



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

Attention Patricia Carson - Adjudicator for the LTB - Notice of Criminal Liability: Fraud, Defamation, Copyright Violation

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

Wed, Mar 18, 2026 at 1:30 PM

To: "LTB (MMAH)" <LTB@ontario.ca>, ea-ltb@ontario.ca, TO-TDO.Feedback@ontario.ca

Bcc: Ayan Abdillahi <ayan_abdillahi@hotmail.com>, ayanabdillahi@hotmail.com

Good afternoon,

I just got off the phone with a completely useless agent at the LTB who said to Me that she has no Idea why the above Notice served upon Patricia Carson (this Notice) was added to LTB file LTB-T-025326-23 as 'evidence'.

Patricia the Colluding criminal Carson unlawfully removed the Tenant Applicant's choice of counsel, a Friend and fellow tenant in compliance with the LTB Rules. As stated above, Trish Carson chose to engage in copyright violation by misquoting My publication 'omitting' the fact that James William Campbell was aiding and abetting the theft of public money, gross contempt for the RTA and the landlord's obligation to provide rent receipts upon request, countless unlawful notices not served in compliance with the RTA and in this claim, the LTB is enabling gross contempt of the tenant's right to a routine maintenance request to be fulfilled in reasonable time, aggravating an already serious medical condition. Allowing harm to continue is aiding and abetting the harm, aggravating the tenant's claim. Allowing this degree of contempt to continue, allowing claims to continue for more than three years before a tribunal for a routine maintenance request is a JOKE! And not a funny one, it speaks directly to the incompetence of this Board and its members.

You appear to have no morals or ethics and I don't care if You follow Rules that are void of compassion, reason and conscience because the Rule of Law does not allow You to use bureaucracy as an excuse for aggravating harm and postponing an applicant's remedy.

I Wish to know what the POINT was to adding the Notice of Default Judgment to the Claim because Common Law Principles suggest that You are conceding on Record that You are guilty as charged and should be criminally prosecuted.

Please confirm, thank You. This request is made on behalf of Ayan Abdillahi who has waited more than three years for the landlord to address a broken central air unit and continues to use the same excuse they made when she first filed the complaint - 'We are not for profit and have to do our due diligence to make sure we are getting the most reasonable quote'. It takes three years for a quote for a repair that is to be repaired in less than a week according to RTA and Ottawa property standards and You are NOT aiding and abetting the landlord's negligence?

Incompetence or Willful collusion are the only reasonable explanations. No One can be this incompetent except by design.

Blessings,

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

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