

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

## Letter of Demand - Fraud - CV-22-89835

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

Wed, Mar 6, 2024 at 10:40 AM To: "Ponniah, Jove (MAG)" < Jove.Ponniah@ontario.ca>, "Larry - M.P." < larry.brock@parl.gc.ca>, cloc.reception@ontario.ca, Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>, arif.virani@parl.gc.ca, JUS-G-MAG-CSD-Toronto-SCJ Estates < Toronto. Estates@ontario.ca>, "JUS-G-MAG-CSD-Bracebridge-Court (MAG)" <Bracebridge.courts@ontario.ca>, JUS-G-MAG-Toronto-SCJ-Civil Intake <Toronto.SCJ.CIVILINTAKE@ontario.ca>, Toronto Estates Filings <Toronto.Estates.Filings@ontario.ca>, "JUS-G-MAG-CSD-Associate Justices Office Ottawa (MAG)" <mastersofficeottawa@ontario.ca>, "Ponniah, Jove, MAG, <Jove.Ponniah@ontario.ca>,cloc.reception@ontario.ca,Ministerial Correspondence Unit - Justice Canada <mcu@justice.gc.ca>,chandra.arya@parl.gc.ca,Crisman-Cox, Christopher <ccrismancox@millerthomson.com>,Jenny Bogod <jbogod@rosensack.com>,Hala Tabl <htabl@miltonsip.com>,Susan Sack <ssack@rosensack.com>,Mike von Dehn <mvondehn@trilliumwest.com>,Tanja Johnson <tvondehn@icloud.com>,Neil Milton <nmilton@miltonsip.com>,gmcconnell@fleurcom.on.ca,ngosai@corp.gosailaw.com,Nancy Sarmento

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Good Morning Every One,

SPECIAL ATTENTION JOVE PONNIAH AND SALLY A. GOMERY:

Jove Ponniah is infuriating and antagonizing Me! As a SUPERVISOR of OPERATIONS for the Toronto Superior Court, he's claiming he doesn't know the difference between an Affidavit of Service and Proof of Service, OR that BOTH are required for filing any Actions or Application with the Superior Court! If Jove DOES know what 'Proof of Service' is, then he is deliberately antagonizing Me by providing Me with everything BUT what I am as King him for.

More importantly still, Jove Claims that, "Regarding your questions, at this time I recommend that you seek legal representation as court staff are impartial."

I'm Acting as Trustee for a Trust on file with Canada's Minister of Justice and Attorney General since Jan. 19th, 2017!!!

Jove didn't seem to be too concerned about making sure My father had legal representation? So that doesn't sound like the Court is being very 'impartial' to Me, because I would not be allowed to file My Application or Action without both an Affidavit of Service AND proof of Service showing the documents were received by actual People - and not just any People. My Affidavit is required to explain how I know the correct person received the document, not just some random stranger. So why are You not holding liars posing as lawyers to the same standard at Your Court? Why does Jove not have proof of service for any of these Claims, and why is Jove unable to tell Me who is receiving documents for Tiffany Singh and Joachim Heinrich von Dehn if he is 'impartial' and holding liars posing as lawyers to the same standard as Estate Trustees and Executors?

I don't require a lawyer because every lawyer I've met has been a criminal, deliberately attempting to cheat the Rules of Civil procedure to obtain meetings with officials of the Court in violation of Rule 1.09, just like You have allowed all of these Claimants to do. I'm telling You first hand that the address is a fraud, the Man they are bringing the Claims against is deceased, and no One has been appointed by the Court to Act for My father. Those are all FACTS, Jove - facts no One can dispute. So how did My dead father consent to discontinuing all of these Claims if he's dead and no One has been appointed to represent his interests? Where is the ETDL application? Where is the CAET application?

The fact is, if You are allowing claims to proceed against dead People without representation in Your Court, You are guilty of FRAUD, either by Way of gross incompetence as a supervisor of Court operations, or with malicious, criminal intent.

However, I presume that if You were NOT conspiring with these liars posing as lawyers, You would be impartial because these are federal, indictable offences. If liars posing as lawyers were to complain to the Court that I were engaged in fraud with malicious, criminal intent to deprive Entitled parties of their right to participate in the Judicial process, I would

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have a SWAT team at My door ready to arrest Me - yet You Keep gaslighting Me and suggesting this conduct is perfectly acceptable and par for the course at the Toronto Courthouse.

I have already filed a Civil Claim against My siblings for lying to Me about their alleged Application for a Certificate of Appointment of Estate Trustee. They just spend two years with Me in litigations, lying to the Court and telling Me that Tanja Johnson was 'duly appointed' to represent My father's interests in Court - *in November of 2022!!!* 

**These are FACTS, Sir.** You Will take Notice that the Title of this email is a letter of Demand for Fraud related to CV-22-89835. Prior to bringing the Claim, I reported the fraud to the Law Society of Ontario. They arranged more secret meetings in violation of Rule 1.09 to cover their fraud. The fraud was clear and obvious, suggesting an Endorsement was binding on an Application dated two years in its future, so I reported the fraud to the Ottawa Police Service. They said it was a provincial Matter, so I reported the crime to the Ontario Provincial Police and I still have a claim number related to that report. They said it was a 'Civil Matter' and that I would need to report the crime to the Courthouse where the fraud is taking place. So I report the fraud to Bracebridge, but they don't take any action and instead stop responding to My emails and hang up on Me when I call them.

So I finally filed a Civil Claim, where My dear siblings Promised Me that due process was had in the Estate Application, My sister was duly appointed by these Courts, and My complaint of fraud with intent to deprive Me of My right to participate in the Application hearing was frivolous and vexatious.

Yes they made no mention of any of the Claims waiting to proceed at Your Court. You haven't updated the Court of Record related to any of these Claims since 2020!!! Do You know what Canada's Criminal Code has to say about trespass upon a Trust Instrument?

### 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.

That's just for Willful breach of a Trust Instrument, or for breaching My Trust as an officer of this Court 'TRUSTED' to make sure the Rules of Civil Procedure are followed so that all Entitled parties have an opportunity to participate. Failing to do this, SIR, is a CRIMINAL BREACH OF TRUST. You have DENIED My father legal representation, You have allowed claims to proceed against a fraudulent address and a DEAD MAN, and You are taking NO ACTION when I report these crimes to You.

I have sixteen lawyers conspiring against Me and over twelve law firms - I DO NOT require legal advice, I require for this Court to stop Acting against Me with such extreme prejudice. The document I included with this email today, is the ONLY document You need to know exists in Order to know that every single one of these liars posing as lawyers are engaged in indictable, criminal offenses, and You are ALLOWING THE HARM DONE TO MY THEIR FRAUD TO CONTINUE, DESPITE HAVING BEEN INFORMED THAT THE ADDRESS IS A FRAUDULENT ADDRESS OF SERVICE, AND THE OTHER PARTY IS DECEASED.

Needless to say, they do NOT have a Notice of Discontinuance with consent by all parties, the two defendants have never been served with any of these documents. You have first hand knowledge of these facts, Your Court is responsible for allowing the fraud by failing to follow the Rules of Civil Procedure, so YOU, JOVE PONNIAH, are liable to Me on behalf of the Crown for the Crown's contribution to the harm done to Me by the negligence of Your Courts.

So if You are being impartial, Sir, then why don't You tell Me why People are not being arrested now that You have first hand knowledge that all of these Claims are documents of FRAUD filed with Your Courthouse?

What You provided to Me yesterday were 'Affidavits of Service' which are in fact EVIDENCE of fraud because it is impossible to serve unrepresented dead people and physical addresses with no capacity to respond. All mail sent by regular post to the address on the Claims filed with Your Court would be returned to sender because it is not a legitimate postal address!!! This is why You are required to have proof of Service of the Claim on the defendants as well as an Affidavit of Service. You have been cutting corners, and I've been paying the price for the negligence or Willful criminal conduct of Your court clerks.

So if You do not Wish to be criminally charged in addition to being commercially liable to Me for continually gaslighting Me, playing dumb, pretending You don't know what a Court of Record is or what documents are required to be processed with materials when receiving applications, You Will forward this email to Sally A. Gomery who is Acting as Trial Coordinator in the Civil Claim pertaining to this Matter, CV-22-89835.

Unlike the Claims filed with Your Court, My Claim was ACTUALLY served on all the parties so they had opportunity to defend. They didn't mention anything about any of the Claims filed with Your court - I guess because You're not updating the Court of Record and keeping these Claims private in violation of the Rules, in violation of the Rule of Law, and in violation of the defendant's rights to be informed of all Matters concerning their interests.

I know exactly what took place, Jove. A Judge doesn't need to Endorse a default Judgment, a Court clerk can do that. So they were as King of the Court to endorse default judgements obtained in fraud, then producing the default judgments to claim the insurance - You just happen to be omitting the default judgements they obtained before as King to have the Claims discontinued - despite the fact none of these claims were ever served on opposing counsel or any agent acting for them (only lawyers/liars of the enemy receiving for My father).

My father was denied his right to participate in any of these Claims and has been criminally defamed by false allegations. What does the Law say about fraud?

### 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; or

The Courts are a SERVICE, Jove - and You are to guarantee that all parties to a Claim have opportunity to participate. You failed to do that, and You have recently produced 'Affidavits of Service' (Francesca Nosotti) who knows damn well that she is lying about serving My father because he was dead at the time and no One was living at the address she claims to have served.

So I am REPORTING the criminal Acts of Fraud and breach of Trust.

Show Me how impartial You are, forward this Matter to Sally A. Gomery of the Ottawa Superior Court, so that she can make a judicial decision regarding all this new information.

Frankly, I don't Wish to believe that Ontario Superior Court judges are conspiring against Me, I would prefer to believe that Sally A. Gomery did not receive My Notice and has no Idea these shenanigans are taking place in Your Courthouse.

I don't Wish to hear from You anymore, Jove - Your duty now is to forward this email to Sally A. Gomery and provide Me with proof that this has been done, let her know I require to have the Default Judgment Enforced, and for criminals to be arrested.

If these Courts were truly impartial, I wouldn't have to tell You what Canada's Criminal Code has to say about all this, You would already be making arrests. So why don't You tell Me why You are NOT doing that, seeing as this is the Court that is responsible for ensuring that no Claims DO proceed without service on the parties to them - You have failed in this regard, and You are responsible for the clerks of Your Court.

DO NOT SEND ME ANY MORE 'PRIVATE' EMAILS - IF YOU WISH TO RESPOND, RESPOND TO EVERY ONE IN THIS THREAD OR YOUR EMAIL WILL BE CONSIDERED HARASSMENT WITH MALICIOUS INTENT TO ANTAGONIZE.

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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