



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

Requisition for Court Documents of Estate File # 2020-59

7 messages

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

Fri, May 26, 2023 at 12:10 PM

To: "JUS-G-MAG-CSD-Bracebridge-Court (MAG)" <Bracebridge.courts@ontario.ca>

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

Bcc: attorneygeneral@ontario.ca, mcu@justice.gc.ca

Good morning,

Allegedly, a Certificate of Appointment of Estate Trustee has Issued to Tanja Johnson in the above Estate Application. I am the primary Beneficiary with a private Trust on file with Canada's Minister of Justice and Attorney General - [You can find a copy of that document on the International Public Record here.](#)

I have filed a Claim against the Estate for trespass upon the Trust Instrument, and trespass upon due process of Law which requires for all parties to receive notice of all hearings for directions and endorsements related to the Application in accordance with the Rule of Law and the Rules of Civil Procedure. All parties to this Estate Application have the right of full disclosure of all Matters concerning their interests.

I require the full Application Record filed with the Court, including service of Notice of all hearings for endorsements and direction on all parties with an interest in the outcome of the proceedings, service of all decisions and endorsements awarded in the proceeding, as well as a copy of the receipt for filing, including the Estate Administration fees that were due and payable into the Court no later than May 7th, 2023. Revenue Canada requires that Estate Administration tax be paid into the Court no later than 180 days after the Certificate Issues, and the Certificate allegedly issued on November 7th, 2022.

I have been requesting this information and full disclosure regarding the Estate Application for well over a year and was told up until August 4th, 2022 that the Estate was 'on hold' as a result of 'covid delays'. Kim, a registrar of Your Court who refused to provide Me with her last name, says all the documents have now been processed, and told Me ***I can receive the full Court of Record from any Superior Court.***

Derrick Bert, on the other hand, tells Me that I can only receive this information exclusively from this Court - Ottawa's record only shows that an application was filed on March 24th, with no further information available to Me.

Someone is lying to Me but I really don't care who it is, I just need a copy of the completed Application Record, including proof of service of all documents on all parties with an interest in the proceedings required by the Rules of Civil Procedure to process the Application.

I look forward to hearing from You as soon as humanly possible.

Thank You kindly for Your time,
King Sean, House von Dehn,
Hand of Stephen,
The Kingdom of Heaven Found a Sean

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

Mon, May 29, 2023 at 10:23 AM

To: "JUS-G-MAG-CSD-Bracebridge-Court (MAG)" <Bracebridge.courts@ontario.ca>

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

Good morning,

I require this information as soon as possible, and I require an explanation as to why the Bracebridge and Ottawa Courthouses are ***lying to Me.*** Kim (Registrar of Bracebridge Courthouse) very clearly states that all the documents for the Estate application '2020-59' HAVE been processed by the Court now, and that I may contact ANY Superior Court to receive the information, and Kim states that I may contact the Ottawa Courthouse and they Will have the full Record SPECIFICALLY.

So why am I getting the runaround from these Courts? Why are two Registrars of the Superior Court providing Me with conflicting information? How can I be expected to Trust any representative of either Court? Not even the Bracebridge Court supervisor, Carrie Thompson has responded to tell Me why there is no Record for this Application with *any Superior Court*, or why Michelle Murphy was telling Me that this file 'is not open to the public and Will not be open to the public until after a Certificate Issues', and how is that not both illegal, unlawful, and an Act of fraud? I need to know who gave the Bracebridge Courthouse the authority and jurisdiction to keep this Estate proceeding 'private' so that only Tanja Johnson's arguments would be heard by the Court in violation of My rights.

Agents of the Superior Court are responsible for these trespasses upon due process, I require an explanation or compensate Sean for violating My right to a fair, public, and impartial hearing regarding My father's Estate, '2020-59'.

If the Bracebridge Courthouse is claiming that this Record can be obtained from ANY Superior Court in the province of Ontario, then one of these Courts can surely provide those documents by the end of today - service upon all parties to this application was due over a year ago, so I've waited more than long enough!

I require and am entitled to a Court of COMPETENT Jurisdiction. If agents of these Courts don't know that I should be able to request this information from ANY Superior Court if due process was had, they are not sufficiently competent to be working as Registrar's for the Superior Court.

I look forward to hearing from You TODAY!!!

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

I look forward to hearing from You,

[Quoted text hidden]

King Sean, House von Dehn <gnosticwisdom37@gmail.com>
To: attorneygeneral@ontario.ca, mcu@justice.gc.ca, cloc.reception@ontario.ca

Mon, May 29, 2023 at 10:31 AM

More information and evidence of the incompetence and criminal negligence taking place in the Ontario Superior Court. It appears these courts are colluding and conspiring against Me, doesn't it? Any explain a Sean? Fix this, or be held criminally liable in Your private capacity as well as commercially.

[Quoted text hidden]

King Sean, House von Dehn <gnosticwisdom37@gmail.com>
To: "JUS-G-MAG-CSD-Bracebridge-Court (MAG)" <Bracebridge.courts@ontario.ca>, "Ottawa SCJ Courts (MAG)" <ottawa.scj.courts@ontario.ca>
Bcc: mcu@justice.gc.ca, attorneygeneral@ontario.ca, cloc.reception@ontario.ca

Tue, May 30, 2023 at 9:56 AM

Good morning!

How are We making out with those documents? You two got Your story straight yet? Every single one of the documents I am as King for are REQUIRED to process any Estate Application according to the Rules of Civil Procedure. Absolutely no (Good) reason why it should it take more than a few minutes to Honour My request, not days, weeks, months and years...

I also need to know who gave Michelle Murphy the right or authority to keep the Estate private and lie to entitled Beneficiaries about the status of the Application so that they cannot participate - I really need to see that document. I'm also especially looking forward to the Estate Administration taxes which are due and payable into the Court that Issued the Application **no later than 180 days after the Certificate Issues**.

Once again. I look forward to hearing from You - and My patience is waning.

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>

Wed, May 31, 2023 at 7:37 AM

To: "JUS-G-MAG-CSD-Bracebridge-Court (MAG)" <Bracebridge.courts@ontario.ca>, "Ottawa SCJ Courts (MAG)" <ottawa.scj.courts@ontario.ca>

Good morning!!!

How are We making out with those documents? Both the Ottawa Courthouse and the Bracebridge Courthouse are Superior Courts of Justice. The **Ontario Superior Court** made a Decision regarding a Trust Claim via Jaye Hooper, who (allegedly) represents the **Ontario Superior Court**, and has accused Me and the Trust's Claim of being '**a colossal attack on the Casullo Endorsement**' (or if We actually read jester Jaye Hooper's decision, We Will find that she has ruled that the Claim is a colossal attack on the 'Caruso' Endorsement - an entirely imaginary entity, based exclusively on hearsay testimony - though We presume the judge can't read or Write English because if she could, One would be thing King she would probably have read the Reply Factum which clearly states that the Claimant had no knowledge of any Endorsement prior to filing the Claim, rendering her decision chronologically impossible).

These are serious, **harmful accusations**, and **an absolute fabrication of fiction entirely devoid of any facts**. Furthermore, the **cause of Action for the Trust Claim**, was Hala Tabl colluding with Tanja Johnson and Michael von Dehn to exclude Sean from the proceedings and prevent him from making his testimony of facts to the Court, Willfully trespassing upon his Trust obligations.

None of this harm that was done to Sean would have been possible without the assistance of Michelle Murphy, her supervisor, Carrie Thompson, and now Jaye Hooper, Derrick Bert and Kim (who REFUSED to provide her last name) of the Bracebridge Courthouse, all of which REFUSE to provide any evidence whatsoever to support their allegations against Sean or the Trust's Claim.

This Court is causing Me harm, and You allegedly represent the Crown, which allegedly represents King Charles III.

It appears the Ottawa Courthouse is colluding with the Bracebridge Courthouse in order to help them cover up their fraud by gaslighting what You call a 'Self Presented' litigant. How do You expect Me to Trust a single Word after what You have done? The Crown and all parties in this email are now added to the Claim as none of the harm that has been done to Me would be possible without the Willful collusion of officers of the Ontario Superior Court taking advantage of their position to exclude entitled Beneficiaries from their right to participate in an Estate proceeding.

I am as King for the full commercial Value of the Claim including interest, **multiplied by the number of days it takes this Court to have the fraudulent Certificate returned to this Court**, and for the default judgment awarded against the Respondents to the Claim as outlined in the Reply Factum to be enforced by this Court. If these terms are met on or before June 5th, 2023, there Will be no criminal prosecution, disciplinary action for Court staff Will be at the discretion of Canada's Minister of Justice and Attorney General.

If these terms are NOT met on or before June 5th, 2023, the commercial value of the Claim remains, and every individual war King for these Courts and named in this email Will be subject to Canada's Criminal Code 380.1 and subject to serious aggravated circumstances for the duration of time this harm has been done to Me by the fraud - this includes Jaye Hooper. No One is above the law, and section 380.1 provides for 'non-mitigating circumstances' which anul any immunity if the position and duties of the officer are relevant to the fraud perpetrated.

I am going out of My Mind waiting to receive Court documents that I should have received on May 6th, 2022 if due process was ever had in any Estate Application heard by the Superior Court of Ontario. Even since filing this Claim, I cannot learn anything about My father's Estate proceeding except what opposing counsel Wishes to share, and none of which includes service of any documents related to any estate application since March 24th, 2022, when Sean was served with an Application with no file number associated with it, no Registrar's signature, no back page or application Record, and an Endorsement they tried to convince Sean was binding upon the unfiled application, dated June 4th, 2020!?! (That was the first Act of fraud by Hala Tabl, by the Way).

This is a joke and I am being harmed by the very courts that have an obligation to provide relief and remedy for the very rights they are trespassing upon with Willful intent.

I look forward to hearing from You TODAY.

You Wish to pretend You can't read English, or don't know that You have a moral and ethical obligation to take Action when I inform You that these Courts are violating My rights? Fine with Me, showcase as much incompetence and contempt as You Wish.

Because I clearly cannot Trust officers of the Ontario Superior Courts, if this Claim is not satisfied by June 5th, I Will be sending all of these documents and My Claim directly to the King, Charles III him Self for enforcement of judgment against You.

Incidentally, You are also trespassing upon a Sworn representative of God and the Crown, which is an Act of Treason according to Canada's Criminal Code.

You are hereby Served in a Common Law Jurisdiction.

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

[Quoted text hidden]

King Sean, House von Dehn <gnosticwisdom37@gmail.com>
To: cloc.reception@ontario.ca, attorneygeneral@ontario.ca, mcu@justice.gc.ca

Wed, May 31, 2023 at 9:31 AM

This is Your final Notice.

----- Forwarded message -----

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

Date: Wed, May 31, 2023 at 7:37 AM

Subject: Re: Requisition for Court Documents of Estate File # 2020-59

[Quoted text hidden]

[Quoted text hidden]

King Sean, House von Dehn <gnosticwisdom37@gmail.com>
To: "JUS-G-MAG-CSD-Bracebridge-Court (MAG)" <Bracebridge.courts@ontario.ca>, "Ottawa SCJ Courts (MAG)" <ottawa.scj.courts@ontario.ca>
Cc: mcu@justice.gc.ca, attorneygeneral@ontario.ca, cloc.reception@ontario.ca

Fri, Jun 2, 2023 at 6:16 PM

Good afternoon!

Really? NOTHING to say for Your Self? Any One?! Wow!!! Okay then.

You still have until 5:00 PM Friday to get the fraudulent Certificate returned to the Court and right this wrong sufficient Court staff (CROWN representatives) are aware of, but none feel they have any moral or ethical obligation to return the stolen property to Me, or put a stop to the harm being done to Me by this fraud? Okay... Two Ontario Superior Courts entirely devoid of any moral or ethical integrity. That Will be absolutely astounding for the Crown's repute a Sean, I'm sure!

If You haven't corrected this wrong before 5:00 PM June 5th, You Will all be criminally charged in Your personal, private capacity - and the aggravated circumstances related to Your position of office allow for 'non-mitigating' circumstances which absolves You of any immunity provided by these Courts. You don't get to Breach the obligations of these Courts to afford for the guaranteed rights of Canada's People AND be immune from prosecute-Sean for doing so - it is one or the other.

Nothing to Say = 'Nihil Dicit'. Nothing to say by 5:00 Post Midi, June 5th, 2023 = Default Judgment awarded against You. No further adjudication or legal procedure is required because You've been Given ample time to provide remedy in the Common Law jurisdict-Sean. You don't do the right thing outside of Court, I make an Order for Default Judgment and file it with the Court, showing You had ample time to reply. This process should be familiar to You, as it is the first due process in any Court application. We're removing the Courts because they appear to be entirely corrupt.

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

[Quoted text hidden]