

qnosticwisdom37 <qnosticwisdom37@qmail.com>

## Attention Carrie Thompson: Notice of Civil and Criminal Liability; Fraud, Interfering with Justice

3 messages

King Sean, House von Dehn <gnosticwisdom37@gmail.com> To: "JUS-G-MAG-CSD-Bracebridge-Court (MAG)" <Bracebridge.courts@ontario.ca> Fri, May 12, 2023 at 9:53 AM

Good morning, Carrie Thompson,

You are two and a half weeks late on returning an email to Me regarding Michelle Murphy's unlawful interference in an Estate proceeding where she lied to Me about the status of the application, yet had plenty of time to request for Kimberly Meredith to request a Motion before a Judge to Endorse an Application for a CAET without Notice to any of the entitled Beneficiaries in violation of the Rule of Law, the Rules of Civil Procedure, and issued a Certificate of Estate Trustee to Tanja Johnson when she has no authority of jurisdiction to do so.

You realize that this Court does not have jurisdiction or authority to even hear this Estate Application without My consent. I hold the Supreme Claim of right upon the Estate of Joachim Heinrich von Dehn, 'Canada' does not have the jurisdiction or authority to exclude Me from the proceedings. Michelle Murphy has violated the Rule of Law, the Rules of Civil Procedure, engaged in willful fraud by lying to Me about the status of the application.

I require the Court of Record as it has been processed on the Registry. It is unacceptable that a Certificate has allegedly Issued without any of the documents for the application having been processed by Your court. That is FRAUD by definition.

Please tell Me why this Court and Michelle Murphy in particular should not be criminally liable to Me for the full Value of the claim, and why I should not be as King for the amount of the claim against the estate to be multiplied by the number of days I await Your explaination for this unacceptable court conduct perpetrated by an agent of Your court.

By what right or authority does Michelle Murphy have to take it upon herself to exclude the rightful heir and primary beneficiary from an Estate proceeding?

I look forward to hearing from You and why You believe You should not be liable to Me for Your negligence in having the fraudulent certificate issued by Your staff returned to the Court immediately?

I look forward to hearing from You.

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

I also require names of the officers responsible for sending the attached emails. Taking a month to respond to an urgent email is unacceptable.

## 2 attachments



**Anonymous Bracebridge Courthouse.pdf** 



Automatic reply\_ Bracebridge Courthouse.pdf 83K

King Sean, House von Dehn < gnosticwisdom37@gmail.com> To: "JUS-G-MAG-CSD-Bracebridge-Court (MAG)" <Bracebridge.courts@ontario.ca> Fri, May 12, 2023 at 1:14 PM

Dear Carrie Thompson,

I am anxiously awaiting Your reply, You said You would get back to Me by the middle of the following week. That was three weeks ago today. I am as King of You why and by what right of authority Michelle Murphy of the Bracebridge Courthouse had to lie to Me about the status of My father's Estate application, and Willfully keeping the Estate documents 'off the public Record'.

"Until a certificate is issued on this file *it is not open to the public*. We do have a backlog of Estate matters at this time and this file will be reviewed soon. After I review the material and a certificate is issued we can gladly accommodate your request."

A 'backlog of Estate Matters'? But she can get appointments with Court judges without My knowledge or consent in violation of Rule 1.09 without having to process any of the requisitions for Motion directions with the Court or Notice to any of the Beneficiaries? Is this commonplace in this Courthouse? Are You condoning this behaviour? Has Michelle Murphy been terminated, or are You aiding and abetting this act of fraud and interference with My right to a public hearing regarding any Matter regarding My interests in accordance with Canada's Charter and the Rule of Law?

I require a reply to this inquiry, You are long overdue and I am ENTITLED to FULL DISCLOSURE of all Matters before this Court concerning My interests. If You do not reply before the end of today, I Will presume You are aiding and abetting this fraud with criminal intent.

I look forward to hearing from You, Your negligence with respect to this Matter is highly suspect.

"All Superior Courts of Ontario are of inherent, concurrent, and congruent jurisdiction. They are the default courts of inherent jurisdiction." Minister of Justice and Attorney General's public facing website, "Provisions, 24.1".

King Sean, House von Dehn, Hand of Stephen, The Kingdom of Heaven Found a Sean [Quoted text hidden]

King Sean, House von Dehn <gnosticwisdom37@gmail.com> To: "JUS-G-MAG-CSD-Bracebridge-Court (MAG)" <Bracebridge.courts@ontario.ca> Fri, May 12, 2023 at 2:54 PM

## Proceedings re misfeasance, bad faith

17 (1) This section applies to proceedings brought against the Crown or an officer or employee of the Crown that include a claim in respect of a tort of misfeasance in public office or a tort based on bad faith respecting anything done in the exercise or intended exercise of the officer or employee's powers or the performance or intended performance of the officer or employee's duties or functions. 2020, c. 11, Sched. 7, s. 1.

You are liable to Me for Acting in bad faith - lying to Me about the status of an application is FRAUD and 'bad faith' conduct of an officer of Your court, and to the best of My knowledge, You have done NOTHING to hold this criminal accountable for their Willful intent to exclude Me from the judicial process.

The fact that You claim to have had 'no knowledge' of this criminal conduct by officers of Your court infers a degree of negligence as the supervisor of this Court's staff at best! At worst, You appear to be aiding and abetting the crimes of Michelle Murphy, or perhaps this is just 'acceptable' (criminal) conduct by this Courthouse. Again, I look forward to hearing from You. So far, You have provided no legal or lawful explanation for the negligence of this Court and the criminal conduct of Your staff.

I look forward to hearing from You soon! At present, it also looks like You are 'dodging' My emails, which also implies criminal conduct. If You had a legal or lawful explanation for Your actions, You would have expressed them by now.

Please let Me know why You should not be criminally charged for failing to take action and recover the stolen property from Me and made possible by the criminal conduct of Your court staff colluding with opposing counsel in private and 'off the Court of Record'. How are You NOT aiding and abetting fraud if You fail to take action? Please help Me to understand Your position.

King Sean, House von Dehn,

Hand of Stephen,

The Kingdom of Heaven Found a Sean [Quoted text hidden]