

## vonDehnVision < gnosticwisdom37@gmail.com>

## Notice of Criminal and Civil Liability and Default Judgment

3 messages

vonDehnVision <gnosticwisdom37@gmail.com>

Mon, Jan 3, 2022 at 12:50 PM

To: Noah Potechin <noah@mpottawa.com>, jenny@jennyinmuskoka.com, Laraine Burton <LBurton@mpottawa.com>, Christiane.giroux@bnc.ca

Happy New Year, gang,

You are hereby Given Notice of Criminal and Civil liability for several crimes of fraud, extorsion, theft, unlawful sale of property, and gross negligence in the administration of an Estate in the capacity of Trustee and executor of the Estate of Joachim Heinrick von Dehn, causing irrevocable damage to the Real Estate Value of the Estate for its intended beneficiaries.

You refused to accept a legal and lawful payment on the mortgage. You threatened to sell the property under power of sale. I advised You that You may not refuse to accept payment from Me and proceed with power of sale. You effectively lose Your right of recourse. When I Noticed the property was unlawfully listed on the public Record, I advised the sales agent (Jenny) that I paid the creditor on this mortgage and that it was listed unlawfully. Jenny did not reply but the listing was removed from the public record the following morning - I presumed the listing had been retracted. My Brother is a real estate agent, too - he advised Me it was still listed on the market privately and sold for \$425,000.00.

\$425,000.00 represents Canadian dollars, promises to pay - debt. I, nor any of the other beneficiaries of the Estate, are interested in acquiring debt or promises to pay in exchange for property of real Value. You have squandered the Real Value of the estate, You have nothing of Value to offer Me, You (and Your bank) are debtors. I am the creditor, as was My father in the original loan to Your bank. My father secured a loan with property that holds REAL value - in exchange, You took the agreement, placed the signed mortgage on Your bank's account ledger, and issued \$50,000.00 of new money into My father's account. Your bank did not put up anything of real value, You are guilty of fraud. You also appear to have coerced My 72 year old father into securing a loan by coercing him to take it with a \$750. cashback incentive to take the loan. You also adjusted the minimum monthly payment terms on the mortgage contract because My father could not afford to pay the minimum You were as King.

Let Me be as King of You this. Had My father Honoured every mortgage payment to You, how many years would it take him to repay the \$50,000.00 line of credit at \$200.00 a month? What reason did You have to believe he would ever be able to pay more than that? What reason would I have to believe that You did not take advantage of an old Man in his time of need by coercing him into taking a loan You knew he could not afford, knowing he would die long before he could pay it off, so that You could steal his house while placing nothing of value on the line Your Self. The contract My father signed with Your client created new money for Canada's economy and allowed Your client to use that secured interest deposit to loan ten times that amount to the next client thanks to fractional reserve banking, correct? So is it not True that You did not lose anything at all but instead took advantage of an old Man in need so You could steal his home?

I Will be as King for at least \$1,000.000.00 in compensation, and that is in 'Real Value'. I gave You plenty of Notice that I am a private Man Acting as Trustee and Executor of My private Trust in God which protects all family assets. I was also the last Man to see My father alive and he specifically told Me that if he does not leave a Will, he is not Giving any consent to the state to manage his Estate, he is leaving it to Me. I AM My father's Living Will, and You were also Given fair Notice of these facts, all are STILL on the public Record, including My Supreme Claim of right upon the Estate of Joachim Heinrick von Dehn, including the property lot at 1070 Hewitt Street.

Please also be advised that I am charging You rent for every day Your new tenant in on My land, and the rental amount is yet to be determined but Will be at least 4 ounces of Gold per month.

You are guilty of gross negligence in Your administrative duties even if You believe You did have legal right to sell the property to recover Your debt because You also have a duty and responsibility to secure the Real Value of the Estate assets, and 'money' (promissory notes) is not 'real' wealth. You had a duty and responsibility to buy gold, silver or some other REAL property to secure the fiat You accepted instead. I am not compelled to accept promises to pay, I can be as King for payment on demand.

You are also negligent for failing to disclose the Notice of foreclosure to the beneficiaries of the estate, and You have STILL been sitting on the proceeds of the sale without contacting any of the beneficiaries. I am demanding a full forensic accounting audit of all funds from the estate immediately, and am as King of You to Give Tanja and Michael each \$150,000.00 or the equivalent in Real Estate property (gold or silver).

Now, Will I be compelled to file a claim against You and Your clients, or Will You pay Me on Demand the balance I am as King of You for? If You choose not to pay out what I am as King of You for in damages and compensation for the harm You have done to Me and My family's inheritance, I Will also be as King to have each of Your criminally charged with conspiracy to commit these crimes. Did You advise the buyer that there is an outstanding claim on the public record against the property? If You failed to disclose that information, You are guilty of fraud.

I look forward to hearing from You,

King Sean, House von Dehn, Hand of Stephen, Kingdom of God, The Kingdom of Heaven Found a Sean (An Express Trust Organization)

postmaster@bnc.ca <postmaster@bnc.ca> To: gnosticwisdom37@gmail.com

Mon, Jan 3, 2022 at 12:49 PM

## Delivery has failed to these recipients or groups:

Christiane.giroux@bnc.ca

A communication failure occurred during the delivery of this message. Please try resending the message later. If the problem continues, contact your email admin.

The following organization rejected your message: QB1CAN01FT018.mail.protection.outlook.com.

## Diagnostic information for administrators:

Generating server: WSPDZEDG15.nbfg.ca

Christiane.giroux@bnc.ca

QB1CAN01FT018.mail.protection.outlook.com

Remote Server returned '550 5.4.1 Recipient address rejected: Access denied. AS(201806281) [QB1CAN01FT018.eop-CAN01.prod.protection.outlook.com]

Original message headers:

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To: Noah Potechin <noah@mpottawa.com>, <jenny@jennyinmuskoka.com>, Laraine
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CAN01.prod.protection.outlook.com

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--- Forwarded message ------

From: vonDehnVision <gnosticwisdom37@gmail.com>

To: Noah Potechin <noah@mpottawa.com>, <jenny@jennyinmuskoka.com>, Laraine Burton <LBurton@mpottawa.com>,

<Christiane.giroux@bnc.ca>

Cc: Bcc:

Date: Mon, 3 Jan 2022 12:50:04 -0500

Subject: Notice of Criminal and Civil Liability and Default Judgment

PRUDENCE/CAUTION - EXTERNE/EXTERNAL

Happy New Year, gang,

You are hereby Given Notice of Criminal and Civil liability for several crimes of fraud, extorsion, theft, unlawful sale of property, and gross negligence in the administration of an Estate in the capacity of Trustee and executor of the Estate of Joachim Heinrick von Dehn, causing irrevocable damage to the Real Estate Value of the Estate for its intended beneficiaries.

You refused to accept a legal and lawful payment on the mortgage. You threatened to sell the property under power of sale. I advised You that You may not refuse to accept payment from Me and proceed with power of sale. You effectively lose Your right of recourse. When I Noticed the property was unlawfully listed on the public Record, I advised the sales agent (Jenny) that I paid the creditor on this mortgage and that it was listed unlawfully. Jenny did not reply but the listing was removed from the public record the following morning - I presumed the listing had been retracted. My Brother is a real estate agent, too - he advised Me it was still listed on the market privately and sold for \$425,000.00.

\$425,000.00 represents Canadian dollars, promises to pay - debt. I, nor any of the other beneficiaries of the Estate, are interested in acquiring debt or promises to pay in exchange for property of real Value. You have squandered the Real Value of the estate, You have nothing of Value to offer Me, You (and Your bank) are debtors. I am the creditor, as was My father in the original loan to Your bank. My father secured a loan with property that holds REAL value - in exchange, You took the agreement, placed the signed mortgage on Your bank's account ledger, and issued \$50,000.00 of new money into My father's account. Your bank did not put up anything of real value, You are guilty of fraud. You also appear to have coerced My 72 year old father into securing a loan by coercing him to take it with a \$750. cashback incentive to take the loan. You also adjusted the minimum monthly payment terms on the mortgage contract because My father could not afford to pay the minimum You were as King.

Let Me be as King of You this. Had My father Honoured every mortgage payment to You, how many years would it take him to repay the \$50,000.00 line of credit at \$200.00 a month? What reason did You have to believe he would ever be able to pay more than that? What reason would I have to believe that You did not take advantage of an old Man in his time of need by coercing him into taking a loan You knew he could not afford, knowing he would die long before he could pay it off, so that You could steal his house while placing nothing of value on the line Your Self. The contract My father signed with Your client created new money for Canada's economy and allowed Your client to use that secured interest deposit to loan ten times that amount to the next client thanks to fractional reserve banking, correct? So is it not True that You did not lose anything at all but instead took advantage of an old Man in need so You could steal his home?

I Will be as King for at least \$1,000.000.00 in compensation, and that is in 'Real Value'. I gave You plenty of Notice that I am a private Man Acting as Trustee and Executor of My private Trust in God which protects all family assets. I was also the last Man to see My father alive and he specifically told Me that if he does not leave a Will, he is not Giving any consent to the state to manage his Estate, he is leaving it to Me. I AM My father's Living Will, and You were also Given fair Notice of these facts, all are STILL on the public Record, including My Supreme Claim of right upon the Estate of Joachim Heinrick von Dehn, including the property lot at 1070 Hewitt Street.

Please also be advised that I am charging You rent for every day Your new tenant in on My land, and the rental amount is yet to be determined but Will be at least 4 ounces of Gold per month.

You are guilty of gross negligence in Your administrative duties even if You believe You did have legal right to sell the property to recover Your debt because You also have a duty and responsibility to secure the Real Value of the Estate assets, and 'money' (promissory notes) is not 'real' wealth. You had a duty and responsibility to buy gold, silver or some other REAL property to secure the fiat You accepted instead. I am not compelled to accept promises to pay, I can be as King for payment on demand.

You are also negligent for failing to disclose the Notice of foreclosure to the beneficiaries of the estate, and You have STILL been sitting on the proceeds of the sale without contacting any of the beneficiaries. I am demanding a full forensic accounting audit of all funds from the estate immediately, and am as King of You to Give Tanja and Michael each \$150,000.00 or the equivalent in Real Estate property (gold or silver).

Now, Will I be compelled to file a claim against You and Your clients, or Will You pay Me on Demand the balance I am as King of You for? If You choose not to pay out what I am as King of You for in damages and compensation for the harm You have done to Me and My family's inheritance, I Will also be as King to have each of Your criminally charged with conspiracy to commit these crimes. Did You advise the buyer that there is an outstanding claim on the public record against the property? If You failed to disclose that information, You are guilty of fraud.

I look forward to hearing from You,

King Sean, House von Dehn, Hand of Stephen, Kingdom of God, The Kingdom of Heaven Found a Sean (An Express Trust Organization)

vonDehnVision <gnosticwisdom37@gmail.com>

Mon, Jan 3, 2022 at 1:01 PM

To: Tanja Johnson <tvondehn@icloud.com>, Mike von Dehn <mvondehn@trilliumwest.com>

For disclosure purposes only. You Wish to suggest how much We should charge in rent for the property, feel free to let Me know. 4 ounces of gold is roughly \$10k/month.

----- Forwarded message ------

From: vonDehnVision <gnosticwisdom37@gmail.com>

Date: Mon, Jan 3, 2022 at 12:50 PM

Subject: Notice of Criminal and Civil Liability and Default Judgment

To: Noah Potechin <noah@mpottawa.com>, <jenny@jennyinmuskoka.com>, Laraine Burton <LBurton@mpottawa.com>,

<Christiane.giroux@bnc.ca>

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