



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

Employment & Social Services Inquiry - Follow Up

6 messages

Haines-Chiarelo, Kristine <Kristine.Haines-Chiarelo@ottawa.ca>

Tue, Jan 17, 2023 at 3:44 PM

To: "gnosticwisdom37@gmail.com" <gnosticwisdom37@gmail.com>

Good afternoon King Sean, House von Dehn, Hand of Stephen, Tired of Fascism and Extorsion On His Majesty's Service,

We have received your concerns from the Province regarding the Ontario Works Act and administration of benefits.

As responded in previous emails, we are committed to the local administration of the Ontario Works program and responsibility to respond to feedback and/or concerns from residents.

On October 13, 2023, we directly addressed your concerns regarding special diet and transportation benefits providing you with the necessary information and next steps. Should you require additional support to help navigate the process, please contact your case worker, Nana Asante, 613-580-2424 ext. 26587, to assist you further.

On April 7, 2021, we directly addressed your multiple requests for a judicial review relating to your concerns regarding the Ontario Works Act by letter. At that time, you were provided legal resources to assist you in determining the appropriate forum, depending on the nature of your concerns. It was determined that the complaint was addressed and that the City of Ottawa would not respond to further correspondence regarding the matter. We have attached that letter as a reminder of the Public Conduct Policy.

Thank you,

Kristine

Kristine Haines-Chiarelo*She, her, elle*

Manager | Gestionnaire

Employment and Social Services Central | Services sociaux et d'emploi, bureau central

Community and Social Services | Services sociaux et communautaires

City of Ottawa | Ville d'Ottawa

370 Catherine Street | 370 rue Catherine

Tel/tél.: 613-580-2424 ext/poste 24865

email: Kristine.Haines-Chiarelo@ottawa.ca

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I acknowledge that I live and work on unceded Algonquin territory; I am grateful and committed to reconciliation.

Je reconnais que je travaille et je vis sur un territoire non cédé de la nation algonquaine Anishinabe. Je suis reconnaissante et m'engage à participer aux efforts de réconciliation.

This e-mail originates from the City of Ottawa e-mail system. Any distribution, use or copying of this e-mail or the information it contains by other than the intended recipient(s) is unauthorized. Thank you.

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 **Letter - S. Von Dehn_ April 7 2021.pdf**
110K

King Sean, House von Dehn <gnosticwisdom37@gmail.com>
To: "Haines-Chiarelo, Kristine" <Kristine.Haines-Chiarelo@ottawa.ca>

Tue, Jan 17, 2023 at 4:34 PM

Dear Kristine Haines-Chiarelo,

Please be more specific in Your correspondences, I believe there must have been some confusion. The last Notice of Civil and Criminal Liability Served upon You for Breach of the Public Trust and Trespass upon My inherent rights and those of Colleen Lynch, is date Friday, August 12th, 2022, not April 7th 2021. Your letter is redundant and irrelevant to the new wrongdoings done to Me with criminal intent to cause Me harm. As You correctly stated, the previous issues were (temporarily) and My benefits continued normally. It was not until You were served the included link of notice that My medical benefits were arbitrarily revoked without any notice to Me whatsoever. You can find the full list of Notices served upon You on the public record.

Your staff have ROUTINELY and continually addressed Me as 'Mr. Vondehn' or some other obtuse variation following the prefix 'Mr.'. I have explained that 'Mr.' is a term I personally find deeply offensive. It doesn't even matter if You agree or understand why, it is plain and simply discourteous to not Honour that request.

This is called GASLIGHTING. If the Notices on the public record are not known to You, it reflects incompetence as manager for Ontario Works. I filed a complaint with the province for Your failure to address these Issues or respond appropriately to Your legal and lawful fiduciary obligations.

Several documents are missing from My casefile, including a mandamus that waives My requirement for a doctor and recognized My right to autonomy over health care choices. If YOU require a doctor's signature to continue providing the benefit, YOU have the obligation to obtain it - just send the form to any medical practitioners recognized in Canada - I believe they are all traitors for violating their hippocratic oath to do no harm and recommend vaccines they know to be more harmful than the virus they were alleged to provide protection from.

https://vondehnvisuals.files.wordpress.com/2022/08/gmail-notice-of-criminal-and-civil-liability_-breach-of-trust-and-fiduciary-obligations-and-criminal-intent-issued-to-city-of-ottawa-via-ontario-works.pdf

Not ONCE have any of Your agents explained what happened to the missing documents from My case file, what You did to compensate Colleen for breaching her Trust, or how You intent to right the wrong done to Me by arbitrarily revoking My medical benefits causing Me SERIOUS physical harm and threatening Me with continued harm for failing to allow You to continue abusing Me (addressing Me by titles You know I find offensive with intent to antagonize) and waiving My right to freely dispose of My natural wealth without prejudice and to autonomy over My health care.

Please explain why You believe the Ontario Works Act is not subject to Canada's Charter and Treaty obligations. You have never explained why You believe OW to be the exception to that rule, as the Department of Justice and Ministry of the Attorney General has said very clearly that no code statute or act has the FORCE of law to trespass upon a right or treaty obligation. To the extent a law violates a Charter right or treaty obligation, it is to the extent of the violation of no force or effect.

I feel an internal review is an oxymoron, You need an impartial body to review Your department as You seem to be endorsing this criminal behaviour with intent for Your staff. I hope that is not the case. I look forward to hearing from You, and the public Notices served upon You are what You are being asked to respond to.

Let Me know if You have any further questions and how long I should expect to wait for a competent reply.

King Sean, House von Dehn,
Hand of Stephen,
The Kingdom of Heaven Found a Sean
On His Majesty's Service
(and not impressed by Your patronizing tone)

[Quoted text hidden]

King Sean, House von Dehn <gnosticwisdom37@gmail.com>
To: "Haines-Chiarelo, Kristine" <Kristine.Haines-Chiarelo@ottawa.ca>

Tue, Jan 17, 2023 at 4:48 PM

RE: Nana Asante

I have been as King of Nana if she intends to continue using My need for benefits as a tool of extortion to comply performance requiring Me to provide You with My private medical information and records, and trespass upon autonomy over My own health care choices under threat of continued harm by denying Me the funds necessary for optimal health and well being. You also routinely insulted Me *with intent*, addressing Me as 'Mr.' von Dehn when there is absolutely no requirement to do so and You know I find to be deeply offensive and a trespass upon My spiritual convictions.

You Willfully demoralize and insult Beneficiaries of the public trust under threat of economic hardship, and suggest their correspondence is 'inappropriate' when they tell You that Your behaviour is both harmful and criminal. Without a legal and lawful excuse, an exemption I am unaware of that absolves OW from Canada's Charter, You are committing Willfully criminal acts.

Please explain what happened to the Mandamas and other documents You should have on file for Me to excuse Me from participation in OW requirements to afford for My rights in accordance with Canada's charter and treaty obligations. I would like a copy of ALL document You have on file for Me since I moved to Ottawa, if only for the purpose of knowing how many documents You have spoliated.

Again, I look forward to hearing from You,

King Sean, House von Dehn,
The Kingdom of Heaven Found a Sean

[Quoted text hidden]

King Sean, House von Dehn <gnosticwisdom37@gmail.com>
To: "Haines-Chiarelo, Kristine" <Kristine.Haines-Chiarelo@ottawa.ca>

Thu, Jan 19, 2023 at 7:37 AM

Dear Kristine,

I do require a reply to this email thread to determine if You Wish to resolve this Matter amicably, or if I Will be compelled to file a claim against You.

PLEASE TAKE NOTICE

Kristine, the first time I spoke to You We had a very pleasant conversation. You left a message on My phone for 'King Sean, House von Dehn' and were very professional and courteous in Your correspondence with Me that day. I told You very clearly that all I'm as King for is for My very real Spiritual beliefs and convictions to be respected by Your office. I DO NOT Wish to be compelled to bring You and the rest of Your staff into a Court of Law but please do not presume that I won't. I contacted the PROVINCE because I cannot handle tall King with any more of Your agents because they are

completely arrogant with respect to their legal and lawful obligations and routinely antagonize Me by addressing Me as 'Mr.' at every opportunity as if they get some kind of kick out of insulting Me.

When I say that any State Actor is 'bound to go to a hardship to accommodate a Charter right or treaty obligation when a violation is made known to them', it is NOT an understatement, it is a fact in Canadian Law. If You don't have an exemption clause in the Ontario Works Act that absolves You of any obligation to afford for My charter rights and treaty obligations, I Will win in a court of Law, it's really that simple. The only reason I haven't taken this action against You yet, is because I do not Wish to destroy Your life, as much as I feel You and Your agents are determined to destroy mine, and if I can show the court that I made Your legal obligations known to You for as long as five years before bringing an Action against You, it is entirely possible You Will never work in any public office ever again.

There was no 'judicial review' of My last complaint, I was advising You that a judicial review was one of the routes I was planning to take to resolve this issue, the other would be to file a claim against You. A judicial review has a greater chance of success because three judges are required making it much more difficult for the City of Ottawa to bribe a Judge. I did not file an application for Judicial Review in 2021 because the threats of harm stopped and a new worker was appointed to Me (Tatiana Lindstrom) and I perceived this to be an Act of Good faith. It was later in the year that Tatiana either lost or destroyed documents I had sent to her to secure My rent, at which time she also revoked My medical benefits without any notice to Me whatsoever. Even the Ontario Works Act requires You to give Me at least twenty days notice, and You should not be as King Me for this information because We resolved this issue last year (or so I thought), and You have documents on file for Me waiving these requirements in accordance with My Charter right to autonomy over My health care. I even sent You a copy of case law examples where the courts have ruled against the Ministry of Community and Social Services for **exactly** this reason - again, My legal and lawful arguments were ignored, it seems like You WANT to antagonize Me and compel Me to drag You into Court.

I don't think You like Me, and that's perfectly okay! I don't care if You like Me or not, I would love nothing more than to be out of Your life once and for all. However, until these very serious matters regarding My sovereignty are addressed by Canada's government, You are stuck with Me - and if You happen to be the representative body responsible for causing Me harm because You believe the Ontario Works Act has the force of law to violate My inherent rights and cause Me serious bodily harm (denying Me the medical supports I require), then I literally have no other recourse than to take legal and lawful Action against You. The sooner We resolve these issues, the sooner I can be out of Your life FOREVER (I can already feel You smiling). Doesn't that sound Good? I don't Wish to be at war with You, but I cannot stand to have My legal rights ignored by Your office anymore, it is considered legal gaslighting, and it is a form of emotional and psychological abuse recognized in Law that I Will not tolerate any longer.

Now, if I don't hear from You by the end of the day, I Will presume You have no intent to address these issues and Wish to resolve these Matters in Court. I Will take this complaint to the province one last time, and I Will read them this letter and be as King of them who is liable for failing to address these serious Issues. I can only presume You are responsible because You were the one to respond with an email the day after I called the province to complain about Ontario Works agents in the City of Ottawa, despite the fact that I did not Give My name or any personal information and was using an anonymous phone so My call could not be traced.

I can only Give You opportunity to resolve this Matter amicably, failure to do so Will compel Me to take legal action against You without recourse, as I have now officially exhausted every alternative.

I look forward to hearing from You, and a great start to resolving this Issue would be to restore My desperately needed medical benefits with back pay as every day adds to the physical harm being done to Me, I desperately need My medical Benefits restored, including access to public transit because I can't even pay My bills with what You are now giving Me, and without transportation allowance, I can't even get to a food bank. A court Will regard such treatment as cruel and inhumane, despite the fact it is just another day at the office for You. Complaining about violations of My rights is NOT being discourteous to staff, suggesting it is, is called gaslighting.

Love and Blessings, Hope to hear from You soon,

King Sean, House von Dehn,
Hand of Stephen,
The Kingdom of Heaven Found a Sean

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Haines-Chiarello, Kristine <Kristine.Haines-Chiarello@ottawa.ca>

Thu, Jan 19, 2023 at 3:11 PM

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

Cc: "Asante, Nana" <nana.asante@ottawa.ca>, "Mukalay, Lili" <Lili.Mukalay@ottawa.ca>

Good afternoon King Sean, House von Dehn, Hand of Stephen, The Kingdom of Heaven Found a Sean,

At your request to resolve the issue of medical benefits, you have been provided with the necessary information to assist you in accessing these benefits, based on the eligibility requirements.

As shared with you in prior emails, the Ontario Works program is governed by the Ontario Works Act. The City administers this program on behalf of the provincial government in accordance with the applicable legislation and other requirements of the Province. Those requirements include an obligation on applicants and recipients of Ontario Works to provide certain information, including supporting documentation. While it is ultimately your choice whether or not to provide the supporting documents that have been requested from you, your receipt of benefits is contingent upon doing so. If you ultimately decide not to provide these documents, it will affect your eligibility for benefits.

I have copied your case worker, Nana, who is available, should you choose to provide the supporting documents. Please do not hesitate to reach out to her at any time for any other ongoing supports and/or resources.

While I appreciate that you do not agree with the Ontario Works Act or its application to you, I trust this email has provided you with the clarification and support you need on this matter.

Thank you,

Kristine

Kristine Haines-Chiarelo

She, her, elle

Manager | Gestionnaire

Employment and Social Services Central | Services sociaux et d'emploi, bureau central

Community and Social Services | Services sociaux et communautaires

City of Ottawa | Ville d'Ottawa

370 Catherine Street | 370 rue Catherine

Tel/tél.: 613-580-2424 ext/poste 24865

email: Kristine.Haines-Chiarelo@ottawa.ca

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I acknowledge that I live and work on unceded Algonquin territory; I am grateful and committed to reconciliation.

Je reconnais que je travaille et je vis sur un territoire non cédé de la nation algonquienne Anishinabe. Je suis reconnaissante et m'engage à participer aux efforts de réconciliation.

From: King Sean, House von Dehn <gnosticwisdom37@gmail.com>
Sent: January 19, 2023 7:37 AM
To: Haines-Chiarelo, Kristine <Kristine.Haines-Chiarelo@ottawa.ca>
Subject: Re: Employment & Social Services Inquiry - Follow Up

CAUTION: This email originated from an External Sender. Please do not click links or open attachments unless you recognize the source.

ATTENTION : Ce courriel provient d'un expéditeur externe. Ne cliquez sur aucun lien et n'ouvrez pas de pièce jointe, excepté si vous connaissez l'expéditeur.

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King Sean, House von Dehn <gnosticwisdom37@gmail.com>
To: "Haines-Chiarelo, Kristine" <Kristine.Haines-Chiarelo@ottawa.ca>

Thu, Jan 19, 2023 at 7:01 PM

Dear Kristine,

Again, I'm giving You one last opportunity. I have explained to You very clearly that to the extent that any code, statute or ACT (Ontario Works Act) **violates** a Charter right or international treaty obligation, it is **to the extent of the violation of NO FORCE OR EFFECT**. Why is the Ontario Works ACT exempt from Canada's Charter - WHY do You believe that the Charter applies to all legislation in Canada EXCEPT the Ontario Works Act? You have STILL not provided Me with any exemption clause in the Act.

Here is the link and the quote from Canada's Department of Justice and Ministry of the Attorney General

Provision

24.(1) **Anyone** whose **rights or freedoms**, as **guaranteed by this Charter**, have been **infringed** or **denied** may apply to a court of competent jurisdiction to obtain such remedy as the court considers appropriate and just in the circumstances. Furthermore:

section 52(1) of the *Constitution Act, 1982* provides that a *law* that is inconsistent with the Constitution is, **to the extent of the inconsistency, of no force or effect**.

This is why I complain that You are causing Me serious harm by denying Me the funds necessary to provide for My health and well being. The Ontario Works Act was legislated to ensure I have the necessary funds to provide for My rights, not to be used as a tool to exploit My rights under threat of economic and physical harm. I've explained that I am basically starving because You arbitrarily revoked My rights presumably for placing Lili Mukalay on Notice for breaching My Trust (losing or destroying documents from My case file) with criminal intent. That is retaliation for expressing My rights, which is also a violation of Canada's Charter and criminal offense.

Please, for the LAST time, show Me where the Ontario Works Act is the only Act in all of Canada that is not bound to provide for My guaranteed Charter rights. They legislated an Act that allows You to use the public Trust to harm beneficiaries? Really? Do You believe that argument will stand in Court? Again, if I am compelled to bring You into Court, I Will be as King these Quest-Ions of You before a Judge in a Court of Competent Jurisdiction.

OW is legislated provincially, Charter rights are federal and superior in jurisdiction.

Why are You not subject to litigation for willful trespass upon My rights, and what part of autonomy over health care do You not understand? What part of the law or jurisdiction can I clarify for You to help You comprehend that You don't have a lawful leg to stand on, and You have still not answered as to why I have not been compensated for the loss of documents from My case file. Where is the Mandamus You have on file for Me and the letter of attorney recognizing My autonomy over health care? I have a copy of both of those documents with the original wet ink signature from agents of Your office. Failing to honour that contract is a breach of Trust, breach of Contract and if You claim to not have a copy on file for Me, spoliation of evidence (which is a serious criminal offense).

Forget about the medical benefits for now, what about the rest of the harm done to Me by belligerent staff willfully antagonizing Me and as King of Me to destroy evidence of their breach of Trust to other Beneficiaries of the Public Trust (Colleen Lynch)? She is entitled to compensation for sharing her documents with Me without her consent, and I am entitled to compensation for being harassed to aid and abet Your attempt to cover up Your breach of Colleen's Trust.

Do You believe that the Ontario Works Act is superior in jurisdiction and authority to Canada's Charter of Rights and international treaty obligations, yes or no? Is that simple enough for You? Please answer that question directly. PLEASE. If You don't believe the OW act is superior in jurisdiction and authority to Canada's Charter, then restore My benefits and avoid costing the taxpayers more money by compelling Me to sue You in a court of law. Again, all of these letters Will be part of My Claim against You to demonstrate I have exhausted every resource and explicitly communicated the law to You on these points. Would You like Me to provide You with the case law example of the Superior Court ruling against Ontario Works regarding privacy of medical information. I have a right to privacy and threatening Me with harm (and causing Me harm in the interim) is extortion by definition.

[Canada's Charter and Your legal obligations in relation to it.](#)

This is infuriating because You just keep repeating Your Self without answering any of My Questions - once again, known as legal gaslighting.

I look forward to hearing from You,

King Sean, House von Dehn

Hand of Stephen,

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