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**Response to: NOTICE OF DEFAULT JUDGMENT, NIHIL DICIT, RES JUDICATE:  
BREACH OF TRUST, BREACH OF PRIVACY, FRAUD, OBSTRUCTION OF JUSTICE**

12 messages

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**Privacy Dept.** <privacy@hydroottawa.com>  
To: "King Sean, House von Dehn" <gnosticwisdom37@gmail.com>

Wed, Mar 11, 2026 at 1:08 PM

Good afternoon,

We received your March 9th email regarding your request for a call recording and your concerns about MFIPPA compliance.

While Hydro Ottawa is committed to fulfilling its obligations under the *Municipal Freedom of Information and Protection of Privacy Act* (MFIPPA), we also have a legal duty as an employer under the *Occupational Health and Safety Act* and the *Ontario Human Rights Code* to ensure a safe and respectful environment for our staff.

Despite our letter dated January 30, 2026, your communications continue to target staff members personally and have been characterized by:

- Personal attacks and inflammatory language (labeling staff as "belligerent," "lawless," and "criminally negligent").
- Intimidatory tactics, including threats of legal action intended to harass staff members.
- Repetitive assertions that have already been addressed.

Effective immediately, the following communication protocol will be put in place:

1. All privacy-related questions must be directed solely to the Privacy Office at [privacy@hydroottawa.com](mailto:privacy@hydroottawa.com).
2. We will no longer respond to correspondence containing insults, personal accusations, or redundant arguments. Such records will be filed but not acknowledged.
3. All future information requests must be submitted using the attached Access to Information/Correction Form.

These measures are consistent with our Workplace Violence Prevention Policy (POL-Hr-002.05) and Section 20.1 of the MFIPPA regarding "frivolous or vexatious" requests.

You have the right to appeal this decision with the Information and Privacy Commissioner of Ontario within 30 days of receiving this notice.

Regards,

**PRIVACY OFFICE**

2711 Hunt Club Road,  
chemin Hunt Club  
PO Box 8700 / C.P. 8700  
Ottawa, Ontario K1G3S4

privacyottawa@hydroottawa.com



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On Sat, Mar 7, 2026 at 10:56 AM King Sean, House von Dehn <gnosticwisdom37@gmail.com> wrote:

Dear Privacy,

I'm as King specifically for a copy of the call to the belligerent and lawless 'Richard' who REFUSES to Give his name when requested, claims to be a MANAGER and is

not acting in compliance with the MFIPPA even after I read the Act to him. He is responsible for training staff to be contemptuous, lawless, belligerent and unaccountable for their violations of the MFIPPA which You are obliged to Act in compliance with.

George Raad also confirmed for Me that You did NOT notify him of the breach of privacy, which is another Act of breach of Trust and criminal negligence in violation of the MFIPPA.

Each offense is subject to a \$5000.00 fine and I am going to be as King for punitive damages because You are doing so to antagonize Me and with malicious intent to aggravate the claim against You.

There is nothing more rude and belligerent than a lawless manager violating the MFIPPA trusted with millions of People's personal information.

Have a nice day,

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

On Sat, Mar 7, 2026 at 10:37 AM King Sean, House von Dehn <[gnosticwisdom37@gmail.com](mailto:gnosticwisdom37@gmail.com)> wrote:

Your service agent RICHARD is on Notice for Aggravated Harassment and obstruction of Justice. I READ the MFIPPA and he STILL insists that Your agents are NOT required to provide their names for litigation!!! You are contemptuous clowns and You WILL accept liability for Your continuous obstruction of justice and contempt for the MFIPPA. Richard tells Me 'I advised You that our agents don't give their last name'. Yes, and I advised You that is a violation of the MFIPPA.

Where does Hydro Ottawa gain immunity from acting in compliance with the MFIPPA?

You are the most belligerent corporation and immature, contemptuous 'professionals' I have ever encountered. This is aggravated harassment and I Wish for some One from Your office to accept accountability for the criminal negligence of Your staff who have been grossly misinformed of their obligations to comply with the MFIPPA.

I can't STAND talking to You or Your agents, You are the most antagonistic, unprofessional clowns posing as customer service reps I have ever been compelled to deal with under duress because I don't have a choice about doing business with You or I would NOT.

You should all be ashamed of Your childish behaviour and contempt for the Rule of Law and the MFIPPA.

Re-educate Your staff and managers or I Will NOT be satisfied until all agents provide their first and last name upon request. You DO NOT get to create company 'policy' that does not comply with MFIPPA. You are instructing Your agents to engage in unlawful activity.

I look forward to hearing from You if there are any professionals who don't mind giving their first and last name. Michelle the Lawless Liar Lefebvre, maybe You can explain why the MFIPPA does not apply to agents Trusted with personal information at Hydro Ottawa?

Richard Will provide his last name or be liable to Me for no less than \$5000.00 in his personal, private capacity for obstruction and aggravated harassment (passive aggressive, Willful non compliance with the MFIPPA).

You are hereby served,

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

Thank You,

On Fri, Mar 6, 2026 at 9:45 AM King Sean, House von Dehn <[gnosticwisdom37@gmail.com](mailto:gnosticwisdom37@gmail.com)> wrote:

You did profit over forty million dollars last year by charging People more than it costs You to produce the hydro, right? So We know You have lots of extra money to play with because You've been exploiting the People who rely on You for service by charging forty million dollars more for it than it costs You to deliver the product. You call that capitalism, I call it exploitation and extortion.

Have a nice day,

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

On Fri, Mar 6, 2026 at 9:40 AM King Sean, House von Dehn <[gnosticwisdom37@gmail.com](mailto:gnosticwisdom37@gmail.com)> wrote:

Good morning, every One,

I did advise You that the disclosure You provided to Me included a call from a client by the name of George Raad. You include his name, phone number, email address, Hydro Ottawa account number, and his birthdate to verify the account. He did not Give You that information so that You could share it with Me in a disclosure request for violating My privacy rights - that is another egregious (criminal) breach of Trust.

The MFIPPA requires that when You breach the Trust of a client and share that information with third parties, You have a legal and lawful obligation to advise the

client of the breach. Did You advise George Raad that You accidentally shared his information with Me in the disclosure package? If not, You have been criminally negligent in Your legal obligation to Give Notice to the affected party.

I'll be following up with George Raad to advise him of the breach. Do You think he Will prefer to hear that from Me or You, and which do You think is more appropriate and professional?

You determined to continue to show Me how contemptuous and belligerent You can all be, or is there a manager scheduled to call Me sometime soon with an outstanding apology?

I'd like some confirmation that You have professionals working for Your organization, not just contemptuous liars posing as lawyers hoping to cover over Your criminal negligence and egregious breach of Trust.

I was asking to have a manager call Me to apologize and explain why You believe You have the right to discuss My account with any One without My knowledge or consent. That call or email still has not come. The only communication I have received from You for complaining about the criminal contempt of Your staff and management, was a threat to cut off My hydro for placing You on Notice for breaching My Trust with impunity.

Now, does any One have enough maturity to respond to this complaint effectively and appropriately, or are You all just going to double down on Your childish behaviour and contempt?

I look forward to hearing from any professionals that might be employed with Your business. So far, I have yet to find one.

If I don't hear back from You today, We Will presume You have no intent to advise George Raad that You breached his Trust and that You do not protest the \$100,000.00 I'm as King for in compensation for the emotional and psychological abuse and continuous lies told to Me by Your staff. If You feel that is excessive, then tell Me what You believe is reasonable to be as King of an organization so pretentious and entitled that they don't even feel they should apologize for their breach. Say 'hi' to Cathy Curry for Me!

Have a nice day,

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

On Wed, Mar 4, 2026 at 9:21 AM King Sean, House von Dehn <[gnosticwisdom37@gmail.com](mailto:gnosticwisdom37@gmail.com)> wrote:  
Good morning, every One!

The disclosure shows that I was as King several of Your agents to have a manager call Me back to explain the breach of My Trust and privacy. I was also as King to have a manager call Me back to explain why so many agents were lying to Me about the status of the credit on the account. Joanna tells Me TWICE in July of 2025 that the check is IN THE MAIL. No credit had even been issued from the account at that time, so there is no reasonable excuse for Joanna to be misinformed. She's looking at the account and telling Me the check is in the mail. A bold faced lie.

I was as King to have a manager call Me back because all of this is very amateurish and not very professional. But You double down on Your contempt by refusing to Give Me the first and last name of any of Your managers? So the only manager's name I have is William Mengi. So is William Mengi responsible for all of Your staff lying to clients, discussing the account with third parties in violation of their trust, and withholding the identity of Your corporate managers to avoid accountability to the Law?

Is William Mengi responsible for all of Your staff believing they have no duty or obligation to identify their Self when they engage in criminal Acts and breach the privacy of clients? Who is responsible for this 'belief' that You have the right to anonymity as agents providing a publicly mandated service?

And who is responsible for no One getting back to Me with not so much as an apology? I tell You on many calls that I am a 'very reasonable Man' but I don't like to be lied to continuously. That is aggravated harassment.

Now, do You Wish to apologize to Me to offset some of the harm and duress You've done to Me, or are You going to double down and present as if You are 'too Good' to apologize to Me for violating My privacy and Trust with such impunity?

If You Show Me that You can Show a little class and take accountability for the belligerence and contempt I experienced dealing with Your agents, You can absolve Your Self of criminal liability. But if You are not going to acknowledge that You have done Me wrong and that You have a duty and obligation to right Your wrongdoing...

Well, if I am compelled to drag You into Court to get a professional reply to My complaint, I Will be as King for no less than \$50,000.00 for the continuous lies. There are calls that show Your agents laughing about how annoyed I am with the continuous lies and stories You tell Me. This is how You expect professional agents to treat People?

Show Me that some One in Your company has an ounce of professionalism and integrity.

I look forward to hearing from You,

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

On Wed, Feb 25, 2026 at 10:50 AM King Sean, House von Dehn <[gnosticwisdom37@gmail.com](mailto:gnosticwisdom37@gmail.com)> wrote:

Good morning, every One!!!

Wow, when I said that Your 'general counsel' was not doing You any favours by redacting names and further obstruction justice, I had no idea just how incompetent You People are!!!

Did You know that Your 'disclosure package' included a call to another client of Hydro Ottawa by the name of George Raad? Does George Raad know You breached his privacy and shared that information with Me? I would strongly advise him of the breach as soon as possible or You Will incur further liability for criminal negligence, breach of Trust and privacy.

But Your redactions couldn't save all criminals war King for the City of Ottawa, could they? At least one redacted name You were trying to conceal and protect from liability was bound to slip between the cracks, right? Unfortunately for You, that name happened to be City Counsellor, Cathy the Colluding Curry!

Would any One be able to tell Me why Hydro Ottawa would be discussing client accounts with City counsellors? That is an egregious breach of Trust, do You do it often?

I look forward to hearing from You,

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

On Wed, Feb 18, 2026 at 2:05 PM King Sean, House von Dehn <[gnosticwisdom37@gmail.com](mailto:gnosticwisdom37@gmail.com)> wrote:

Good afternoon, Michelle DesRoches, Melanie Lefebvre, Jojo Maalouf, Cindy McKenna, Elvis Erharuyi, Theresa Sipper, Anonymous Privacy Person, and General Counsel,

This email is to advise each of You that Your 'general counsel' is failing You miserably. Each of You have access to the disclosure documents provided to Me by Your anonymous privacy person yesterday on Google Drive. I've downloaded copies of the disclosure for My Records.

I *still* have not had time to review the disclosure package provided in its entirety, though I hope to get through some or most of the audio files

today. That means *I have reviewed* the call logs and the redacted email threads. Because the anonymous person from the privacy office email is included in the list of individuals the disclosure is being shared with, it is natural for Me to presume that *all of You* had an opportunity to review the disclosure package the anonymous privacy person was preparing and provided 'general counsel' on what information should be provided and what inform a Sean should be redacted before it was sent to Me.

It is not reasonable or correct for Me to presume that the anonymous person from Your privacy office was working alone and did not have the disclosure they were planning to share with Me reviewed by Your legal team *first* (which I presume to be 'General Counsel'). It is not reasonable or correct for Me to presume that an anonymous privacy person arbitrarily decided to redact the names of all the agents working for Your corporation engaged in criminal breach of Trust. It is NOT criminal malfeasance or negligence because Your agents clearly indicate in their call logs that they do not have My consent to discuss the account with Ontario Works, claim to have a consent form on file, and *after You have been placed on Notice for violating the privacy rights of the Beneficiary for communicating with third parties without My express Writ of consent, rather than apologize for the egregious breach of Trust, You instead attempt to obtain a consent form from Ontario Works* to cover over Your agents crimes?! You did not even attempt to obtain consent to discuss the account with third parties such as Ontario Works until AFTER You had been placed on Notice for communicating with third parties without My consent. As You were advised in Your own disclosure of facts by Ontario Works, even if You had consent on file the individual has the right to revoke that consent anytime. Why would I Trust any One working for Your organization with My personal, private information if they are not Trustworthy enough to provide their last name?

Your agents were advised on several calls that when You are breaching My Trust and privacy with impunity and I advise You of such and request an individual's name for the purpose of liability, they are compelled to Give Me their name OR the name of a manager or supervisor who Will accept liability for their criminal conduct on behalf of the corporation. Corporations don't breach the Trust and privacy of individuals, only incompetent, untrustworthy agents Trusted with personal information can do that, so that is where the liability lies.

Officially, You People are the only names I have that I can Trust to be True from Ottawa Hydro, so You Will all be jointly and severally liable for the continuous, criminal contempt of Your agents in Your personal, private capacity. If You are a lawyer, it Will come out of Your performance bond for defending the criminal acts of Your client.

Right now, You ARE effectively in default in any Common Law Jurisdiction. You were Given Notice of Civil and Criminal Liability on at least four occasions according to Your own call logs alone. The only reply I have received from Your legal department was a letter of threat suggesting My conduct is 'inappropriate and abusive' on the 30th of January? After You've been lying to Me about a consent form on file and the credit status of the account for over seven months?! You said Renee from Ontario Works told You not to send the payment on January 9th **but no such person exists** and if they do, **Your privacy department chose to omit those correspondences which is obstruction of justice and also technically fraud by way of omission.**

You lied. It had NOTHING to do with Ontario Works refusing to release the payment, You were looking for any excuse at all to not send the check and only God knows why! I don't believe there was any contact at all before what You provided to Me in Your disclosure. It was all just lies and stalling tactics so You wouldn't have to issue the credit.

So where am I going with this?

I'm told that the tone of My emails intimidate People. Your only reply to My complaint related to all of this criminal conduct and the continuous lies that were told to Me about the status of a check, was a letter **threatening Me** for 'inappropriate conduct'? That is antagonistic, narcissistic, sociopathic, abusive behaviour - especially in light of what Your agents have done to Me! That was served upon Me **weeks after You had been placed on Notice for agents of Your organization discussing My account with third parties without My knowledge or consent and contrary to My best interests.**

You failed to provide any internal records to show that any of the 'requests' to escalate were actually made. It looks like there are a number of notes on file but nothing was done. No manager ever contacted Me to apologize for the breach, assure My privacy Will be respected and happily Give Me their first and last name to help restore My Trust. Not one agent was willing to Give their first and last name! That is disgraceful! Working for Your company is so seedy and shady that agents are ashamed for People to know who they are - that was that says to the public, just so You know. It's shady and dishonourable AT BEST! Criminal obstruction when agents have been lying to stall and antagonize an individual with intent.

The fact is, the lot of You attempting to continuously conceal identities tells Me that You know Your actions are both serious, criminal in nature, and so You are all desperately attempting to avoid personal liability. You are insured for privacy breaches if You are Acting in Good faith, but when You redact the names of the criminal agents, You are complicit, obstructing and

insurance policies don't generally cover criminal acts, so You Will each be liable in Your personal, private capacity.

See, 'general counsel' Will immediately know that this is an egregious breach of Trust and a disgrace for Your organization. If I were the manager of Ottawa Hydro, this is how My reply to the *first* Notice of Civil and Criminal Liability might have read:

Dear Sir,

Thank You for bringing this Matter to Our attention, I am deeply regretful to hear of Your experience. I apologize for the terrible misunderstanding and breach of Trust. I have spoken with the agent and placed a Note on Your file so that agents know they do not have Your consent to discuss the account with any third parties without Your express Writ of consent.

I also took the liberty of forwarding Your concerns to Our legal department and You are correct - when Trusted with such sensitive information, agents are required to provide their first and last name upon request, or the first and last name of their immediate manager or supervisor. We have updated Our company policies, are currently retraining Our staff and thank You for the input.

I Wish to apologize for any undue duress this situation may have caused You and promise We Will be working hard to serve You better in the future.

Sincerely, competent manager for Hydro Ottawa

Or something of that nature. I certainly wouldn't be sending an email threatening to cut of My utilities because You believe My Words on a call were *inappropriate*? If that isn't the most narcissistic sociopathic reply to a Notice of Liability for Breach of Trust and Privacy, I don't know what better example there could be in the legal profession.

When You hold a monopoly on an essential resource and threaten individuals with the loss of that service for complaining about Your criminal breach of his Trust, it might also be property called exploitation of an essential resource.

Do You all Wish to be jointly and severally liable, or do You Wish to have a little more time to provide Me with a more appropriate reply? Because if Michelle the Lawless Liar Lefebvre's letter is Your official reply, You have not made any meaningful reply to My complaint about Your criminal breach of Trust and privacy, which is tacitly conceding You are guilty as charged (and the letter also serves as proof of service of the Notice of Liability and I can

request to have You noted in default for Your belligerence and contempt for due process).

This email Will be published later today on [www.vondehnvisuals.com](http://www.vondehnvisuals.com). I keep meticulous records of all Notices served upon You and publish them to the International Public Record so that State Actors can read the Script God intended for them to Play in Universal Pictures Greatest Present a Sean.

Do You all Wish to be jointly and severally liable for criminal breach of trust, privacy, fraud and obstruction of justice? Redacting the names of criminals working for Your organization is to aid and abet their crimes when You should be holding those People accountable. You Will be accountable in their stead. Cool?

If I don't hear from You before five o'clock today, I Will presume You jointly and severally accept full civil and criminal liability for all the agents of Your corporation covering over the contempt and criminal conduct of Your agents.

Failure to respond to this Notice Will be perceived as tacitly conceding that You are criminally negligent for all charges against You and each of You should be Noted in Default without protest in Your personal, private capacity.

Look forward to hearing from You, enjoy the afternoon!

Blessings,

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

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 **Access to Information\_Correction Request Form (1).pdf**  
148K

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**King Sean, House von Dehn** <gnosticwisdom37@gmail.com>  
To: "Privacy Dept." <privacy@hydroottawa.com>

Wed, Mar 11, 2026 at 1:30 PM

I Will be appealing this decision with the privacy commission, anonymous privacy person. Not ONE individual for Hydro Ottawa has provided their name for the purpose of liability and a Notice of Liability is not inappropriate conduct or designed to 'intimidate'

staff - THAT is inflammatory language, professional gaslighting and further obstruction of justice.

You have violated My privacy rights and openly discussed My account with Cathy Curry and Ontario Works agents without My knowledge and against My expressed wishes. In Your disclosure package to Me which was requested for the purpose of litigation, You redacted all of the names of public employees and Your own staff who were shown to be criminally negligent and Acting in violation of the MFIPPA with impunity.

I expressed to Your manager on My last call that I'm furious that no One at Hydro Ottawa Will give their first and last name OR the first and last name of their immediate manager for the purpose of litigation. As agents providing a public service, You are only entitled under the Act to 'sensitive' private information like a home address or telephone number. The first and last name of an employee is not protected under any privacy Act and litigation is not a threat, it is the first due process of Law and how Honourable individuals Give dishonourable and contemptuous corporations and their agents opportunity to apologize for the criminal malfeasance and contempt for My privacy rights that have been demonstrated by Your agents who do not Wish to Give Me their name but insist they are not violating any laws. Any One Acting in Good Faith would not be afraid to provide their name. William Mengi is a great example.

You breached My privacy AND shared the personal, private information of another client with Me in Your disclosure package to Me without HIS knowledge and consent and You believe THIS his how You apologize and make right? Your agents deliberately lied to Me repeatedly about the status of a check, then violated My privacy rights and My express Wishes to request consent to communicate with entities I had expressly asked You NOT to communicate with.

Any legitimate privacy commissioner is going to know this is obstruction, further gaslighting and demonstrated criminal negligence and bad faith.

People conducting their Self in Honour provide their first and last name for the Record. Not ONE of Your agents is Willing to do that which is positively SHAMEFUL.

This is aggravated harassment and passive aggressive abuse. You violated My rights and privacy and are now attacking Me for complaining about it?

You have some nerve, anonymous privacy person. An Honourable individual authoring this email would include their name. The fact that You WILL NOT shows You know Your email to Me is inappropriate and You do not Wish to be personally liable for authoring it.

Let Me know if anything Your organization has done to Me was inaccurately articulated in this email before I contact the commissioner.

Blessings,

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

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**King Sean, House von Dehn** <gnosticwisdom37@gmail.com>  
To: "Privacy Dept." <privacy@hydroottawa.com>

Wed, Mar 11, 2026 at 1:38 PM

If fees were required to process My request for disclosure of all communications with Your agents, I wouldn't already have a month worth of phone recordings that were provided upon request, would I? I verbally requested for You to update any Recordings of phone conversations with agents since You provided the last disclosure. I am compelled to contact Your agents because You are ghosting Me and failing to explain to Me why You believe You had the right to violate My privacy and discuss the account with Cathy Curry. Grow up and come to the table like accountable adults. I don't think the privacy commissioner is going to support Your belief that You can discuss My account with City counsellors without My knowledge and consent, then harass Me for complaining about it? You have some nerve and deplorable client services. Is this how You treat every One? Is this the contempt You have for everyone's privacy?

[Quoted text hidden]

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**King Sean, House von Dehn** <gnosticwisdom37@gmail.com>  
To: "Privacy Dept." <privacy@hydroottawa.com>

Wed, Mar 11, 2026 at 1:40 PM

Calling People belligerent and lawless when they act with lawless belligerence is not inappropriate conduct.

[Quoted text hidden]

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**King Sean, House von Dehn** <gnosticwisdom37@gmail.com>  
To: "Privacy Dept." <privacy@hydroottawa.com>

Wed, Mar 11, 2026 at 1:42 PM

Repeatedly refusing to provide a legal and lawful or reasonable explanation for Your gross contempt for the MFIPPA and abuse of My privacy rights is aggravated harassment and passive aggressive, contemptuous conduct. I rent on My belief that any agent who violates My privacy rights or lies to Me about My account is required to Give Me their first and last name for the purpose of personal accountability OR the name of their manager who can accept liability in their stead.

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**King Sean, House von Dehn** <gnosticwisdom37@gmail.com>  
To: "Privacy Dept." <privacy@hydroottawa.com>

Wed, Mar 11, 2026 at 1:43 PM

\*rest on My belief...

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**King Sean, House von Dehn** <gnosticwisdom37@gmail.com>  
To: "Privacy Dept." <privacy@hydroottawa.com>

Wed, Mar 11, 2026 at 2:03 PM

It's okay. After sending this email thread to the privacy commissioner, I Will take this up with the City of Ottawa because they were the ones You were communicating with in violation of the MFIPPA and in Canada, all People involved in a crime are jointly and severally liable. You know You violated My privacy rights and not only are You attempting to dodge accountability, You are redacting names of the guilty parties which is obstruction of justice and aiding and abetting the criminal conduct of Your staff. The

fact that the managers and supervisors have trained all Your staff to not provide any first and last names of any One working for Your organization makes it seem as though the intent to violate privacy rights with impunity is intentional, or that You know You are engaged in dubious conduct. Honourable organizations don't try to keep every One working for them anonymous. A manager acting in Good faith would have no reason not to provide his last name upon request.

If this is the kind of contempt and belligerence I can expect from both Your agents and management, I Will take up My claim with the City of Ottawa and counsellor Cathy Curry can explain her Self.

[Quoted text hidden]

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**King Sean, House von Dehn** <gnosticwisdom37@gmail.com>  
To: tara.billings@ottawa.ca

Wed, Mar 11, 2026 at 2:13 PM

Hi Tara,

I spoke with You last Friday, I believe. I was asking how to make a complaint to the City of Ottawa regarding Cathy Curry discussing details concerning My Hydro Ottawa account without My knowledge and consent - and with the intent to stop a credit for overpayments to the account being paid out to Me.

There is also litigation related to this Matter before the SBT, and I Will be forwarding this email thread to the privacy commissioner to appeal the decision as suggested in Hydro Ottawa's letter of reply to Me above.

I also mentioned that I was going to use the online portal with the City to make My complaint but every complaint I have made with the exception of one has been ignored and closed without any investigation.

Sorry for taking so long to get this email off to You, but I figured forwarding the thread from Hydro Ottawa was timely and appropriate so You can witness their contempt first hand.

Have a wonderful week!

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

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**King Sean, House von Dehn** <gnosticwisdom37@gmail.com>  
To: "Privacy Dept." <privacy@hydroottawa.com>

Thu, Mar 12, 2026 at 9:40 AM

**Step 1: Resolve your privacy issue with the organization**

- Before you can file a complaint about a business, you should first try to [resolve your privacy issue with the business](#).
- If your concern is about a federal government institution, we **strongly** suggest that you try to [resolve the privacy issue with that institution](#) before submitting a complaint.
- When you contact the organization, ask to speak to their privacy officer or the person responsible for privacy concerns.
- Be sure to keep copies of correspondence and other documents.

I am trying to resolve this with You but You only Wish to respond to Me with contempt and belligerence. What I'm as King for is not unreasonable. I'm as King of You to concede that ***You were wrong*** and ***You do not have the right to discuss My account with anyone without My knowledge and consent***.

You did that anyway not only in violation of the MFIPPA, but also directly violating My expressed Wishes. I placed You on Notice of Civil and Criminal liability because You violated My rights and the MFIPPA, so You are liable for violating My rights and the MFIPPA - it's not personal, that's just how these things work when You don't advise agents working for Your company that when Trusted with personal, private information, it should stay personal and private - I didn't Wish for that information to be shared with City counsel and random People at Ontario Works.

I am as King for You to retrain Your staff so that they know they are required by law to Give their name when requested for the purpose of litigation OR the first and last name of their immediate supervisor. Every single one of Your agents is criminally negligent and demonstrated contempt for the MFIPPA, so I'm as King of You to educate and train them properly.

Your last reply is passive aggressive abuse. There is nothing inappropriate about the word belligerent when You are demonstrating contempt and belligerence for My rights and the MFIPPA which governs Your duties and responsibilities.

Furthermore, You disclosed to Me the personal, private information of another customer in Your disclosure package to Me. That is reckless abuse of that individual's information and You haven't even contacted the individual to let him know which is also a REQUIREMENT of the MFIPPA. You have not notified the affected party of the breach or taken any efforts to contain it. It's like You have no Idea that Your business is governed by the MFIPPA, but I Imagine that's because You are owned by the City of Ottawa who has nothing but contempt for the Rule of Law and Ottawa's People.

I am as King for an apology from every One who lied to Me, a Promise that You Will never breach My Trust or privacy again, and to also promise to retrain Your staff to be courteous, responsible and familiar with the MFIPPA which governs their duties and obligations to respect My privacy and every One else You do business with.

You are the most unprofessional corporation I have had the misfortune of being compelled to rely on under duress as there is no other choice which makes this business contract exploitive and abusive.

If You do not respond to Me with some courtesy and regret for Your criminal negligence and trespasses against Me and tell Me who is responsible for the last inappropriate email, I Will perceive any other emails sent to Me that DO NOT take accountability to have been sent with intent to criminally harass and antagonize Me.

You don't generally aggravate the harm done to People by breaching more privacy rights and showing how careless and belligerent You can be with other People, too? I'm sure George Raad is thrilled You shared his phone call with Me.

I'm tired of Your gaslighting and continuous CRIMINAL contempt for the MFIPPA and My rights.

You send any more inappropriate emails and I Will report You to police for aggravated harassment. Get Me those two most recent recordings asap.

Have a nice day,

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

[Quoted text hidden]

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**King Sean, House von Dehn** <gnosticwisdom37@gmail.com>  
To: "Privacy Dept." <privacy@hydroottawa.com>

Thu, Mar 12, 2026 at 9:52 AM

Please also be advised that this **email Will be published** later today to advise the public of the contempt Ottawa Hydro has for the privacy rights of Ottawa's People and the contempt and belligerence demonstrated by the privacy department when One complains about Your criminal negligence.

Your contempt for Your clients and obligation to Act in compliance with the MFIPPA is infuriating and aggravating this complaint against Your company, especially when no One appears to Wish to take responsibility or accountability for Your criminal trespasses.

Have a nice day, anonymous privacy person.

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

[Quoted text hidden]

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**Bruce, Lila** <Lila.Bruce@ottawa.ca>  
To: "gnosticwisdom37@gmail.com" <gnosticwisdom37@gmail.com>  
Cc: "Billings, Tara" <tara.billings@ottawa.ca>

Thu, Mar 12, 2026 at 2:55 PM

Good afternoon,

I was forwarded your message from my Employee Tara,

Before knowing the circumstances surrounding your complaint we were hopeful that we could provide you with some resolution. Unfortunately this is not related to a City service, and so we are unsure how to follow up or direct you. Not to make light but if it was in regard to a city infrastructure, for example pot holes, or drainage we would know how to direct you.

This is out of our realm of expertise and can not provide any guidance.

Kind regards,

*Lila Bruce*

**Supervisor, Permits & Data Service**  
**Infrastructure & Water Services Department**  
**Water Linear & Customer Services**  
**Linear Maintenance & Support Services Branch**  
**City Of Ottawa**  
**613-580-2424 ext.22243**

---

**From:** Billings, Tara <[tara.billings@ottawa.ca](mailto:tara.billings@ottawa.ca)>  
**Sent:** Wednesday, March 11, 2026 2:59 PM  
**To:** Bruce, Lila <[Lila.Bruce@ottawa.ca](mailto:Lila.Bruce@ottawa.ca)>  
**Subject:** FW: Response to: NOTICE OF DEFAULT JUDGMENT, NIHIL DICIT, RES JUDICATE: BREACH OF TRUST, BREACH OF PRIVACY, FRAUD, OBSTRUCTION OF JUSTICE

Lila,

Could you please see that this gets in the right hands.

Thank you  
Tara

Classified as City of Ottawa - Internal / Ville d'Ottawa - classé interne

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**From:** King Sean, House von Dehn <[gnosticwisdom37@gmail.com](mailto:gnosticwisdom37@gmail.com)>  
**Sent:** March 11, 2026 2:13 PM  
**To:** Billings, Tara <[tara.billings@ottawa.ca](mailto:tara.billings@ottawa.ca)>  
**Subject:** Fwd: Response to: NOTICE OF DEFAULT JUDGMENT, NIHIL DICIT, RES JUDICATE: BREACH OF TRUST, BREACH OF PRIVACY, FRAUD, OBSTRUCTION OF JUSTICE

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## PRIVACY OFFICE

2711 Hunt Club Road,  
chemin Hunt Club  
PO Box 8700 / C.P.  
8700  
Ottawa, Ontario  
K1G3S4

[privacyottawa@hydroottawa.com](mailto:privacyottawa@hydroottawa.com)

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Classified as City of Ottawa - Internal / Ville d'Ottawa - classé interne

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

Fri, Mar 13, 2026 at 9:21 AM

To: "Bruce, Lila" <Lila.Bruce@ottawa.ca>

Cc: "Billings, Tara" <tara.billings@ottawa.ca>

Good morning, Tara and Lila,

Yes, I understand this has nothing to do with water services. I can confirm that some One did get back to Me related to the water pressure. After that complaint was concluded, I was as King of Tara who I can call to complain about City of Ottawa staff and counsellors violating privacy laws and discussing Hydro Ottawa accounts without the knowledge or consent of the client. Cathy Curry was the counsellor involved and I usually use the City of Ottawa online complaints, but the last complaints were shut down without any investigation or notice to Me.

Also, Hydro Ottawa is owned by the City of Ottawa, so the City of Ottawa is liable for corporations they manage that don't respect the privacy laws and rights of clients (so technically, utilities ARE a City of Ottawa service). I also don't have a choice about contracting with them because they are an essential resource, so I am compelled to contract with belligerent, lawless criminals who work for the City of Ottawa under duress and without recourse.

Originally, I was told to complaint to Stephanie Jones? I left a message on her answering machine and she is ghosting Me in typical city of Ottawa fashion.

Read the email thread from Hydro Ottawa Yourself - just to see the degree of incompetence and belligerence I'm dealing with. Are there any professionals at the City of Ottawa that can put their contempt to a stop?

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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