

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

22-89835 The Kingdom of Heaven Found a Sean Verses Johnson et al - NOTICE OF DEFAULT JUDGEMENT, NIHIL DICIT, RES JUDICATA

1 message

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

Fri, Nov 3, 2023 at 8:37 AM

To: "Suzuki, Henry (He/Him) (JUD)" < Henry.Suzuki@ontario.ca>, "nmilton@ontario-probate.ca" < nmilton@ontario-probate.ca" < nmilton@ontario-probate.ca" < nmilton@ontario-probate.ca", "jbogod@rosensack.com" < jbogod@rosensack.com>, Miko Dubiansky < MDubians@lso.ca>, Carmine Pignataro < cpignata@lso.ca>, gmcconnell@fleurcom.on.ca, Noah Potechin < noah@mpottawa.com>, Laraine Burton < LBurton@mpottawa.com>, Susan Sack < ssack@rosensack.com>, Hala Tabl < htabl@miltonsip.com>, Mike von Dehn < mvondehn@trilliumwest.com>, Tanja Johnson < tvondehn@icloud.com>, Tanja von Dehn Selma < tvondehn@yahoo.com>, "Crisman-Cox, Christopher" < ccrismancox@millerthomson.com>, Joshua Vickery < jvickery@kellysantini.com> Cc: "Bert, Derrick (MAG)" < Derrick.Bert@ontario.ca>, "Ottawa SCJ Courts (MAG)" < ottawa.scj.courts@ontario.ca>, cloc.reception@ontario.ca

Good morning, Henry,

Please be advised that in accordance with the Rules of Civil Procedure 37.13, which allow for Me to convert any Motion into a Motion for Default Judgement against the moving party, and Rule 2.0, 2.01, and 2.03, which deal with the effects of non-compliance with the Rules, and for opposing counsel's continuous contempt for the Rules of Civil Procedure and Tanja Johnson's determination to use the position as Estate Trustee to cause as much economic, emotional, and psychological harm to the primary beneficiary contrary to principles integral to justice, ALL PARTIES AND THEIR CONSPIRATORS ARE HEREBY NOTED IN:

DEFAULT JUDGEMENT, NIHIL DICIT, RES JUDICATA: BREACH OF TRUST, CONSPIRACY TO COMMIT FRAUD, AND CONSPIRACY TO PERVERT AND INFLUENCE JUSTICE WITH CRIMINAL INTENT TO HIDE ESTATE ASSETS FROM \$3 MILLION INSURANCE CLAIMS

The attached screenshot shows the two additional claims valued at \$3 million that Tanja Johnson, Michael von Dehn, Tiffany Singh and their criminal cabal of liars posing as lawyers are hoping to avoid with their FRAUDULENT testimony regarding an Estate application for which there is no Court of Record and no individual appointed to represent the legal interests of Joachim von Dehn.

Mr. Marc E. Smith's 'Decision' completes the fraud, and the Judge was CLEARLY advised that all parties are engaged in Estate fraud with criminal intent to hide these assets from the additional claims attached to this email. Marc E. Smith has ruled that this criminal conduct is ACCEPTABLE, and Tanja has not been negligent in her duties as the 'so-called', 'Court appointed' Trustee?

I can only presume it is the *intent* of the Judge to aid and abet this attempt to hide assets from creditors so that Tanja, Michael and Tiffany can enjoy the spoils their Self, and make Sean pay for all the money they spent on lawyers trying to evade these creditors. I'm sure they are all very happy to know the Judge has decided to collude with them.

I, on the other hand, find this unacceptable, and the Judge Will either explain why he is endorsing and supporting this criminal conduct and opposing counsel's determination to defraud \$3 million in insurance claims (insurance FRAUD), or he Will make the only correct decision, and Endorse this Default Judgement against opposing counsel to absolve him Self from any liability associated with this indictable, federal offense, and his apparent determination to collude and conspire with these criminals to help them hide these assets from creditors.

The lawyers Will EACH be fined \$1 million for their participation in the fraud, and Tanja and Michael Will comply with the terms and conditions set out for them in the Rule 21 Motion 'Reply Factum', or be subject to Canada's criminal code punishable to the fullest extent of the Law, along with their lawyers who breached their Trust by providing unlawful, licentious counsel, advising them to engage in fraud rather than address the creditors.

This Notice of Default Judgement, Nihil Dicit, Res Judicata is hereby served and binding immediately upon all parties in receipt of this email. If Agent Smith fails to endorse the Default Judgement against opposing counsel and does not subject these criminals to Canada's criminal code, the Judge Will be considered a conspirator to this fraud and liable for criminal prosecution for taking advantage of such a prestigious position to engage in Court and insurance fraud.

You are hereby served, please make sure to ask Justice Smith how he figures Tanja's going to be paying lawyers from her share of estate assets before addressing the \$3 million dollars in insurance claims if he does not Wish for Me to believe he is colluding with them? I find it very curious that he speaks of how the shares should be divided knowing there are three million in insurance claims waiting to be paid. I guess the Judge doesn't consider \$3 million in insurance fraud to be a breach of Trust - I strongly disagree and believe any Court of COMPETENT Jurisdiction Will agree.

I am also as King for a \$1 million fine against each of the lawyer's respective firms, which now includes Kelly Santini LLP, and their agent, Joshua Vickery.

I look forward to hearing from You.

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

3 attachments



Judge Smith Colludes in Estate Fraud.png 63K



NOTICE OF CIVIL AND CRIMINAL LIABILITY_ BREACH OF TRUST, FRAUD, CONSPIRACY TO COMMIT 🔁 FRAUD, CONSPIRACY TO TRESPASS, CONSPIRACY TO PERVERT AND INFLUENCE JUSTICE.pdf 103K

SECOND AND FINAL NOTICE OF CIVIL AND CRIMINAL LIABILITY BREACH OF TRUST, FRAUD, CONSPIRACY TO COMMIT FRAUD, CONSPIRACY TO TRESPASS, CONSPIRACY TO PERVERT AND INFLUENCE JUSTICE.pdf