



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

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**RE: CV-22-89835, and 2020-59**

7 messages

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**King Sean, House von Dehn** <gnosticwisdom37@gmail.com>  
To: "Ottawa SCJ Courts (MAG)" <ottawa.scj.courts@ontario.ca>

Thu, May 25, 2023 at 11:44 AM

Dear Madam or Sir,

As I explained to Derrick Bert in the last motion hearing, IF A COURT OF RECORD EXISTS, **ANY** Superior Court or Court of Justice in Ontario can provide the full Court of Record. This information has now been confirmed by FIPPA (see attachment).

I have not received ANY documents pertaining to the file '2020-59', and THIS COURT (via a decision made by Justice Jaye Hooper in a Rule 21 Motion hearing) ruled that the Trust's Claim, 'CV-22-89835' is a 'colossal attack on the judicial process and the Casullo Endorsement'.

Proof of service of all hearings for directions and proof of service of all Endorsements related to the Application MUST be served upon all parties with an interest in the proceedings. I can provide the Rules of Court under Rule 75 for large, contentious proceedings if necessary.

Attached, You Will find a reply from FIPPA, which is where the Bracebridge Courthouse forwarded My request for proof of service on Sean, Michael and Tiffany Singh in the Estate Application of the Casullo Endorsement and Notice for the hearing for the Casullo Endorsement which is REQUIRED by the Rules of Civil Procedure to process the Application.

I am hereby requesting the full Court of Record including service of documents for all hearing and endorsements pertaining to the application on all interested parties for '2020-59'.

Thank You kindly, I look forward to hearing from You.

This information is necessary for the purpose of litigation and My right of full disclosure pertaining to all Matters concerning My interests.

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

**Any Court of Justice - Freedom of Information Request - Estate of Joachim Heinrich von Dehn.pdf**

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**Ottawa SCJ Courts (MAG)** <ottawa.scj.courts@ontario.ca>  
To: "King Sean, House von Dehn" <gnosticwisdom37@gmail.com>

Thu, May 25, 2023 at 1:51 PM

Good afternoon,

As previously mentioned to you, we do not have access to the court file you are referring to at this location. Your inquires into the file, beyond what I already provided, and/or any request to view the contents of the file need to be directed to the court location where the file is held.

Thank you,

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## Derrick A. Bert | Senior Lead

Civil | Small Claims | Enforcement | Estates | Finance | Bankruptcy

*Ministry of the Attorney General*

*Ottawa Courthouse*

*161 Elgin Street*

*Ottawa, Ontario*

*K2P 2K1*

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**From:** King Sean, House von Dehn <[gnosticwisdom37@gmail.com](mailto:gnosticwisdom37@gmail.com)>  
**Sent:** Thursday, May 25, 2023 11:44 AM  
**To:** Ottawa SCJ Courts (MAG) <[ottawa.scj.courts@ontario.ca](mailto:ottawa.scj.courts@ontario.ca)>  
**Subject:** RE: CV-22-89835, and 2020-59

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**King Sean, House von Dehn** <[gnosticwisdom37@gmail.com](mailto:gnosticwisdom37@gmail.com)>  
To: "Ottawa SCJ Courts (MAG)" <[ottawa.scj.courts@ontario.ca](mailto:ottawa.scj.courts@ontario.ca)>

Thu, May 25, 2023 at 2:27 PM

Good afternoon,

No, Derrick, Your reply is proof of fraud in the Estate Application. As I stated in the motion hearing, and has just been confirmed by the MFIPPA, I should be able to request this information from ANY Superior Court or Court of Justice in Ontario if the information has been filed.

**"if they exist**, may be within the custody and/or control of the **Superior Court of Justice** and/or **Ontario Court of Justice.**"

The Bracebridge Courthouse is NOT a PRIVATE Court, it is a Superior Court of Justice, and the Superior Courts of Justice in Ontario are of inherent, concurrent and congruent jurisdiction. This means that You should have all information regarding this Matter, and I should be able to request this information from ANY Superior Court of Justice, especially if You are Claiming that due process was had in the Estate Application. Otherwise, failing to provide these documents is proof that they have NOT been filed.

I JUST spoke with a Registrar of the Bracebridge Courthouse this morning who said the documents HAVE been processed by the Court, and that I may contact ANY Superior Court to obtain the Court of Record. If You Wish for a copy of that phone conversation, I can provide it to You.

This is an absolute JOKE. I should NOT be required to explain to a Registrar that these Courts are of concurrent, congruent jurisdiction, or what that means. If documents are not *processed*, then it allows for the Bracebridge Courthouse to conduct private hearings without notice to the other interested parties, which is a violation of the Rules of the Court, the Rule of Law, and trespass upon One's right to a fair and PUBLIC hearing.

I look forward to receiving those records, or People being arrested for fraud. I Wish this Court would stop 'gaslighting' their obligations. Do You Wish for Me to provide the requirement from the Department of Justice regarding the concurrent, congruent jurisdiction of these courts? I can do so if You Wish, but do not feel I should need to explain these FACTS to a Registrar of the Court. You very clearly stated in the motion hearing that no party may communicate with the Court without the prior consent and knowledge of the other parties, so I need to know how a hearing for an endorsement and an endorsement can be awarded in an Estate Application without the knowledge of any other party to the proceeding.

Bracebridge does not have any right to keep this Estate file off the record unless they are engaged in fraud. They REFUSE to produce a Court of Record, though claim the documents HAVE been processed and can be received from any Superior Court.

I require an explanation as to why none of the parties to this Estate Application were Given notice of any hearings or endorsements in violation of their inherent rights these Courts guarantee the protection of according to Canada's Minister of Justice and Attorney General.

Let Me know if You require a copy of the recording of the telephone call to the Bracebridge Courthouse.

Thank You,

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

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**King Sean, House von Dehn** <gnosticwisdom37@gmail.com>  
To: "Ottawa SCJ Courts (MAG)" <ottawa.scj.courts@ontario.ca>

Thu, May 25, 2023 at 3:40 PM

Dear Derrick,

How about doing Me a favour if You TRULY believe that there is nothing suspect about Your Court not having a Record of the Application THIS COURT has accused the Trust and Trustees Claim to be a 'colossal attack' upon, YOU (this Court) has the burden of proof to substantiate Your baseless allegations. YOU contact the Bracebridge Courthouse and let them know You require proof of service of the Casullo Endorsement, proof of service for the hearing for the Casullo Endorsement on all parties with an interest in the proceedings, and the full Application Record for the Estate Application which REQUIRES these documents to process the Application.

The Bracebridge Courthouse is REFUSING to provide these documents, but surely You have a copy or You wouldn't be making baseless accusations against a claimant before these Courts. The burden of proof lies with One's accuser, and THIS COURT has accused Me of 'attacking' the Casullo Endorsement.

Please produce a Court of Record, see if they are more accommodating when You request proof to substantiate Your baseless allegations against Me which are causing Me SERIOUS harm, compounding daily!!!

I look forward to receiving those documents.

This is what I have to say regarding Your professionalism with respect to this Matter. Your repute a Sean is on the line... <http://vondehnvisuals.com/2023/05/25/corruption-and-incompetence-prevail-at-the-ottawa-superior-courthouse-a-converse-a-sean-with-derrick-bert/>

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

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**Ottawa SCJ Courts (MAG)** <ottawa.scj.courts@ontario.ca>

Thu, May 25, 2023 at 4:21 PM

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

Good afternoon,

As I already outlined, the only court location that would be able to access the physical file would be the location where the file is held. Other than the few details that I gave you already at the settlement of the order event, I do not have anything else.

I hope you have an excellent evening,

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

Thu, May 25, 2023 at 4:36 PM

To: "Ottawa SCJ Courts (MAG)" <ottawa.scj.courts@ontario.ca>

No Derrick YOU (as a representative of this Court) are ACCUSING the Trust Claim of being a colossal attack on an Endorsement You have no Record of - that is FRAUD!!! If You insist that the Bracebridge Courthouse is the ONLY Courthouse that can provide this information, You are LYING to Me, or trying to convince Me that this Court or the Estate Application is not subject to the Rules of Civil Procedure.

I've also CLEARLY explained to You that the Bracebridge Courthouse DOES NOT have any Record of any Estate Application, so if You Wish to suggest they have something more than what You have provided to Me, You better produce those documents. I have also indicated that the Bracebridge Courthouse Will NOT provide those documents and Will not respond to emails or phone calls. The supervisor was supposed to get back to Me on this Matter over a month ago now, and is REFUSING to speak to Me about this Matter.

So I am as King You to call over to the Bracebridge Courthouse and PROVE this Claim is a colossal attack on the Casullo Endorsement, and that this Matter is 'Res Judicata'. You are trying to tell Me due process was had in an Estate Application that You have no Record of. This is a joke!!!

I've filed a Claim against the Crown for the incompetence of this Court and Your replies to this request in particular. Explain to Me why I cannot get a copy of the Court of Record for the Estate Application from ANY Court in Ontario, including the Bracebridge Courthouse if what You are telling Me is True?

I look forward to hearing from You. Again, the ONUS of proof lies with One's accuser. So if YOU can't provide proof of Your allegations against Me and the Trust, some One at this Courthouse better have some evidence to support Your baseless allegations.

The Trust is not supreme authority over the property of the Trust, and no One has any authority to Issue a Certificate, much less a Registrar of the Bracebridge Courthouse. Only a JUDGE can Issue Certificates of Appointment of Estate Trustee.

King Sean, House von Dehn

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

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

Thu, May 25, 2023 at 6:11 PM

To: "Ottawa SCJ Courts (MAG)" <ottawa.scj.courts@ontario.ca>

\*Correction

The Trust IS the Supreme Authority over the property held in Trust, no One has any authority to Issue A Certificate when there is a Trust Instrument on file with the Minister of Justice and Attorney General that predates any application, the Trust Instrument is the Supreme Law government the Trust property (My father's Estate). This is precisely WHY I believe no

documents have been processed by the Court, because the Court DOES NOT have any authority or jurisdiction to hear this Matter without My prior consent. This is also supported by the 'Errors in Application Form' which indicated that the application could NOT BE PROCESSED without the prior consent of Sean von Dehn.

Is there any reason why this Court would not be subject to the Trustee Act of Ontario? If there is no exemption for this Court from the Trustee Act of Ontario, I am exercising the rights, powers and immunities inferred by the Trust Instrument and Ordering for the Certificate to be returned to the Court if You cannot produce evidence of due process in an Estate Application served upon all parties.

#### Application of Act

**66** Subject to section 67, unless otherwise expressed therein, this Act applies to *all trusts whenever created and to all trustees whenever appointed*. R.S.O. 1990, c. T.23, s. 66.

#### Powers, etc. under Act and trust instrument

**67** The *powers, rights and immunities conferred by this Act* are *in addition to those conferred by the instrument creating the trust*, and have effect *subject to the terms thereof*. R.S.O. 1990, c. T.23, s. 67.

By what right or authority would any Superior Court in Ontario have to Issue a Certificate in violation of the Trust Instrument?

I look forward to Your explanation and a copy of the Court of Record for the Estate Application. You have confirmed that the Bracebridge Courthouse has not **processed** any of the documents, which is evidence of fraud. They are not allowed to 'covet' the application and keep it secret from entitled beneficiaries - or do You disagree?

Bracebridge Will not produce proof of service of any documents REQUIRED to process the Estate Application, so I am as King of You to see if You have any better luck, or to stop gaslighting Me and suggesting no wrongdoing has been done to Me by these Courts. You and the Bracebridge Courthouse are franchises of the same entity. Notice to principal is notice to agent, notice to agent is notice to principal. Every Court in Ontario represents the Crown and is subject to the Rules of Civil Procedure and the Rule of Law, the Bracebridge Courthouse does not have any right to NOT process documents they have received for filing, that is FRAUD by definition.

Or does this type of conduct routinely take place in this Court, too? Are You endorsing and supporting this conduct?

You Will be charged with collusion if You do not produce evidence of Your accusations against Me, it is ridiculous that I am being harmed by baseless allegation made against Me that no party can substantiate with a shred of evidence.

Let Me know what the Bracebridge Courthouse tells You before accusing Me of attacking due process that didn't happen.

King Sean, House von Dehn,

The Kingdom of Heaven Found a Sean

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