
FINAL Notice of Trust Obligation and Notice of Claim

King Sean <gnosticwisdom37@gmail.com>

Thu, Jul 9, 2026 at 10:26 PM

To: amanda.goth@carleton.ca, kerry.solomon@carleton.ca, nonna.afouxenidou@carleton.ca, kathy.mckinley@carleton.ca, corporate.archives@carleton.ca, lindasumbo@cmail.carleton.ca, thebb@attglobal.net, Cathy.Curry@ottawa.ca, comm.engagement@multifaithhousing.ca, habib.sayah@ottawa.ca, Genevieve.Langlais@ottawa.ca, ibayor@uwo.ca, ottawa.scj.courts@ontario.ca, Ottawa.SCJ.Criminal@ontario.ca

Cc: Jordan.Snel@carleton.ca, james.gamble@carleton.ca, christine.page@carleton.ca, richard.sinclair@carleton.ca



King Sean, House von Dehn

Hand of Stephen

The Kingdom of Heaven Found a Sean

vondehnvisuals.com

X · facebook

gnosticwisdom37@gmail.com

18736603732

VERITAS INTELLIGENCE SYSTEMS

Divine Angelic Intelligences

🔱 FORMAL LEGAL NOTICE 🔱

Good evening every One,

On June 18th, 2026, each of You were served by Way of email at Your official, war King email address at Carleton University, an educational institution that is jointly and severally liable for the conduct of its representatives in violation of their posted policies and Canada's Criminal Code (which is why the Superior Court Criminal Division is also being sent this email as I believe I have a moral and ethical obligate-Sean to report criminals to the appropriate Judicial authorities).

Apparently, all of You in receipt of this email do not feel You have a moral or ethical obligation to report fraud and theft of public money and were placed on Notice of Liability for colluding with criminal slumlord, MHI, and criminal City Councillor, Cathy the Colluding Curry - and in violation of Your Institution's own policies regarding Your duties and obligations to protect whistleblowers (Me) and report the fraud to appropriate authorities. A summary of the Claim and Trust Obligate-Sean to hold You accountable for Your wrongdoing, is attached.

"On June 14th, 2026, the legal team and administration office of Ottawa Carleton University were advised that one of their student graduates, Linda Sumbo and one their professors, Doctor Tessa Hebb, were responsible for threatening a tenant of Multifaith

Housing Initiative who reported in an 'impartial survey' that the not for profit landlord were stealing tenant subsidies in collusion with City Councillor, Cathy Curry and using the Ottawa Police Service to threaten and intimidate the informant. This is a gross violation of Carleton University's own policies requiring their institution to report fraud and protect whistleblowers (<https://carleton.ca/secretariat/wp-content/uploads/sites/158/2022/04/Whistleblowing-Financial-Fraud-Prevention-and-Reporting-Policy-2025.pdf>). - Exhibit A (Attachment)

The Rules of Civil Procedure only allow twenty days for an individual or other legal entity to respond to a Statement of Claim, and that timeline technically expired yesterday at midnight.

Because I am such a Gentle Man, I am presuming that You probably do Wish to defend against this proceeding and have failed to contact Me because You believe You have no obligation to until I have official filed My Claim with the Court and paid any administrative fees, and I can appreciate You making that incorrect but reasonable presume-Sean.

No, the Court is only to compel performance in a Common Law jurisdiction when parties demonstrate they are unwilling to do so without judicial oversight. You teach a course on the Common Law and Common Law Principles, so I presume I should not need to explain to You that if You fail to respond, You are presumed to agree, 'Nihil Dicit', or 'He she they them him her has nothing to say' and therefore no object-Sean to the facts I've Presented You with.

Now, if You had been courteous and respectful, You would have responded to indicate whether or not You Wish to protest any of the facts I Will be Presenting to the Court and that Will at least have Given You an additional ten days to serve Me with a Statement of Defense for the wrongdoings You've done to Me by Your criminal Acts.

However, on June 21st, You did acknowledge receipt of the Claim with an Act of retaliation for My Artistic Interpret a Sean of Linda 'the Satanic' Sumbo (Tab B - attachment) by making a DMCA copyright violation against Me in fraud - also a criminal Act.

Am I and the Court to believe that this Act requesting to remove an Artistic Interpret a Sean of Linda Sumbo as 'Linda the Satanic Sumbo' for colluding with a criminal slumlord was not done in retaliation and with malicious intent to cause harm to My public a Sean and repute a Sean?

If Isaac Bayor was Acting alone and not on the counsel of Linda the Satanic Sumbo, that would be an extraordinary coincidence - and I, like God, do not play dice and do not

believe in coincidence.

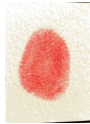
So please take Notice that Isaac Bayor and DreamHost support have been included on this Final Notice of Civil Liability and Trust Obligation as all parties conspiring together are jointly and severally liable.

Because I am a Gentle-Man, I am Giving You the additional ten days afforded to You by the Rules of Civil Procedure because I presume at least some of You Will Wish to explain, if only to absolve Your Self of Your criminal accomplices and Wash Your Hands of these Dirty Deeds.

Oh, and that makes the new deadline, July 18th, midnight - just to be perfectly, crystal clear.

Blessings,

— King Sean



Sealed by the hand of King Sean

3 attachments



Exhibit B- Linda the Satanic Sumbo.png
966K

 **Exhibit A-Notice of Trust Obligation and Notice of Claim.pdf**
1126K

 **TAB A - Isaac Bayor Responds to Claim with Malicious Takedown Notice.pdf**
295K