse representing ALL jurisdictions! It appears You have staffed the entire Court with incompetent clowns or criminals. Is there any One working for this office who can demonstrate enough maturity and competence to return an email?

Sally A. Gomery is on Notice for abdication of Oath and conspiracy to use her position as an agent of the Court to collude against People as King for Justice.

The rest of the clowns responsible for receiving this email are on Notice for aggravated harm for their criminal contempt, incompetence and participation in this fraud. Taking 'no action' is an Act of negligence!

I look forward to hearing from any One mature enough to respond to an email.

These emails Will be published to Show Canada's People that the Courts are run by incompetent, criminal clowns.

Enjoy Your weak end - Judgment day is coming! Canada has the most corrupted judiciary on the planet - prove Me wrong!

[Quoted text hidden]

2 attachments

 **Receipt of Filing - E-FILING -URGENT - Form 1 Application - 24-122310 - Sean von Dehn - Application for Order to Dismiss and Notice of Counterclaim.pdf**
166K

 **Ontario-Court-of-Justice-Trial-Coordinator-Offices-Contact-Information.pdf**
119K

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

Fri, Jan 9, 2026 at 10:25 AM

To: JUS-G-OCJ-Criminal TC-Ottawa <Ottawa.ocj.criminal.trialcoordinator@ontario.ca>, ottawaocjtrialcoordination@ontario.ca, Virtual Crown Ottawa <virtualcrownottawa@ontario.ca>, "Ottawa Criminal (MAG)" <ottawa.criminal@ontario.ca>, "Ottawa SCJ Courts (MAG)" <ottawa.scj.courts@ontario.ca>, PPSC.ComplaintsandFeedback-PlaintesetRetroaction.SPPEC@ppsc-sppc.gc.ca, "Cloc-Reception (MAG)" <cloc.reception@ontario.ca>

Dear Trial Coordination Office, Trial Coordinator Office, Virtual Crown Office, Ottawa Criminal Office, Ottawa Clerks Office and the Ottawa Superior Court of Justice Office,

Good Fabulous Friday Morning,

Although I recognize that I'm clearly not Entitled to the same service standard that applies to any One else Writing these Courts, I do require a reply to My requisition for a hearing date to address the concerns listed in My Form 1 Application against Stephen the Lawless Liar Lichti who is allegedly Acting as representative for Crown.

Crown is supposed to be an 'impartial' body which wouldn't allow for any One in receipt of these emails to 'ghost' Me because Courts don't have the capacity to discriminate against Me with extreme prejudice, only an individual can decide to 'ghost' My emails and deny Me services I am Entitled to.

My right to due process has been egregiously violated at the very least which is a criminal breach of Trust.

Again, I am a VERY reasonable Man but I require some One with sufficient maturity and professionalism to respond to My email and either confirm or deny whether or not these emails have been received by the trial coordinator for 22-89835 (Sally A. Gomery) so We can settle the Order and address the fraudulent testimony and CAET My sister claims was issued to her by these Courts in fraud.

Would You like Me to provide copies of the claims that were proceeding against My deceased father, or can I Trust that You Will verify these facts with the Court of Record?

Jove Ponniah (Toronto Superior Court supervisor - or at least claimed to be) knows he has been allowing claims to proceed against an unrepresented dead Man at the Toronto Courthouse which is not only an egregious breach of My Trust, it is an unconscionable Act to speak ill of the dead - much less to steal their property by using the Courts as a cloak for the fraud.

I know You've been very busy reviewing all the documents on vondehnvisuals.com, here is today's top download for Your convenience. - <https://vondehnvisuals.files.wordpress.com/2022/11/the-kingdom-of-heaven-found-a-sean-and-johnson-et-al-cv-22-89835-plaintiff-claimant-and-moving-party-notice-of-default-judgment-res-judicata-contempt-of-court-1.pdf>

I just Wish to receive a reasonable and appropriate reply to My emails as any One else can expect to receive from these Courts.

Thank You kindly, I do hope to hear from You before the end of TODAY!!!

Special Notice to public prosecution complaints department. Am I required to provide You with anything more than the contempt I've experienced from the above email addresses related to My request for a hearing date for the Form 1 Application? If so, please advise because I don't think there is much more I can do to demonstrate the criminal contempt of the Ottawa Courthouse than provide You with this demonstrable example of their continuous contempt.

Please also take Notice this email is served upon the Crown Law reception office as Crown is liable for the contempt of the Court's clerks and their determination to discriminate against Me with such extreme prejudice and impunity.

Blessings,

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

[Quoted text hidden]

PPSC Complaints and Feedback / SPPC Plaintes et Rétroaction <PPSC.ComplaintsandFeedback-PlaintesetRetroaction.SPPC@ppsc-sppc.gc.ca>
To: "King Sean, House von Dehn" <gnosticwisdom37@gmail.com>

Fri, Jan 9, 2026 at
10:26 AM

Thank you for contacting the Public Prosecution Service of Canada. This is to confirm receipt of the message you recently sent.

Nous vous remercions d'avoir communiqué avec le Service des poursuites pénales du Canada. La présente confirme réception du message que vous nous avez fait parvenir récemment.

Public Feedback and Complaints

Public Prosecution Service of Canada

Ottawa, Ontario K1A 0H8

Rétroaction et plaintes du public

Service des poursuites pénales du Canada

Ottawa (Ontario) K1A 0H8

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

Fri, Jan 9, 2026 at 1:27 PM

To: JUS-G-OCJ-Criminal TC-Ottawa <Ottawa.ocj.criminal.trialcoordinator@ontario.ca>, ottawaocjtrialcoordination@ontario.ca, Virtual Crown Ottawa <virtualcrownottawa@ontario.ca>, "Ottawa Criminal (MAG)" <ottawa.criminal@ontario.ca>, "Ottawa SCJ Courts (MAG)" <ottawa.scj.courts@ontario.ca>, PPSC.ComplaintsandFeedback-PlaintesetRetroaction.SPPC@ppsc-sppc.gc.ca, "Cloc-Reception (MAG)" <cloc.reception@ontario.ca>



Good Fabulous Friday Afternoon!

Notice to Agent is Notice to Principal,

As the 'Trial Coordination Office', each of You in receipt of this email are Acting as Agent for Crown. Service on Crown is service on the representative Agents for Crown.

Now, I hope You Will appreciate that I did not start the Kingdom of Heaven Found a Sean 'He Art Exhibit-Sean' so that I could expose the corruption of State Actors in Canada and how they are betraying their People, the Idea was to Show Case the relevant State Actors on the world Stage for Canada that have a Duty and Obligation to ensure that the Kingdom of Heaven can find Found a Sean on earth - 'on Earth as it is in Heaven'. These are the State Actors responsible for ensuring the inherent, God Given rights of Canada's People are protected as guaranteed by the People's Charter in a constitutional democratic Monarchy.

It is My theory and thesis that if all State Actors were Acting in Honour, Canada would be the wealthiest and most desirable country in the world. I believe if State Actors were competent in their positions as Ministers with a genuine interest in serving the People, Canada could eliminate all debt to foreign, international banks in less than one fiscal year - a single, new budget that reflects a comprehensive understanding of Canada's Sovereign Power to create its own wealth as required to fulfill fiduciary obligations to their People.

The Honourable Justice, Sally A. Gomery earned her position in My 'He Art Exhibit-Sean' because she was the first Judge to communicate with the City of Ottawa's legal counsel in violation of Rule 1.09, and I protested the decision by filing an ex-parte Motion to have the decision vacated for fraud and to have the Justice removed (suspended) from further adjudication related to that Matter (21-86803). I don't doubt for one moment that Sally was Given Notice of My ex-parte Motion and the direction I received from the Court, instructing Me to serve the Motion on opposing counsel and file My materials with the Court. As stated previously, Gillian Kreling and the rest of the clerks at the Ottawa Courthouse have been ghosting Me ever since.

However, in claim 22-89835, Sally was assigned to the Claim as the trial coordinator against My siblings for their fraud in an Estate application for Joachim Heinrich von Dehn. Sally demonstrated that she does not take Matters personally and can be impartial, unbiased and Honour her duties and obligations to the Court. I don't 'fault' Sally for being wrongly influenced by the fraudulent testimony made to her by the City of Ottawa's legal counsel, Genevieve Langlais in My previous claim, as she clearly demonstrated that she does not hold a grudge. Sally A. Gomery denied a request to dismiss My claim, stating that *the Claimant Trustee believes his siblings are colluding against him to deprive him of his rightful share of Estate assets*. Sally Titles and Styles her decision correctly, properly identifying all the parties exactly as should be done to reflect a decision related to a Trust Claim which requires a Court of equity (check the 'information for Court use form' related to this Matter).

I believe that whomever is responsible for assigning Sally A. Gomery to Act as the trial coordinator for case file 22-89835 did not do so 'by coincidence' or 'in error'. I believe she was deliberately chosen to demonstrate that she is NOT corrupt and colluding with corrupt lawyers to use the Courts as a cloak for fraud.

But as far as I'm concerned, no One can be more liable than Sally A. Gomery for the incorrect decision obtained in fraud by Marc E. Smith because it is not reasonable or correct to presume that the Judge did not check the Court of Record to see if there is any Record of My sister's appointment. The Court as an impartial body cannot plead ignorance of what the Court as an impartial body knows - so Marc E. Smith's decision MUST be vacated for fraud or the entire case law database is corrupted.

I Wish to settle the Order and Honour the People who have a Role to Play on Canada's Stage, but State Actors Will have to Show Me they know how to Play their Part by Acting in Honour.

Please also be advised that the portrait is incomplete and I Wish to finish it in a Way that Will Honour Judge Gomery and the role she has to Play in [My Story](#) and the world Stage. But if I don't hear from Sally A. Gomery directly, I Will have to presume she is using the Courts as a cloak for fraud and to conspire against the Sovereignty of Canada's People in violation of her Oath and bond.

Please don't compel Me to add devil horns to the portrait, that is not the Character of Justice I Wish to paint.

Blessings,

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

[Quoted text hidden]

PPSC Complaints and Feedback / SPPC Plantes et Rétroaction <PPSC.ComplaintsandFeedback-PlantesetRetroaction.SPPC@ppsc-sppc.gc.ca>
To: "King Sean, House von Dehn" <gnosticwisdom37@gmail.com>

Fri, Jan 9, 2026 at
1:28 PM

[Quoted text hidden]

JUS-G-OCJ-Criminal TC-Ottawa <Ottawa.OCJ.Criminal.TrialCoordinator@ontario.ca>

Wed, Feb 4, 2026 at
10:03 PM

To: "gnosticwisdom37@gmail.com" <gnosticwisdom37@gmail.com>, "Virtual Crown Ottawa (MAG)" <Virtual.CrownOttawa@ontario.ca>, "Ottawa SCJ Courts (MAG)" <ottawa.scj.courts@ontario.ca>
Cc: "Ottawa Criminal (MAG)" <Ottawa.Criminal@ontario.ca>, "PPSC.ComplaintsandFeedback-PlantesetRetroaction.SPPC@ppsc-sppc.gc.ca" <PPSC.ComplaintsandFeedback-PlantesetRetroaction.SPPC@ppsc-sppc.gc.ca>, "Cloc-Reception (MAG)" <Cloc.Reception@ontario.ca>

Hi Mr. von Dehn,

We spoke today via the zoom call and I advised you that I would provide you a date in the OCJ relating to the Form 1 and material filed in December. I neglected to ask you how long you think it would take to argue your points. Do you think it would take more than a few hours? Do you have any additional material to file?

Please advise and I will get back to you with a date and courtroom.

Thank you

Sarah

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

Sent: Friday, January 9, 2026 1:27:00 PM (UTC-05:00) Eastern Time (US & Canada)

To: JUS-G-OCJ-Criminal TC-Ottawa <Ottawa.OCJ.Criminal.TrialCoordinator@ontario.ca>; Ottawa OCJ Trial Coordination <ottawaocjtrialcoordination@ontario.ca>; Virtual Crown Ottawa (MAG) <Virtual.CrownOttawa@ontario.ca>; Ottawa Criminal (MAG) <Ottawa.Criminal@ontario.ca>; Ottawa SCJ Courts (MAG) <ottawa.scj.courts@ontario.ca>; PPSC.ComplaintsandFeedback-PlaintesetRetroaction.SPPC@ppsc-sppc.gc.ca <PPSC.ComplaintsandFeedback-PlaintesetRetroaction.SPPC@ppsc-sppc.gc.ca>; Cloc-Reception (MAG) <Cloc.Reception@ontario.ca>

Subject: Re: E-FILING -URGENT - Form 1 Application - 24-122310 - Sean von Dehn - Application for Order to Dismiss and Notice of Counterclaim

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



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

To: JUS-G-OCJ-Criminal TC-Ottawa <Ottawa.OCJ.Criminal.TrialCoordinator@ontario.ca>

Wed, Feb 4, 2026 at 10:26 PM

Cc: "Virtual Crown Ottawa (MAG)" <Virtual.CrownOttawa@ontario.ca>, "Ottawa SCJ Courts (MAG)" <ottawa.scj.courts@ontario.ca>, "Ottawa Criminal (MAG)" <Ottawa.Criminal@ontario.ca>, "PPSC.ComplaintsandFeedback-PlaintesetRetroaction.SPPEC@ppsc-sppc.gc.ca" <PPSC.ComplaintsandFeedback-PlaintesetRetroaction.SPPEC@ppsc-sppc.gc.ca>, "Cloc-Reception (MAG)" <Cloc.Reception@ontario.ca>

Dear Sarah,

Take Notice of the individual You are addressing in Your email. There is no 'Mr. von Dehn'. 'Mr.' is a position of public office and that's not the name of the individual You are responding to in the emails. The emails You are responding to are Signed by the Author of this email, King Sean, House von Dehn.

I require for the charges to be dismissed for fraud immediately. [You conceded to the fraud on Record today](#). Prosecution had fifteen days to respond to the Form 1 Application, so My Motion to dismiss for fraud and Motion of Counterclaim are unopposed, Stephen the Lawless Liar Lichti (whom I was advised is the prosecutor assigned to this case and criminally and civilly liable for the fraud) is effectively in default for failing to respond [in compliance with the Rules of Criminal Procedure](#).

I require a Court of sufficient jurisdiction to dismiss the charges and hold Stephen the Lawless Liar Lichti criminally liable for his participation in malicious prosecution against a fraudulent, fabricated legal entity. Once again, I am entitled to a Court of competent jurisdiction and the Superior Courts of each of the provinces and territories are the default courts of competent jurisdiction. I am also as King for \$1,000,000.00 (one million dollars) in restitution for punitive damages for the unlawful arrest plus one ounce of gold for every hour unlawfully detained for which Stephen the Lawless Liar Lichti has agreed to be liable for by Way of his contempt and failure to respond to the Form 1 Application.

["The superior courts of each province have constant and concurrent jurisdiction to hear section 24\(1\) applications to ensure that there is always a court of competent jurisdiction \(Rahey, supra, at pages 603-604; R. v. Mills, \[1986\] 1 S.C.R. 863, at page 956; Weber v. Ontario Hydro, \[1995\] 2 S.C.R. 929, at page 962.](#)

I do not Wish to be before another incompetent Justice or Judge, I require a Court of competent jurisdiction and You are *obliged* to provide One when I am as King for it. You have violated My rights and that needs to be reported to a Superior Court because clerks of the provincial Court are conspiring together - that needs to stop. please.

I believe less than one hour should be sufficient because so far, no One has responded to Me. Does that answer Your questions?

It is also on Record that addressing Me as 'Mr.' or in ALL CAPS is subject to a \$100,000.00 offense as a Man may impose fines when appropriate if it serves

as a deterrent to prevent further breaches and doing so is a violation of a Trust Instrument on file with MOJAG.

I don't usually expect to receive emails from clerks of the court at ten o'clock in the evening, I appreciate You working overtime on this one for Me and Honouring Your Word. I Will be sure to update the International Public Record.

Blessings,

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

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PPSC Complaints and Feedback / SPPC Plaintes et R troaction <PPSC.ComplaintsandFeedback-PlaintesetR troaction.SPPC@ppsc-sppc.gc.ca> Wed, Feb 4, 2026 at 10:27 PM
To: "King Sean, House von Dehn" <gnosticwisdom37@gmail.com>

[Quoted text hidden]

King Sean, House von Dehn <gnosticwisdom37@gmail.com> Fri, Feb 6, 2026 at 9:54 AM
To: JUS-G-OCJ-Criminal TC-Ottawa <Ottawa.OCJ.Criminal.TrialCoordinator@ontario.ca>
Cc: "Virtual Crown Ottawa (MAG)" <Virtual.CrownOttawa@ontario.ca>, "Ottawa SCJ Courts (MAG)" <ottawa.scj.courts@ontario.ca>, "Ottawa Criminal (MAG)" <Ottawa.Criminal@ontario.ca>, "PPSC.ComplaintsandFeedback-PlaintesetR troaction.SPPC@ppsc-sppc.gc.ca" <PPSC.ComplaintsandFeedback-PlaintesetR troaction.SPPC@ppsc-sppc.gc.ca>, "Cloc-Reception (MAG)" <Cloc.Reception@ontario.ca>

Good morning, Sarah Hodgson,

How are We making out with that motion before a Court of competent Jurisdiction to hear My Form 1 Application?

I look forward to hearing from You. Preferably sooner than later, please. Thank You,

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

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PPSC Complaints and Feedback / SPPC Plaintes et R troaction <PPSC.ComplaintsandFeedback-PlaintesetR troaction.SPPC@ppsc-sppc.gc.ca> Fri, Feb 6, 2026 at 9:55 AM
To: "King Sean, House von Dehn" <gnosticwisdom37@gmail.com>

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King Sean, House von Dehn <gnosticwisdom37@gmail.com> Fri, Feb 6, 2026 at 11:24 AM
To: OttawaSCJ.TC.Office@ontario.ca

Dear Trial Coordinator for the Superior Court of Justice,

I require a Motion to address numerous rights violations perpetrated by the Ontario Provincial Courts and their criminal prosecutor, Stephen the Lawless Liar Lichti. I have advised Sarah Hodgson that the Ontario Courts of Justice are NOT courts of competent Jurisdiction.

Can some One please respond to My email requisition to address the Form 1 Application filed with the Court and for which several agents have confirmed receipt - Stephen Lichti is in default for failing to respond to the Form 1 Application in compliance with the Rules of Criminal Procedure and am as King for the charges to be dismissed and for Stephen the Lawless Liar Lichti to be criminally charged for his participation in constructive fraud.

Thank You, I look forward to hearing from You,

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

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