



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

## Service on the Crown: Notice of Liability

2 messages

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

Mon, Apr 17, 2023 at 12:38 PM

To Whom it May Concern,

I am hereby Giving the Crown Notice of Liability for Fraud in an Estate Application perpetrated by an officer of the Bracebridge Courthouse, Michelle Murphy.

Michelle Murphy repeatedly lied to the primary Beneficiary of an Estate in a CAET Application. Michelle Murphy was receiving documents for Hala Tabl with respect to the Application but **NOT processing those documents onto the Court of Record**, telling the primary Beneficiary and rightful Trustee of a private family Trust, that the application had not been filed because of 'covid delays'. Meanwhile, Michelle Murphy was arranging secret meetings with officers of the Court for Hala Tabl in violation of Rule 1.09, the Rule of Law, and Principles integrat to Justice, as King for the Judge to 'Vacate' Sean's objection to the Application without any Notice to him, opportunity to attend the hearing, or even Notice of the Endorsement against him after it was unlawfully awarded in violation of the Rules of the Court and Sean's right to be informed of any judicial Matter concerning his interests.

None of this was known to Sean until the Trust made a Claim against the Estate (CV-22-89835) on August 4th, 2022, at which time Sean learned that an Endorsement had been awarded against him without his knowledge or opportunity to attend the hearing **on May 6th, 2022**, and a Certificate was awarded to Tanja Johnson by Michelle Murphy without any CV number assigned to it, and without there being any (public) Court of Record in relation to it. Even after learning of the Casullo Endorsement awarded against him in Hala Tabl's statement of defense, Sean was as King of Michelle Murphy for a copy of the Estate Application Record so he could see the Endorsement himself and was told that the Estate, 'is not open to the public and Will not be open to the public until after a Certificate Issues'. She says this in her own Words, which is a direct violation of My inherent right to disclosure regarding a Matter concerning My interests, an abuse of Court power, and conspiracy to deprive a Man of his right to participate in the judicial process regarding his father's Estate.

To this day there is no 'public Court of Record' for the Estate Application, '2020-59'. I've had THIS very office confirm for Me that '2020-59' is not a valid CV number, it is used to START the application and that a fourteen digit CV number Will be assigned when the Application is filed (processed by) the Court. This has STILL not been done, and it has not been done to 'hide' the Estate from other interested parties in the Estate Application.

This fraud has now been clearly reported to two Superior Court Judges, one Registrar of the Ottawa Courthouse, and Justice Jaye Hooper was very clearly advised in a Reply Factum that Sean had no knowledge of any developments in the Estate Application until he learned of them in the Statement of Defense of Hala Tabl, including the Endorsement made by Annette Casullo in violation of the Rules of Civil procedure, and instead of choosing to take Action to find out why Michelle Murphy was interfering with Sean's right to participate in the Estate Application in violation of his rights and the Rules of the Court, she instead decided to accuse the Trust's Claim of being a 'colossal attack' on the unlawful Endorsement awarded against that he had only just learned about!

What is the point in conforming and complying with the Rules of Civil Procedure if My documents are not going to be read by the Court? Why would ANY judge not Wish to know why Michelle Murphy was lying to Me about the status of the application and refusing to provide Me with disclosure in violation of My rights and the Rules of the Court? The fraud has now been reported to two Superior Court Judges (Justice Kaufman) and a Court Registrar (Derrick Bert) who looked up the application in the system while in a Motion with Me, confirming that nothing has been filed by the Court in Bracebridge since March 24th, despite the FACT that My sister is walking around with a Certificate that only Michelle Murphy and Hala Tabl are able to provide the Truth about.

What point is there in filing with a Registrar if a Registrar can conspire with one party and lie to the other, and NOT process the documents Given to her onto the Court of Record?

Why should the Crown not be liable for every ounce of harm done to Me by these criminals if You refuse to take Action when the crime is reported to You on a Court of Record in a Civil Claim?

Please, tell Me why the Court should not be entirely liable for the full value of the claim considering none of the harm done to Me would be possible if not for the corruption of the Crown's officers? How would any of this be possible without

the help of Michelle Murphy obtaining secret meetings with justices for My opposing counsel?

I look forward to hearing from You, My understanding is that I am to Give You sixty days Notice before bringing My Claim against the Crown. I am kindly as King of You to confirm receipt of Notice of Liability against the Crown for the Willful negligence of Your officers perpetrated against Me with criminal intent.

King Sean, House von Dehn,  
Hand of Stephen,  
The Kingdom of Heaven Found a Sean,  
On His Majesty's Service

---

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

Mon, Apr 17, 2023 at 1:18 PM

I should probably also advise You that these emails Will be added to the International Public Record regarding this Matter at [www.vondehnvisuals.com](http://www.vondehnvisuals.com). These emails Will be added sometime later today.

Blessings,  
[Quoted text hidden]