

**ONTARIO**

**SUPERIOR COURT OF JUSTICE**

**B E T W E E N**

Sean von Dehn

Plaintiff

-and-

The City of Ottawa,

Sana Abou-Arraj, Christine Amaro, and Celia North, et al.

Defendants

**STATEMENT OF CLAIM**

**TO THE DEFENDANT**

A LEGAL PROCEEDING HAS BEEN COMMENCED AGAINST YOU by the plaintiff. The claim made against you is set out in the following pages.

IF YOU WISH TO DEFEND THIS PROCEEDING, you or an Ontario lawyer acting for you must prepare a statement of defence in Form 18A prescribed by the Rules of Civil Procedure, serve it on the plaintiff's lawyer or, where the plaintiff does not have a lawyer, serve it on the plaintiff, and file it, with proof of service in this court office, WITHIN TWENTY DAYS after this statement of claim is served on you, if you are served in Ontario.

If you are served in another province or territory of Canada or in the United States of America, the period for serving and filing your statement of defence is forty days. If you are served outside Canada and the United States of America, the period is sixty days.

Instead of serving and filing a statement of defence, you may serve and file a notice of intent to defend in Form 18B prescribed by the Rules of Civil Procedure. This will entitle you to ten more days within which to serve and file your statement of defence.

IF YOU FAIL TO DEFEND THIS PROCEEDING, JUDGMENT MAY BE GIVEN AGAINST YOU IN YOUR ABSENCE AND WITHOUT FURTHER NOTICE TO YOU. IF YOU WISH TO DEFEND THIS PROCEEDING BUT ARE UNABLE TO PAY LEGAL FEES, LEGAL AID MAY BE AVAILABLE TO YOU BY CONTACTING A LOCAL LEGAL AID OFFICE.

IF YOU PAY THE PLAINTIFF'S CLAIM, and \$370.00 for costs, within the time for serving and filing your statement of defence you may move to have this proceeding dismissed by the court. If you believe the amount claimed for costs is excessive, you may pay the plaintiff's claim and \$400 for costs and have the costs assessed by the court.

TAKE NOTICE: THIS ACTION WILL AUTOMATICALLY BE DISMISSED if it has not been set down for trial or terminated by any means within five years after the action was commenced unless otherwise ordered by the court.

Issue Date ..June,....., 2021.....

Issued by: \_\_\_\_\_

Local registrar

161 Elgin Street 2nd Floor,  
Ottawa, Ontario,  
K2P2K1

TO: Sana Abou-Arraj, and to Chistine Amaro, and to Celia North,

City of Ottawa,

110 Laurier Avenue West,

Ottawa, Ontario,

K2P2L7

#### CLAIM

1. The plaintiff, Sean von Dehn, claims against the defendants, Sana Abou-Arraj, Christine Amaro, Celia North, and the city of Ottawa,
  - a. Two hundred and ten thousand, eight hundred dollars, (\$210,800.00).
  - b. Interest in accordance with the applicable provisions provided by the Courts of Justice Act,
  - c. Costs,
  - d. An apology in Writing for their trespasses upon the plaintiff, or to be removed from their position of office within Canada's government permanently, in dis-Honour, and without pension,

- e. Such further and other relief as this Honourable Court deems necessary to accommodate for the plaintiff's inherent rights in accordance with the United Nations Covenant on Civil and Political Rights, legally binding upon Canada's service representatives,
2. All Superior Courts in the province of Ontario are of inherent jurisdiction and able to provide relief and remedy for tort claims of trespass upon Canada's Charter and the Bill of Rights,
3. All Superior Courts in the province of Ontario of inherent jurisdiction are able to provide relief for violations of Canada's legally binding international obligation to the United Nations Covenant on Civil and Political Rights (U.N.C.C.P.R.).
4. All the defendants are service representatives of the Canadian government,
5. All service representatives holding positions of office with Canada's government are bound to go to a hardship when a request for accommodation is made to them under the U.N.C.C.P.R.,
6. The defendants are government service agents operating in the city of Ottawa,
7. The city of Ottawa is within the jurisdiction of the Superior Court of Ontario,
8. The plaintiff, Sean von Dehn, is sojourning in the city of Ottawa,
9. The defendants know the plaintiff goes by 'King Sean, House of von Dehn, Hand of Stephen, Kingdom of God',
10. Sean von Dehn is the plaintiff's proper legal and lawful name, Given him by God,
11. The defendants were Given fair Notice that the plaintiff, Sean von Dehn takes great exception and offense to any part of his Sacred Calling expressed in the style of capitus diminutio maxima or media.
12. VONDEHN, Sean is distinctly different from the plaintiff's proper legal name, Sean von Dehn
13. It is a federal offence to open mail addressed to the wrong person,
14. On the 27th day of April, 2021, Sean received a renewal package by Sana Abou-Arraj of Housing Services addressed to, 'VONDEHN, Sean'.

15. Capitus diminutio media is defined by the government of Canada's Linguistics and Terminology Databank as a legal person with no right of citizenship or family,
16. Sean is offended to be addressed as an artificial person defined in Canada as a legal entity with no rights of citizenship or family, so he returned to the sender 'wrong person',
17. Sean advised Sana Abou-Arraj of her error and why he was returning the package to her by Way of email,
18. The plaintiff advised both Christine Amaro and Sana Abou-Arraj by Way of email that there has been absolutely no change to his income or living situation from the previous year that would impact his eligibility for continued subsidy,
19. Sana Abou-Arraj insisted that 'VONDEHN, Sean' is Sean's *legal name*,
20. Sana Abou-Arraj demanded that Sean accept the renewal package addressed to the artificial person defined in law as having no rights of citizenship and family,
21. Sean protested and explained that he is offended by the style of his name on the package and does not Wish to 'identify' with a legal person defined by Canada as having no rights of citizenship or family,
22. Sana Abou-Arraj's supervisor and co-defendant Christine Amaro emailed Sean stating that if he failed to receive the package addressed to the artificial person, his subsidy would be revoked,
23. Sean agreed to accept the package under duress and without prejudice,
24. Sean advised Christine Amaro and Sana Abou-Arraj that he Will also charge the city \$100,000.00 for each offence (2) of his name expressed in all capital letters and file a claim against the city for damages in that amount if the offence is repeated,
25. There was no protest to Sean's terms and conditions,
26. No further correspondence was received from Christine Amaro or Sana Abou-Arraj, no renewal package was returned to Sean,

27. On June 8th, 2021, Sean received a FINAL NOTICE in the [regular, Canada Post] mail from defendant Celia North,
28. Sean was ordered to return a 'renewal package' before the 18th of June or lose his housing subsidy effective July 1st., 2021,
29. No renewal package or other notices were received by Sean,
30. The FINAL NOTICE was addressed to VONDEHN, Sean,
31. It is unreasonable to presume that the defendants are incapable of spelling the style of the plaintiff Sean von Dehn's name properly, (they did so the previous year without issue),
32. The defendants have demonstrated intent and Willful determination to offend, antagonize and to diminish the plaintiff Sean von Dehn's legal status in law,
33. It is unreasonable to demand a Man return documents he does not have,
34. It is unfair and cruel to threaten a Man with undue economic hardship he is powerless to protect himself from,
35. Even under duress, it would be impossible for Sean to comply with the defendant's unreasonable demand,
36. Sean emailed the co-defendants and co-workers of Celia North to let them know he had not received the package yet, as Celia North had not provided an email address,
37. In the same email Sean advised the defendants a second time that there has been no change to his income or living situation from the previous year that would affect eligibility,
38. It is unreasonable to suggest that the defendants could not update the file manually when they know there has been no change to Sean's living situation,
39. On the 8th of June, Sean placed the defendants on Notice of Criminal and Civil liability by Way of email for uttering threats, Willful defamation of his Character with deliberate intent to offend and reduce his legal standing,

40. On the 8th of June in the same email, Sean also made a claim against the defendants for two hundred thousand dollars (\$200,000.00) for two (2) counts of Willful defamation of his Character (VONDEHN, Sean),
41. The FINAL NOTICE received June 8 is dated June 1st,
42. No effort was made to contact Sean by Way of email between June 1st when the FINAL NOTICE was authored, and June 8th, the date it was received by Sean so that he would have reasonable time to respond to the demand and advise the defendants that he had not yet received a renewal package to return to them,
43. It is both unreasonable and irresponsible for a government service agent to not make every effort to communicate such an urgent message to Sean by Way of email so that he would have reasonable time to respond,
44. The defendants have been made aware of their international obligations binding upon Canada's service representatives under the U.N.C.C.P.R. several times,
45. The defendants continually show Willful disregard for their legally binding obligations to the U.N.C.C.P.R., continually trespassing upon Sean's right of self determination, and his right to freely dispose of his natural wealth without prejudice to foreign obligations,
46. A bill of exchange was provided to the city for the renewal of Sean's subsidy the previous year in the amount of \$10,800.00,
47. The city refused to accept Sean's payment and defaced the commercial instrument he had presented to them,
48. The bill of exchange holds a face Value of ten thousand, eight hundred dollars (\$10,800.00),
49. Sean is entitled to the \$10,800.00 in Honour for damages of his intellectual, private property,
50. The city of Ottawa, Sana Abou-Arraj, Christine Amaro and Celia North have all been advised that Sean Will require housing subsidy until the city of Ottawa ceases to trespass upon Sean's

right to freely dispose of his natural wealth without prejudice to foreign obligations (Canada, city of Ottawa),

51. The sooner the city of Ottawa Honours its obligations to Sean under the United Nations Covenant on Civil and Political Rights, the sooner the harm being done to him by the city Will cease,

52. Sean holds a contractual agreement from the city of Ottawa authored by Sana Abou-Arraj guaranteeing the continued provision of his subsidy *lest he advises the city of Ottawa* that there has been a change to his income or living situation that would affect his eligibility,

53. The unreasonable threat to terminate Sean's subsidy is also a breach of contract,

54. It is well known by the defendants that Sean has claimed a Spiritual, non commercial Life,

55. It is well known by the defendants that Sean has revoked his interest in the public Trust,

56. It is well known by the defendants that Sean is as King of them to Honour their international obligations to him under the United Nations Covenant on Civil and Political Rights binding upon all government services agents in Canada, and in particular Article 1.,

a. 1. All People have the right of Self determination,

b. 2. All People have the right to freely dispose of their natural wealth without prejudice to foreign obligations in the interest of mutual benefit and international cooperation. In no case shall a People be deprived of its own means of subsistence.

57. The plaintiff, Sean von Dehn, is a People,

58. The plaintiff, Sean von Dehn, has revoked his Trust in Canada's government and placed his Trust in God,

59. The plaintiff, Sean von Dehn, has Sworn allegiance to God and the Queen (in that Order),

60. A Man who Swears an Oath of allegiance to God is Holding a position of Office as King in His Kingdom, the Holy Temple of Man's Mind, Body and Soul,

61. A Man who Swears an Oath of allegiance to serve God and the Queen in a constitutional democratic monarchy is also Holding a position of office as Governor General to Her Majesty in his Sovereign state of being,
62. A trespass upon a King or a Governor General to Her Majesty in a constitutional democratic monarchy is an Act of High Treason,
63. Sean Stephen von Dehn is continually deprived of his own means of subsistence by the city of Ottawa,
64. Canada's Registrar General's Office does not register or hold authority of People,
65. It is unreasonable to ask a People to use a birth certificate (proof of birth registration by a People's mum) as a foundation document to identify a People if People are not registered,
66. It is unreasonable to ask a People to identify with a legal person defined in law to be an indentured servant, bonded slave, and or prisoner of war by Canada's Terminology and Linguistics Databank,
67. By failing to Honour Sean's request to revoke his interest in the public Trust and Honour his right to freely dispose of his natural wealth without prejudice to foreign obligations, the city of Ottawa, (and in particular the defendants holding the positions of office responsible and liable for the trespass upon his right to freely dispose of his natural wealth), are effectively guilty of fraud, extortion, slavery and bondage, in addition to the trespasses upon his inherent rights,
68. There has been no response to the Notice of Criminal and Civil Liability and Claim for \$200,000.00 as of June ....., 2021,
69. It is irresponsible, unreasonable, and criminally negligent for the city of Ottawa to fail to respond to the Notice *immediately upon receiving it* (or at very least the same day), and to provide Sean with assurances his subsidy Will not be revoked, and acknowledge that the performance demand was unreasonable,



70. Failing to do so has caused Sean additional undue mental anguish and duress, and the plaintiff is hereby compelled without recourse to appeal to this Honourable court for relief,
71. A full, detailed account of the summary of facts contained herein are Published on the International Public Record at [www.vondehnvisuals.com](http://www.vondehnvisuals.com).
72. This Statement of Claim is a Matter of Public Interest for the People of Canada, and Will also be Published on the International Public Record in the Good News Journal at [www.vondehnvisuals.com](http://www.vondehnvisuals.com),
73. Trespassing upon a Man's right to freely dispose of his natural wealth without prejudice to foreign obligations, is to hold a Man in bondage and servitude to the state,
74. Compelling a Man into bondage and servitude is a serious crime against humanity,
75. Sean does not feel he can safely enjoy his inherent rights in the city of Ottawa and Canada,
76. Sean is as King of this Honourable Court to guarantee the protection of his inherent, international rights under the U.N.C.C.P.R. and legally binding upon the city of Ottawa, the province of Ontario, and Canada,

June , 2021

*King Sean, House of von Dehn,*

*Hand of Stephen,*

*Kingdom of God,*

*3-396 Kent Street,*

*Ottawa, Ontario,*

*K2P2B2*

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*Legal and Lawful Private Attorney for the plaintiff,*

*Sean Stephen von Dehn*\_\_\_\_\_