



vonDehnVision <gnosticwisdom37@gmail.com>

Notice of Criminal and Civil Liability: Breach of Trust and Fiduciary Obligations and Criminal Intent - Issued to City of Ottawa via Ontario Works

vonDehnVision <gnosticwisdom37@gmail.com>

Fri, Aug 12, 2022 at 5:00 PM

To: "Lindstrom, Tatiana" <tatiana.lindstrom@ottawa.ca>, "Skof, Krystal" <Krystal.Skof@ottawa.ca>, "Mukalay, Lili" <Lili.Mukalay@ottawa.ca>

Cc: "Watson, Jim (Mayor/Maire)" <jim.watson@ottawa.ca>, Matt.Luloff@ottawa.ca, laura.dudas@ottawa.ca, Jan.Harder@ottawa.ca, Cathy.Curry@ottawa.ca, Eli.El-Chantiry@ottawa.ca, Glen.Gower@ottawa.ca, BayWard@ottawa.ca, Rick.Chiarelli@ottawa.ca, Keith.Egli@ottawa.ca, Tim.Tierney@ottawa.ca, Mathieu Fleury <Mathieu.Fleury@ottawa.ca>, rideaurockcliffeward@ottawa.ca, Catherine.Mckenney@ottawa.ca, Jeff.Leiper@ottawa.ca, River Ward <Riley.Brockington@ottawa.ca>, capitalward@ottawa.ca, "Cloutier, Jean" <Jean.Cloutier@ottawa.ca>, Catherine.Kitts@ottawa.ca, George.Darouze@ottawa.ca, Scott.Moffatt@ottawa.ca, Carollanne.Meehan@ottawa.ca, Allan.Hubley@ottawa.ca, "Langlais, Geneviève" <Genevieve.Langlais@ottawa.ca>, "Wright, Jeremy" <Jeremy.Wright@ottawa.ca>

Bcc: Colleen Lynch <98colleen98@gmail.com>

To: Lili Mukalay, Krystal Skov, and Tatiana Lindstrom,

On Monday, August 8th, I sent You an Email Titled, 'Breach of Trust: Sean von Dehn and Colleen Lynch' (attached). In that email, I was as King of You to provide Me with a copy of the renewal package that was returned to MHI for My Records. Presumably, You have a copy of the documents You returned to MHI, and a copy of the documents You received from Me regarding this Matter (You have a legal and lawful obligation to keep a record of all correspondences to Your office from Beneficiaries of the Public Trust to their Trusted representative Agents), so this should not be a difficult or time consuming request - yet You have not only failed to Honour this request, You have failed to even acknowledge that the request was made. This is exceedingly discourteous, childish behaviour.

I was also as King of You what You are offering Colleen Lynch and Sean von Dehn for Breaching their Trust, and for harassing and attempting to intimidate Sean into destroying evidence of Your Breach so that Colleen would not have proof of the Breach necessary for litigation and compensation. Colleen has confirmed for Me that You DID NOT Give Colleen Notice of the breach until AFTER You were absolutely certain I would not destroy the evidence - FOUR DAYS LATER!!! You have a Duty and an Obligation to Give Notice to Colleen **immediately**, and the fact that You did not and were harassing Me to destroy that evidence, is conspiracy to commit fraud to conceal evidence necessary for litigation. It is unconscionable that You are thing King this is acceptable behaviour for a public servant. What's even worse, is that I gave You Notice of Your obligations to Colleen before I even knew what Act Ontario would have to ensure that You do.

But that is only the beginning of Your contempt for the dignity of the Beneficiaries You were Trusted to care for and the Rule of Law. After ALL of this, You cannot even respond after FIVE DAYS to perhaps apologize, concede that You have made a horrible mistake, and start as King what You can do to right this wrong? That is what any

Honourable Man (of either sex) would do, and as a public servant, it is Your legal and lawful **obligation**. You also have a Duty and **obligation** to advise Your insurer when You are served with a Notice of breach of Trust, as that is why You are **bonded** - to ensure performance in accordance with the Rule of Law and Your Trust obligations to Canada's Beneficiaries. I have a right to request a copy of Your performance bond, and if You don't produce one, You can be lawfully removed from Your office immediately.

Instead, and in typical City of Ottawa fashion, You continue to gaslight Your obligations, ignore the email that was sent to You, and Act as though You have no response-ability or account-ability to the People You are being paid very well from the Public Trust (You deny the existence of) to Act in the best interest of? Who are You People!?

You are *exploiting* Beneficiaries for Your own personal gain, and potentially even for some kind of sociopathic amusement - or at least, that's very much how it looks right now. It appears You take Pleasure in demoralizing and exploiting the People You were Trusted to care for as much as You can get away with. And if any One complains or lashes out at Your abuse, You characterize THEM as the aggressor like True narcissists, suggesting it is unreasonable for People to get frustrated that You can't respond to an email, or accept accountability when You've done wrong. Mind boggling that You continue to do all of this while *knowing* that I publish Your Acts on [the International Public Record](#). All the world's a Stage, I guess this is the Part You particular State Actors were meant to Play.

I'm cc'ing all city counsellors, the mayor, Jim Watson, to let the People who allegedly represent 'The City of Ottawa' know how the City of Ottawa's agents treat their People and continually trespass upon their rights by failing to provide the funds necessary for the most basic human dignity - and demoralizing, insulting and attempting to criminalize any One who complains about it.

The Ottawa Police, The Salvation Army, Housing Services, Ontario Works, the city's legal counsel *bribing* Court judges to keep complaints from the People out of Canada's Courts (Sally A. Gomery and Bobby Beaudoin so far), all of You conspire together to cover up Your negligence rather than take accountability for it. All of Your organizations 'review themselves' with internal reviews. It's like as King a narcissist to look in the mirror and tell You what he sees.

All these organizations have not only harmed Me, but they have *admit to doing Me harm, acknowledged they have violated My rights*, and continue to trespass upon My rights claiming incompetence and ignorance, but not *one dime* has been offered to Me in compensate-Sean, and not one agent of any organization listed here has ever been held to account for their repeated negligence. To the best of My knowledge, there has not even been any disciplinary action internally, it is outrageous!

The City of Ottawa's 'freedom of information *People*' are **encouraging** the City of Ottawa's agents across all the aforementioned organizations to **destroy evidence of their breaches of the public Trust - a CRIMINAL OFFENSE**. I was harassed three

times and Hand delivered a Letter as King of Me to commit this criminal offense - I refused. If Abass does not know how to interpret the Word 'contain' and believes it to be synonymous with 'destroy evidence', he needs to be fired ***immediately***, and his staff need to be advised that destroying evidence of government breaches is a criminal offense and not something the MFIPPA gives them the power or authority to do ***whatsoever***.

A second courtesy email was sent to You this morning, advising You that Colleen and I are still waiting for a reply to the email I sent You Monday morning. We feel that five days is a reasonable amount of time to respond and let Us know how You intend to right this wrong.

I also Wish to let You and every witness to this email know that there would never be any claims against the City of Ottawa in Canada's Courts if they would just treat People with dignity and respect in the first place. Two People's Trust was Breached by Ontario Works, they suffered serious undue psychological and mental duress as a result of the breach, and are entitled to compensation as any other injured party would be. The fact that You do not Wish to take accountability for Your actions and right the wrong is the Cause of Action that compels Me to file claims against You.

The resolution proposal is very reasonable considering the gross contempt and negligence demonstrated by Ontario Works. You have one week to Honour the Resolution proposal You have tacitly agreed to offer Colleen (by Way of Your failure to protest or offer an alternative), and You Will have the same amount of time to let Sean von Dehn know what You Will be offering in compensate Sean for the harm and undue duress You've caused him.

It's not so much the negligence that's infuriating, I understand that People make mistakes. But refusing to acknowledge that People who are wrong done by are ENTITLED to compensation, and failing to take any accountability for Your actions whatsoever, is what makes the City of Ottawa's service agents seem like they might secretly be war King for a foreign dictator determined to demoralize the People of Our nation's capital. Is this kind of treatment of People acceptable anywhere else in the world, or just by Ottawa's public servants specifically?

You have ONE week, until Friday, August 19th, 5:00 Post Midi to respond to this Notice of Criminal and Civil Liability and provide cure and remedy to the People You have harmed, or default Judgment 'Nihil Dicit' Will be awarded against You without further Notice to You, and You Will agree to pay Me the sum of \$1,000.000.00 in lieu of any alternate proposal presented by Your office. It Will also be presumed that You are only failing to respond because You believe that \$1,000,000.00 is appropriate compensate-Sean for the destruction of My intellectual property, and the loss of My private documents.

Blessings,
King Sean, House von Dehn,

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

2 attachments

 **Breach of Trust - Sean von Dehn and Colleen Lynch.pdf**
93K

 **Breach of Trust - Sean von Dehn and Colleen LynchII.pdf**
91K