



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

Re: Motion Records, Michael and Tanja; Fraud in Applications

1 message

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

Tue, Mar 14, 2023 at 11:37 PM

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

Good evening, all,

Once again, this email is for every One it is addressed to, but this time *especially* Christopher Crisman-Cox for Michael von Dehn.

The very first thing I am going to say to Michael, is that so far Your lawyer has failed to produce proof of Notice of a hearing for the Casullo Endorsement on all the interested parties, or even proof of service of the Endorsement it Self on any of the parties, including You!

If Your lawyer is not telling You that this is a huge problem for You, he is *lying* to You. Statement number 5, saying You have no Idea what The Kingdom of Heaven Found a Sean is after thank King Me for sending each of Your children a Hand Writ Cestui Que Vie for Christmas of 2021, and explaining to You that it's proof of a Beneficial interest in a private family Trust to protect the Honour of Our 'House', 'von Dehn'? Have You never read My Blog, www.vondehnvisuals.com? How about Google? Have You ever 'Googled' My name? Try it. Why don't You try 'Googling' 'Sean von Dehn' right now? Curious to know how many letters You need to enter before My name auto populates. Why don't You see what the number one search result is for 'Sean von Dehn'. If it isn't [My Story](#) then I'm a bit disappointed, though the Ottawa Citizen link is worth the trip, too.

You're also six months into a Claim filed against You by The Kingdom of Heaven Found a Sean and Your lawyer is basically as King of You to ignore what is and pretend this isn't happening. I've got news for You, this is happening and right now Your lawyer is failing to provide critical information that would absolve You of conspiring with Tanja to perpetrate fraud on the Court with malicious intent to cause harm to Me, My reputation, and with intent to interfere in the administration of justice. If You don't think these are serious crimes, or You think that You can convince the Court that 'You had no Idea'? I *might* believe that if You provided Me with proof of the Casullo Endorsement served upon You. I'd love to know when YOU first learned about Casullo - was it before, or after the Endorsement? If You were never served with the Casullo Endorsement, what reason would a Court have to believe that You didn't know that I had no knowledge of the Endorsement either?

There are so many absurdities in Your Motion materials, they are so pathetic, it is seriously Mind numbing, I honestly do not know what You are paying this lawyer for. You openly admit You had knowledge of not one but two testamentary instruments, and if You are crazy enough to believe that You can convince a Court at this point that You didn't know the last letter I Writ My father IS a testamentary instrument? I told You that dad had Promised Me the Estate if he did not leave a Will, and that We had discussed in detail what he Wished for Me to do with the land. I had no Idea he had kept the letter at that point, and the letter specifically references exactly what I told You. He Writes on the document, that LITERALLY makes it a last Will and Testament!!!

If You expect Me to believe Your lawyer doesn't know that, and that You've been withholding a testamentary instrument from the Court and Your Brother for over two years in the Estate Application process even if You did believe Tanja's Application to be legit, and I don't believe for a second that You do.

The information Presented to Me by the two of You now confirms without any shadow of doubt that You were all colluding to exclude Sean from the Estate Application. It appears as though You may also have been colluding to exclude Tiffany from the Estate application. However, You have also now introduced George Link, and I wasn't going to bring George Link into the Claim, but he had a few things to say about Michael and the break in of My father's home that Michael conveniently forgot to report to police. He also conveniently forgot to tell Sean about it for almost two weeks.

From what I recall, George said that it appeared as though Michael was the one breaking into the house when George showed up, frantically looking for a will or anything with 'Tiffany's' name on it. His intent was to destroy it, make sure she gets nothing. George described Michael to Sean as the most evil Man he has ever met, despite Sean telling George that does not sound like his brother. George asserted that he does not think Sean has any Idea who his brother really is. He described Michael's state at the house as frantic, psychotic, mad, ripping things apart, destroying the place! Perhaps We

should be as King of George if he would like to testify as a witness, I do not by any means Wish to put Words in his mouth, just telling You what I remember. He was very pleased to see that some One is bringing a claim against Tanja and Michael and told Sean that he reads his Blog often.

Michael says he's never had any position but a Beneficial interest in the Estate, though he describes taking responsibility for a boat that was about to be destroyed by ice in an oncoming winter, discussing the situation with his brother and his sister, agreeing to sell the boat. That's three children collectively Acting as Trustees for their collective, Beneficial interest. Each has a moral and ethical obligation to protect what he or she believes to be their own property. Michael cannot claim a Beneficial interest without a fiduciary obligation to protect the property he Wishes to benefit from.

Michael, a top real estate agent with his own brokerage is going to try to convince a Court that he doesn't know what happens when a house gets sold under power of sale, or that allowing such a thing to happen is generally NOT a Good thing, that it would be much more wise to maintain the property, improve its value and sell when the market is optimal? Why allow another individual to sell the house when one of the beneficiaries is a real estate agent? Doesn't make more sense to keep the commission Our Self?

And the fact that Tanja's putting both Applications on the Record again? Both materials together look like nothing more or less than a colossal attack on the Claimant who thus far has had no meaningful participation in the Estate Application whatsoever. Since when does a judge vacate objections the lawyer is unable to object to? Since when do lawyers take objections to judges to vacate rather than object to their Self?

Finally, Michael says several times that Sean has been Acting as Estate Trustee since at least June of 2020 (though he has no Idea about the Trust or what that is)! Michael is right. Sean told Michael that he probably knows more about the Rule of Law than any lawyer Michael could hire, and You are proving Me once again True as You (Christopher) seem to have no Idea what a Trust is or when it becomes a legal entity. An Express Trust becomes a legal and lawful entity the moment it is Created, and it is a legal and lawful entity by default because it can only be Created by the Expression of a Man, and a Man has inherent rights as a natural person, which is a recognized legal entity. An Express Trust has the status of a natural person, and this is also covered over very clearly in the Reply Factum which Christopher and Michael should take some time to read and respond to.

I'll probably Write You again sometime before the end of the week but You are so Willfully discourteous and arrogant that I'm not expecting to hear from You at all. You haven't responded to a single point made in My Reply Factum, why should I waste My time again? All You do is waste My time by sending irrelevant information when right now the real question is why is there no court of record for the Estate Application You reference in Your materials, and no proof of service of any Casullo Endorsement on any of the Beneficiaries to the Estate proceedings, including Tanja to the best of My knowledge.

I'm Acting as the Estate Trustee and have been since the beginning because I'm the only one of the three who knows what needs to be done to administer the Estate aside from handing out the money left over from the unlawful sale of the property. I'm the one who tells My younger brother and sister that their lawyers are liars and that no legal action can take place against an Estate before a Certificate of Estate Trustee is appointed. Since that didn't happen until November 7th according to Your own testimony, the house was sold illegally and unlawfully without My father being provided the right to counsel and the right to the security of his person and property. I'm here to secure My father's person and pay back his share of Canada's debt to the public Trust, and I doubt very much that either Tanja or Michael Will know the first thing about how to do that. I know the Certificate is a fraud, that's why I'm the Trustee because I'm the only one capable of defending My father's lawful interests.

Tanja must have a copy of the notice of default, final notice of default, time to cure the mortgage, et cetera before any legal process for power of sale can even begin. The seller must show that the Court has had some One appointed as the Estate Trustee before they can serve any of those documents because You can't provide proof of service on a dead Man.

I'm sure I'll have more for You, but if You don't concede to the fraud, regardless how little or much You are personally involved, the fact that You can't produce proof of service of the Casullo Endorsement on Michael is sufficient for Me to believe You should be criminally charged for Willfully attempting to perpetrate this fraud on the Court.

You can either redraft Your motion materials or You can forget about expecting a reply. I am the Trustee, I am not The Kingdom of Heaven Found a Sean, and therefor I am not 'Self Represented'. You Will address Trustee in Your correspondences to Me in future You arrogant ass! Do You hear Me?

Unless You can explain to Me why the Trustee Act applies to all Trusts whenever Created and all Trustees whenever appointed except The Kingdom of Heaven Found a Sean and its Trustee, King Sean, of House von Dehn, I would start producing some documents and putting Your money where Your mouth is. I say You can't respond to that question because You're an idiot, but please prove Me and My Brother wrong. Was the Trust Registered with the wrong attorney General, is that Your next claim?

Not responding to any of My emails on the public record doesn't make either of You look smug, it makes You look stupid.

<https://vondehnvisuals.com/2023/03/14/volume-cclxi-the-tuesday-tell-a-vision-edition-a-milton-estates-fraud-product-sean/>

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