



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

## Brian Killick's Decision

4 messages

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

Tue, Nov 7, 2023 at 10:49 AM

To: "@MAG-G-COR-SBT-Registrar (MAG)" <sbt.registrar@ontario.ca>, "Forget, Caroline" <caroline.forget@ottawa.ca>, "Montreuil, Samantha" <Samantha.Montreuil@ottawa.ca>, brian.killick@ontario.ca

Good morning,

Although I patently disagree with the Tribunal's decision regarding jurisdiction necessary to hear the rights violation portion of the claim based exclusively on the FACT that it is patently unreasonable and incorrect to suggest that the Trustee Act of Ontario is not applicable or binding on THE PUBLIC TRUSTEE!? You **pretend** throughout the entire hearing like You have NO IDEA what a Trust is, and NO IDEA that Trust Law is governed by the Trustee Act and most certainly applies to the public Trustee!? If that's not gross incompetence and evidence of gaslighting, I don't know what is.

You have conceded that the Administrator revoked benefits **without having any legal right to do so**, even according to the legislation provided for in the OW Act! It was also clear that I was NOT Given any Notice of the revocation of benefits,

**"In addition to being a requirement under the LEGISLATION, the Tribunal finds that acting on a determination not made in writing is a FUNDAMENTAL BREACH OF NATURAL JUSTICE..." (Breach of Trust, Indictable, criminal offense, especially when done with malicious intent, which was certainly the case here, as benefits were revoked in RETALIATION for placing agents on Notice for Breach of Trust for violating Colleen Lynch's privacy, failing to tell her about the Breach, failing to contain the breach, threatening Sean with criminality for failing to spoliage the evidence of the breach, then revoking Sean's benefits without Notice to him as a means of retaliation intended to cause him as much economic, emotional, and psychological harm as possible.)**

I am sending You this Notice to advise You that the 'rights' violation of the Claim is perfectly clear. What was done to Me was wholly unreasonable, incorrect, and done with malicious intent to cause harm, a **SERIOUS BREACH OF TRUST, AND A SERIOUS CRIMINAL OFFENSE.**

Brian Killick has only confirmed that the Actions of the public Trustee Administrator were wholly unlawful, a breach of Trust, caused serious harm to a Beneficiary, and Brian is ruling that the SBT can't SPEAK to the criminal negligence of the Administrator? You are not **allowed** to report the criminal breach and **remove** the criminally negligent trustee to ensure that this abuse of Trusted authority does not continue? No disciplinary action for a criminal breach of Trust? WOW!!! No wonder they love abusing their power so much, there is no consequence for not doing so!!!

Yeah, the rights violation is for suggesting that People subject to Ontario Works **are not duly entitled to compensation for harm done to them by the Administrator**, and suggesting that the Administrator is **above the Law**, can breach the public Trust in violation of the legislative Act, and suffer no criminal consequences for their criminal acts unless I appeal this decision to a court of 'competent' jurisdiction?

Okay, well this letter Will be used as evidence for My appeal because I believe it is patently unreasonable to suggest that Beneficiaries are not entitled to compensation when harmed by a criminal breach of the Public Trust. Any One else would be entitled to compensation, so this is the rights violation. Why are Beneficiaries subject to criminal negligence not compensated for the harm done to them, and why are public Trustees not disciplined and held account to Canada's criminal code when they violate their own legislation with such extreme prejudice with intent to cause harm? Patently incorrect and unreasonable, and You are leaving criminally negligent Trustees in a Trusted position where they are free to perpetrate these crimes on others with ZERO consequence. Again, this is why I feel the Tribunal is enabling the criminal negligence of the public Trustee for not holding them accountable to the law when they are violating the Act with malicious intent.

Brian Killick Will be liable for aggravated circumstance for failing to advise the public Trustee that the Trustee Act of Ontario is most certainly binding upon Ontario Works public Trustees, and trespassing upon a Trust Instrument on file with their office, is a serious, criminal offense. Pretending You (Brian) didn't hear Me mention that this is a Trust claim and deals specifically with a Trust trespass, is not believable and just more evidence of gaslighting and enabling a criminally negligent public Trustee.

So 'aggravated circumstances' Will be multiplied by the number of days it takes Nana Asante to apologize and get the \$1577.00 into My account. If no apology is provided with the funds, I Will be as King for the maximum criminal penalty

allowable by law when this Matter comes before a Court of COMPETENT jurisdiction. The incompetence of this Tribunal is mind numbing, but explains an awful lot with respect to the authoritarian attitude of the Public Trustee administrator.

If I had ever tried to do any of the things these public Trustees have done with intent to cause harm, I would be locked up in a second - but this degree of breach of Trust, a federal, indictable offense, is perfectly acceptable and beyond the pervu and jurisdiction of the Tribunal to be as King for the criminally negligent Trustee to be charged, removed, and replaced with an Honourable, trustworthy, Trustee? Again, patently unreasonable. One does not let criminal conduct continue without consequences - at least not One with any moral or ethical conscience.

I Wish to see those funds in the Beneficiary's account today.

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

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**@MAG-G-COR-SBT-Registrar (MAG)** <SBT.Registrar@ontario.ca>  
To: "gnosticwisdom37@gmail.com" <gnosticwisdom37@gmail.com>

Wed, Nov 8, 2023 at 12:42 PM

Hello,

Your file # 2305-03646 has been closed and a decision issued on October 27, 2023.

If you wish to request a reconsideration of your decision, please file an Application for Reconsideration (Form 2) attached to this email.

- [Practice Direction on Reconsideration Requests](#)

Sincerely,

**Registrar**

Social Benefits Tribunal / Tribunal de l'aide sociale

Tel: 1-800-753-3895 | Fax: 416-326-5135 |

[sbt.registrar@ontario.ca](mailto:sbt.registrar@ontario.ca)

[tribunalsontario.ca](http://tribunalsontario.ca)



**Tribunals Ontario**  
**Tribunaux décisionnels Ontario**



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Message confidentiel dont le contenu peut être privilégié. Si reçu par erreur, veuillez supprimer ce message et aviser l'expéditeur par retour de courriel.

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**From:** King Sean, House von Dehn <[gnosticwisdom37@gmail.com](mailto:gnosticwisdom37@gmail.com)>  
**Sent:** November 7, 2023 10:49 AM  
**To:** @MAG-G-COR-SBT-Registrar (MAG) <[SBT.Registrar@ontario.ca](mailto:SBT.Registrar@ontario.ca)>; Forget, Caroline <[caroline.forget@ottawa.ca](mailto:caroline.forget@ottawa.ca)>; Montreuil, Samantha <[Samantha.Montreuil@ottawa.ca](mailto:Samantha.Montreuil@ottawa.ca)>; Killick, Brian (MAG) <[Brian.Killick@ontario.ca](mailto:Brian.Killick@ontario.ca)>  
**Subject:** Brian Killick's Decision

**CAUTION -- EXTERNAL E-MAIL - Do not click links or open attachments unless you recognize the sender.**

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 **Application for Reconsideration.pdf**  
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**King Sean, House von Dehn** <[gnosticwisdom37@gmail.com](mailto:gnosticwisdom37@gmail.com)>  
 To: "@MAG-G-COR-SBT-Registrar (MAG)" <[SBT.Registrar@ontario.ca](mailto:SBT.Registrar@ontario.ca)>

Wed, Nov 8, 2023 at 1:34 PM

Dear Brian Killick,

You've already been placed on Notice and advised as to why Your decision to not hear the rights violation portion of the claim for breach of Trust, and to not report the criminal breach of Trust perpetrated by the Administrator with intent to cause harm, and advised You very clearly that YOU, Brian Killick, Will be held fully civilly and criminally liable for Your collusion in the rights violation trespass and continual trespass upon a Trust Instrument on Record with Canada's Minister of Justice and Attorney General.

'Railroading' and 'gaslighting' what You refer to call a 'Self Presented' litigant when I have CLEARLY advised You that I am Acting as the Trustee of a private family Trust of which Colleen Lynch and Sean von Dehn are entitled Beneficiaries.

Your degree of contempt and criminal negligence is an embarrassment to Canada's justice system and Tribunals, and the length of time it takes in days that it takes for the funds that were awarded to be paid out to the Appellant in relation to the Decision Will be the multiplier used to determine aggravated circumstance for Brian's Willful contempt and trespass upon the Testamentary Instrument, and REFUSING to advise the Administrator that the Trust is binding on agents of Ontario Works for the public Trustee.

To be in a TRUSTED position as vice-chair and not know that the Trustee Act of Ontario is binding upon ALL agents of the public Trust, is patently unreasonable and incorrect.

I Will be appealing the Decision with the Divisional or Superior Court for compensation for the criminal trespass with malicious intent to cause harm, and for Brian Killick allowing the harm and trespass to continue, causing EXTREME, additional, psychological, emotional, and Spiritual harm, compounding the harm done to the Beneficiaries.

You are also trespassing upon a Governor General to His Majesty in My Sui Juris capacity, and are hereby Given Notice of these facts for interfering with Justice with criminal negligence and intent.

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

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

Wed, Nov 8, 2023 at 1:40 PM

To: "@MAG-G-COR-SBT-Registrar (MAG)" <SBT.Registrar@ontario.ca>

How reasonable does it sound to say that public Trustees for the administrator are NOT subject to Canada's criminal code even when the Tribunal finds they have been criminally negligent and breached their Trust obligations with malicious intent to cause harm? Yeah, like You are not violating My rights RIGHT NOW by not reporting the criminal acts of the public trustee? This 'Tribunal' is a joke and nothing but a cloak for fraud and criminal malfeasance of the public Trustee. You ENABLE criminal conduct, trespass, and breach of Trust. Mind numbing.

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