

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

## Incriminating Evidence

**King Sean, House von Dehn** <gnosticwisdom37@gmail.com> To: "Ponniah, Jove (MAG)" <Jove.Ponniah@ontario.ca>

Mon, Feb 19, 2024 at 10:30 AM

Dear Jove,

Let Me tell You a few things about the causes of Action against You. The Rules of Civil Procedure REQUIRE an Affidavit of Service. I'm going to include the instructions from the Ontario Superior Court.

"When you file documents that had to be served, *you must also file proof of service at the same time*. Proof is needed for every person who was required to be served. If a copy of a document has been served on more than one person, then you would need to complete an Affidavit of Service for each person served."

All the Claims You have provided to Me were filed in 2020, I've advised You that the delivery address for the plaintiffs Tiffany Singh and Joachim von Dehn is a FRAUD. So now I'm as King for the Affidavit of Service REQUIRED by Your Court to be filed **at the same time as the Claims!!!** Who were these Claims served upon?

Furthermore, INTACT INSURANCE is NOT a party to the original Claim but also receiving documents at 1070 Hewitt St. Gravenhurst. When was Rohit Sethi added as lawyer of Record for INTACT INSURANCE, and how did INTACT INSURANCE become involved in the Claim?

You are REQUIRED BY LAW to have proof of service on all parties before the Claim can even proceed according to the Rule of Law and the Rules of Civil Procedure that govern Your court.

So HOW and WHY were two of the Claims 'discontinued' on January 4th, 2024, the same day I Write Your Court and the Crown Law Office to complain about the incompetence of Your Court and NOT receiving Notice of any of these Claims?

If it is NOT Your fault, and or the fault (lie-ability/liability) of Your staff failing to obey the Rules of the Court, the Rule of Law, and the Rules of Civil Procedure to make sure all parties receive Notice, then whose fault is it?

I REQUIRE to know who these Claims were served upon, and how Rohit Sethi came to be a part of this Claim - there is no mention of Intact Insurance in the original Claim whatsoever, so obviously a LOT of other documents have been received by Your court that have not been served upon the defendants!!!

That is a VERY SERIOUS BREACH OF TRUST!!! Why don't You tell Me how My father OR Tiffany Singh are expected to defend their Self if You are not telling these People about the Claims?

How many default judgements do You have sitting at Your Courthouse NOT processed onto the Registry? I find it very curious that there is a Claim 'discontinued' on the same day the parties who were not served would be in default - that's an unusual coincidence, especially considering that the Claim filed on April 14th, 2020 appears to be an exact replica of the first Claim filed on January 10th, except with one of the defendants removed, making the Estate of Joachim von Dehn the sole defendant, and fraudulently claiming My father was the unlicensed, intoxicated driver of the motor vehicle.

You are enabling insurance fraud, Sir by failing to require clerks of Your Court to ensure Claims they are receiving are served on the parties to the proceedings - this is a SERIOUS BREACH OF TRUST, and an INDICTABLE, FEDERAL OFFENSE.

You are interfering with Justice, Sir, and depriving Entitled parties of their right to participate. That is the 'cause of Action' against You because You are allowing FRAUDULENT claims to be made against My father by REFUSING to ensure he has legal representation to protect his legal and lawful interests.

We're looking at \$30 million now, and another \$3 million by 5:00 today if You don't have an explanation for Me. You are engaged in Insurance fraud, Sir.

King Sean, House von Dehn, Hand of Stephen, The Kingdom of Heaven Found a Sean [Quoted text hidden]