



King Sean, House von Dehn &lt;gnosticwisdom37@gmail.com&gt;

## Re: Motion Materials for Tanja and Michae

1 message

King Sean, House von Dehn &lt;gnosticwisdom37@gmail.com&gt;

Mon, Mar 13, 2023 at 12:37 AM

To: Neil Milton <nmilton@miltonsip.com>, nmilton@ontario-probate.ca, Tanja Johnson <tvondehn@icloud.com>, "Crisman-Cox, Christopher" <crcrismancox@millerthomson.com>, Mike von Dehn <mvondehn@trilliumwest.com>

Good morning every One,

This email is for every One, but *especially* for Neil Milton of Milton Estates Law for Tanja Johnson because there are some very serious problems with the materials Presented to Me in Your Motion Record. Let Me start by addressing those Issues immediately to see if You can get back to Me to fill in some of these missing pieces.

TAB 'D', The Errors in Application Form.

1. "Where the Applicant **seeks an Order dispensing with a Bond**, consent... **must** be received from **all persons entitled to share in the Estate, and filed with the Court**".
2. "On Form 74.14, where the applicant explains **why she is entitled to apply**... information **must be added relating to consent** given by persons, who, **together have a majority interest in the value of the assets of the Estate**"
3. **PLEASE RETURN THIS NOTICE WITH YOUR DOCUMENTS**

Now, I really don't Wish to condescend either one of You, Neil or Christopher, I really don't - but I don't know what other choice You Give Me.

Either I believe that both of You don't know the first thing about what is required for an Estate Trustee Application and don't know that fraud with malicious intent to cause harm and influence justice is a serious offense, or You presume I don't know these things and or that because I'm not a lawyer (liar), I won't be able to anything about it. I prefer to presume ignorance over malicious intent, so I'm going to presume You don't know the first thing about what is required for a (legitimate) Application for Certificate of Appointment of Estate Trustee.

I should probably have placed point '2' above as point number '1' because it really is the most important. The Court *had* Michael's consent to an Application that was made **and filed with the Court**. **The Court determined that Sean von Dehn's consent is required. Only a majority of interested parties are required, the Court has ruled that Tanja and Michael together do not hold a majority interest in the Value of the Estate.**"

Sean told Tanja and Michael from the beginning that no Application for a Certificate of Appointment of Estate Trustee can **legally and lawfully be processed by** the Court without all parties receiving Notice of the Application in time to participate and be heard at the Application hearing. Sean advised Tanja and Michael that no legal Claims of any kind can come against the Estate without Sean and Michael being Given Notice. Sean doesn't believe the Court is required to Give Tanja Notice because she is not an intestate heir, she is an adult who has married into another family, or 'House'. Her father 'in Law' is Darryl Johnson's father, it is Tanja's status and title 'in Law', legally. Tanja Will not be listed on the Registry as an intestate heir as a result of her change of status which was made freely without coercion or intimidation.

Again, I really do feel both of You should know this stuff but You've since proven Me wrong. Sean didn't hear a Word about the Errors in Application Form because Hala Tabl had no intention of ever filing any future documents with the Court after receiving the form. Hala Tabl does not include the Errors in Application Form with the Application Record she is as King Woodley to Endorse - it is a required part of the Application Record, withholding this from the Judge is what we call fraud by omission of information necessary for the Justice to make an informed decision. The email from the Court where Hala allegedly requests to withdraw the Application, the Registrar only confirms that 'she hasn't processed the Application yet'. Yeah, because Hala was as King of her not to - the email is dated June 19th!!! Two weeks after the Woodley Endorsement that was allegedly made as an 'URGENT' application? Hala doesn't follow up to make sure it's been **processed** so that a Certificate can Issue? No documents have been processed by the Court in the Estate Application since the first Application was rejected for failing to obtain Sean's consent. No Application Record in either the first or Application includes the 'Errors in Application Form' required by the Court or proof of service of all Endorsements on all parties with an interest in the outcome, which is also required to **process** the application. Colluding with a Registrar to not process documents is not the same thing and a serious violation of the Rules, Rule 1.09 in particular.

We also have the Issue of Tanja resubmitting her first Affidavit Application where she commits perjury in her affidavit with intent to defame Sean's Character and influence justice. Sean told Tanja that if she did not withdraw the Application she would be liable to him for any false statements she has made about him, as well as for false testimony on a Court of Record under penalty of perjury. It also does nothing whatsoever to help Your motion because it shows Tanja's malicious intent to cause harm to Sean's reputation in an attempt to exclude him from the proceedings entirely. Your motion materials detail every meeting Hala had with the Court, every single one in violation of Rule 1.09, without Sean's prior knowledge and consent.

The other problem in Your Story is Tab 'S'.

I require the reply from the Court to the Electronic Application filed March 24th. Hala mentions she looks forward to hearing from the Court, where is the reply to Show that the Application was processed by the Court?

I'm not going to share the information with You now, I'm only going to tell You that Brendan McCarthy of the Barrie Courthouse did confirm that no Estate Application was ever processed on May 2nd.

All parties to any Estate proceeding with an interest in the outcome MUST receive Notice of any Matter concerning their interests. This is one of the most basic Principles in Law. All of Your information only shows Hala's determination to exclude all interest parties from any Court hearings in violation of Rule 1.09.

I'm Acting as the Estate Trustee for The Kingdom of Heaven Found a Sean, an Express Trust Organization, and for the Benefit of Sean von Dehn and Joachim Heinrich von Dehn. No legal or lawful Action can proceed against Joachim's Estate without all interest parties receiving Notice.

I require this information before I can respond to Your Motion Materials appropriately (Neil Milton).  
I Will address the main Issues with Christopher's Motion materials tomorrow.

<https://vondehnvisuals.com/2023/03/12/volume-cclx-the-super-natural-son-day-edition-the-kingdom-of-heaven-found-a-seans-he-art-exhibit-sean/>

These emails Will be added to the public Record at [www.vondehnvisuals.com](http://www.vondehnvisuals.com)

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