



vonDehnVision <gnosticwisdom37@gmail.com>

Notice of Civil and Criminal Liability, Breach of Trust, Abdication of Oath; CJC file: 21-0502 (21-0261)

3 messages

vonDehnVision <gnosticwisdom37@gmail.com>

Tue, Feb 22, 2022 at 11:39 AM

To: francois.giroux@justice.gc.ca, josee.gj.gauthier@hrsdc-rhdcc.gc.ca, info <info@cjc-ccm.ca>

To Mr. Giroux and Josee Gautier,

Do You have difficulty with reading and comprehension? I told You I find being addressed as 'Mr. von Dehn' offensive and You do it a THIRD TIME!? Are You insane or trying to antagonize Me when You are supposed to be acting to protect My rights and interests, NOT Your corrupt Court judges. Please note the attached pdf which indicates that the COURT determined that NO MOTION MATERIALS WERE FILED BY DEFENSE COUNSEL TO DISMISS!!!

This means that the decision was made outside of the Court process, Sally was NOT acting in an official capacity, she has BREACHED THE PUBLIC TRUST.

Please also note that her endorsement ACKNOWLEDGES that My inherent rights were WILLFULLY violated by the city of Ottawa. I did not receive due process of law, I did NOT receive the REQUIRED Notice of consideration for dismissal (Form 2.1 SHALL be Issued by the Registrar - meaning NOT optional or at registrar's discretion), Steven Pardou forwarded a private email to the court to Justice Sally A. Gomery without ANY due process.

Are You too incompetent to put this information together because it is not unclear in any Way. It is SELF EVIDENT without any further information that NO DUE PROCESS of the Court was followed.

If You can produce a receipt from the Registrar requesting for Sally to dismiss this action (which came 31 days after the claim was filed AND after defendants were noted in default without any notice to Me that the default awarded against them and Signed by the Registrar (Mike) had been overturned). They should not even be able to file and further materials after being noted in default, yet they DID (and without notice to Me, without any payment to the court, receipt for motion, no process whatsoever).

So unless You can provide a receipt from the Registrar showing that Sally was requested by the Court to make this determination the FACTS show that Sally was not acting in an official capacity, which means YOU have a legal and lawful obligation to hold her accountable for breach of Trust and abdication of her Oath, and criminal charges for interfering with My right to a fair and impartial hearing.

You are hereby on Notice of Civil and Criminal Liability for aiding and abetting the Justice's Fraud, perjury, Breach of Public Trust, and willful trespass upon My right to a fair and impartial hearing, and for remedy for trespasses upon My rights the justice asserted to have taken place while failing to provide relief or remedy.

Failure to provide this receipt from the Court Registrar showing the judicial process was followed Will be considered an admission of all facts contained herein, and You Default Judgment Will be awarded against You as charged in this email.

How many times do I have to tell You I am not 'Mr.' von Dehn and that I find it offensive? You are also charged with defamation of Character as I am a Spiritual Man and Mr. is a corporate, for profit business title and legal position of office I find offensive to My character.

You are arrogant and incompetent.

I look forward to Your reply, and specifically why You believe a court judge is able to acknowledge rights violations were perpetrated willfully while asserting there is no duty to provide compensation for those trespasses.

You are the reason Canada is falling to fascism because You have forgotten that Canada's Charter and Treaty obligations are the highest laws of Canada. To the extent any code, statute or act violates a Charter or Treaty obligation, it is to the extent of the violation of NO FORCE OR EFFECT.

Do Your job or be held liable for Sally's criminal trespasses against Me. You have ten days to respond, though You may request more time if necessary.

Note who You are addressing in Your next correspondence. Either 'Sean von Dehn', or King Sean, House von Dehn, NOT MISTER - is that clear enough for You, or are You Wilfully arrogant and discourteous?

I anxiously await a competent reply that conforms with the Rule of Law and Your duty to review Your judicial officers to ensure they are Honouring their Oath, which Sally clearly did not do. The information is clear, You don't need MORE information, You just made an incorrect and unreasonable determination with no foundation in Law.

Let Me know what part of the Court's letter You don't understand - no motion materials were EVER filed with the Court by defense counsel, what more information could You possibly need to know Sally violated her Oath? I can only Give You the information, not the intelligence or competence to comprehend it, so please take to Your supervisor if You find the information challenging.

Default Judgment Will be awarded against You in ten days if You fail to respond, and You Will be held liable for Sally A. Gomery's crimes against Me for abdication of Your duties and failing to investigate this very serious matter. Once again, this is the second time the city of Ottawa has bribed a Court judge outside of the Court process and I have all the facts to prove it including the Court of Record that shows NO MATERIALS WERE EVER FILED BY DEFENSE COUNSEL, SO HOW DID A DETERMINATION REACH SALLY A GOMERY without a requisition from the Court? These questions require Your reply, any unrebutted statement is presumed to be an agreement of all facts by all parties to a Matter.

You are hereby legally and lawfully served. Govern Your Selves accordingly.

King Sean, House von Dehn,
Hand of Stephen,
Kingdom of God,
The Kingdom of Heaven Found a Sean
(An Express Trust Organization)
On Her Majesty's Service

 **letter-from-court-cv-21-86803-1.pdf**
70K

vonDehnVision <gnosticwisdom37@gmail.com>

Tue, Feb 22, 2022 at 12:32 PM

To: francois.giroux@justice.gc.ca, josee.gj.gauthier@hrsdc-rhdcc.gc.ca, info <info@cjc-ccm.ca>

Default judgment has already been awarded against You as You have failed to provide any legal or lawful excuse. The Default Judgment against You stands, and Marc Giroux Will be added as a co-conspirator to Your fraud and willful abdication of Your Oath to ensure the performance of the officers of Canada's Courts.

<https://vondehnvisuals.files.wordpress.com/2022/01/21-0261-second-and-final-notice-of-civil-and-criminal-liability-josee-gautier.pdf>

If You provide a legal and lawful excuse OR concede that Sally violated her oath of office and is liable to her performance bond, the Notices against You Will be removed from the International Court of Record. Until then, so long as the Notices remain unrebutted on the public Record, You are guilty as charged and fit to be removed from office immediately as soon as competent law enforcement are Ordered to do so.

You are hereby Given Notice of these Facts. If You believe any to be UNTRUE, then You should probably sue Me for defamation of Character because it doesn't look Good to have this information on the International Court of Record for all the world and Her Majesty to see. An Honourable individual would defend their Honour and not allow defamatory statements that are untrue to remain on a public record. Why not seek a Court order to have them removed? Oh, right - cause then You would have to disprove My allegations and You can't because You are guilty.

This letter Will be added to the Record along with the additional Notice served upon You both today.

Good day, criminal,

King Sean, House von Dehn,
Hand of Stephen,
Kingdom of God,

The Kingdom of Heaven Found a Sean
On Her Majesty's Service

[Quoted text hidden]

vonDehnVision <gnosticwisdom37@gmail.com>

Tue, Feb 22, 2022 at 12:50 PM

To: francois.giroux@justice.gc.ca, josee.gj.gauthier@hrsdc-rhdcc.gc.ca, info <info@cjc-ccm.ca>

I'm just going to add that this speaks VOLUMES to both Your level of corruption AND Your incompetence. There could not be a more black and white, cut and dry violation of a judge's oath than accepting private pleadings outside of the Court process, though You addressed NONE of the points in My letter and chose to dismiss without citing any legal or lawful reason for doing so, OR without addressing or rebutting any points in My letter.

This is quite literally referred to as 'gaslighting' Your responsibilities. Your council is a fraud endorsing fascism.

That's also WHY a public record is the supreme law because You can't have any of these accusations against You removed without a court process, so as the world is concerned, You are both fascists Wilfully abdicating Your oath and Canada's legally binding obligations. You make Me sick.

Have a Good day, and God have no mercy on Your Soul,

King Sean, House von Dehn,
Hand of Stephen,
Kingdom of God

[Quoted text hidden]