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Letter of Demand - Fraud - CV-22-89835

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ATTENTION: JOVE PONNIAH, TORONTO SUPERIOR COURT SUPERVISOR AND ASSOCIATE MINISTER OF JUSTICE:

You are hereby served with the following:

NOTICE OF CRIMINAL AND CIVIL LIABILITY FOR BREACH OF TRUST, CRIMINAL NEGLIGENCE AND MALFEASANCE CAUSING HARM, WILLFUL TRESPASS UPON A TRUST INSTRUMENT, AND MALICIOUS, CRIMINAL INTENT TO INTERFERE WITH JUSTICE AND PERVERT THE RULE OF LAW.

Criminal breach of trust

336 Every one who, *being a trustee of anything* for the use or benefit, whether in whole or in part, *of another person*, or *for a public* or charitable purpose, converts, with intent to defraud and in contravention of his trust, that thing or any part of it to a use that is not authorized by the trust is guilty of an indictable offence and liable to imprisonment for a term not exceeding fourteen years.

Fraud

- **380 (1)** Every one who, by deceit, falsehood or other fraudulent means, whether or not it is a false pretence within the meaning of this Act, defrauds the public or any person, whether ascertained or not, of any property, money or valuable security **or any service**,
 - (a) is guilty of an indictable offence and liable to a term of imprisonment not exceeding fourteen years, where the subject-matter of the offence is a testamentary instrument or the value of the subject-matter of the offence exceeds five thousand dollars.

Obstructing justice

- 139 (1) Every one who wilfully attempts in any manner to obstruct, pervert or defeat the course of justice in a judicial proceeding,
 - (a) by indemnifying or agreeing to indemnify a surety, in any way and either in whole or in part, or

(b) where he is a surety, by accepting or agreeing to accept a fee or any form of indemnity whether in whole or in part from or in respect of a person who is released or is to be released from custody,

is guilty of

- (c) an indictable offence and is liable to imprisonment for a term not exceeding two years, or
- (d) an offence punishable on summary conviction.

Marginal note:Idem

- **(2)** Every person who intentionally attempts in any manner other than a manner described in subsection (1) to obstruct, pervert or defeat the course of justice is guilty of
 - (a) an indictable offence and liable to imprisonment for a term of not more than 10 years; or
 - (b) an offence punishable on summary conviction.

Marginal note:Idem

- (3) Without restricting the generality of subsection (2), every one shall be deemed wilfully to attempt to obstruct, pervert or defeat the course of justice who in a judicial proceeding, existing or proposed,
 - (a) dissuades or attempts to dissuade a person by threats, bribes or other corrupt means from giving evidence;
 - **(b)** influences or attempts to influence by threats, bribes or other corrupt means a person in his conduct as a juror; or
 - **(c)** accepts or obtains, agrees to accept or attempts to obtain a bribe or other corrupt consideration to abstain from giving evidence, or to do or to refrain from doing anything as a juror.

I've taken the liberty of including the EVIDENCE of the FRAUD the lawyers in receipt of this email are guilty of perpetrating on the Court with intent to deprive Joachim Heinrich von Dehn and Tiffany Singh of their right to participate in the Judicial proceedings by presenting FRAUDULENT 'Affidavits of Service' to this Court.

You Will Notice that no One has been appointed to represent My father's interests in Court, and that Rohit Sethi is Signing for both plaintiff and defendants in the FRAUDULENT 'Affidavits of Service' You provided to Me.

You are REQUIRED by the *Rules of Civil Procedure*, to have PROOF of service to accompany the Affidavit of Service. Your failure to comply with the Rules has resulted in criminal negligence and gross criminal malfeasance causing harm by depriving Entitled parties their right to participate, and for liars posing as lawyers to engage in Insurance fraud.

Now, according to Canada's Criminal Code, both YOU and every single one of these lawyers are looking at a total of thirty-eight years in jail if each were tried for only ONE count of each, and each of these lawyers have produced several documents with criminal intent to deceive the Courts and engage in Estate and Insurance fraud, blaming My deceased father for criminal offenses without Giving him any opportunity to defend his Honour, or Me the Honour of defending My father's Good Character.

This is beyond criminal, this conduct is PROFANE!!! Speaking ill of the dead is perhaps the most morally and ethically bankrupt Act an individual could engage in.

So if You are not going to be 'impartial' and forward this to a Crown prosecutor or press criminal charges against all of these liars, then how are YOU not breaching My Trust by allowing the criminal conduct of clerks of Your court to continue deceiving Canadians by failing to obtain the required documents necessary for filing claims and applications?

Show Me how impartial You are, Jove - because My number one complaint with You is that You seem to think that You and these lawyers are above the Law. Not according to Canada's Criminal Code, You're not.

I look forward to hearing from You, Jove, and receiving Confirm a Sean that Sally A. Gomery was Given Notice of the fraud being perpetrated by these clowns in Your Courthouse - or You are looking at another count of interfering with Justice. I've reported criminal offenses to You which are clear and obvious based exclusively on the documents You have provided EVIDENCING the fraud. So why are You not holding the responsible clerks accountable?

If Rohit Sethi signing for both plaintiff and defendant isn't sufficient proof of fraud and judicial interference as the primary lawyer for an Insurance company, then Your Court staff are so incompetent and negligent You are a liability to Canadians as King for Justice.

These are serious criminal charges, Sir - and You taking the Matter so candidly is alarming to say the least. When do You intend to discipline the Court clerks violating the Rules of Civil Procedure - or this not an important detail for clerks of Your court?

Explain to Me why You should NOT be held liable as the principle party as Supervisor of Operations for Your Court? If this isn't Your fault, then whose fault is it?

Making quite a spectacle on the world Stage, Sir - You Will be known by Your Deeds (or Your incompetence, depending).

Did You pass My message onto Sally A. Gomery, or are You Wilfully interfering with justice?

If I were in Your shoes, I would have reported this Matter to a Crown prosecutor the second I learned the Rules of Civil Procedure were violated to clerks of Your court to deprive Entitled parties of their right to participate. The fact You are NOT doing that, causes Me to believe You are complicit or absolutely incompetent.

Blessings,

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

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5 attachments



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1800K