

Transcript of *Notice of Liability to Forum and All Involved for Dereliction, Trespass, and Material Suppression*, delivered to Melanie Williams, Supervisor of Clerks, August 26, 2025, approx 3:10pm, after a transfer by Clerk Esther, who I was speaking to prior.

Good afternoon, Melanie, this is Dr. Vishal Sharma. I am calling you after being transferred by Clerk Esther from the main office and the reason for the transfer -- this is regarding case number 25CV124474. Once again, 25CV124474. And specifically, Clerk Esther told me that on 08/25, a "Request for Entry of Default" was denied from the other so-called initiating party ...it was denied by Clerk A Kosenko, but primarily on technicalities, which surprised me because my declaration of July 30th is already docketed with the court.

Three copies of it are with the Department 511. And I have formally also notified the court through a 20-minute phone call with clerk, Abigail Castaneda on July 30th afternoon, that the declaration is sitting with you, it has material facts that obliterate the basis of the case, that explain the disqualification and fatal disqualification of both the initiating party who are in default and breach from prior dishonored agreements and legal leases and so forth, and the forum itself, because the forum has been negligent and derelict in its duty of verifying that the party that is requesting its help actually is qualified to do that.

And further, coming back to 08/25, in looking at the material information before it and ending the matter immediately, as opposed to just playing with technicalities.

It appears to me, and I've said that before, that the forum is proceeding blindly in the absence of material facts already put before it, even though I have no obligation or duty or absolutely anything to do that because the case has not begun, because I haven't even been properly served yet.

The proof of service presented on 08/19 is a perjury on the court, I just found out today, because they did not post anything on July 31st. They may have sent something by certified mail but there was nothing posted unless they can prove that. But it is even more undercut by the fact that they reposted it again on August 23rd, even though that was unlawful, illegal, a trespass, and had no basis. Nonetheless, I have photographic and video-graphic evidence of every single page of the collection of papers that was posted. Which by the way are also not correct.

That's not proper service, not even the posting part of service, simply because it does not have the court order and no posting is complete without the court order because otherwise there is no way for somebody to know what it is and the court order that was attached was for a wrong case. It was 25CV124494 not 474.

So, I am now putting once again, you personally, professionally, every single member involved in the forum personally and professionally on notice as to why the forum continues to proceed to create destruction, devastation and complete annihilation of the life, living, livelihood and

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operations of both me and my company, Metanoia Innovations, Inc., despite material facts that have been sitting with the forum and have been explained multiple times, even though I have no obligation to do so, because I'm not a "defendant" until the statutes that bind and govern your conduct and operations have been followed properly to "serve" me properly.

And it's the forum's responsibility to verify that, because that's fundamental judicial activity of a neutral body that claims neutrality. Yet every time I call, the forum seems to be proceeding in the direction of so-called "default," which can completely upend my life, and in complete ignorance of material facts that obliterate the basis of the case, not to mention issuing default and so forth.

So I would now like a formal response from the forum as to why you are doing that in writing. And I'm putting everybody on notice that you would all be professionally, personally, jointly and severally liable for illegal activity and unlawful activity and, potentially, criminal activity. So you can reach me back. All my contact information is in the declaration that's already provided. And since I have limited time, I'm not gonna waste that time here doing that.

But yes, as of right now, this has all been recorded. This is video recorded, this is audio recorded, and this is evidentiary activity that I'm keeping track of. And am putting you on formal notice.

This Notice covered the following key facts:

1. The July 30 Declaration has material facts that obliterate the basis of the "case", and these facts explain the fatal disqualification of the "initiating party" and the forum. The "initiating party" from prior dishonored legal and lawful agreements, legal breaches, etc. and the forum, among others, for dereliction in its fundamental duty to verify that a party is qualified to seek the forum's assistance, and it not itself fatally disqualified from doing so.
2. Given the technicalities used to reject the "Request for Entry of Default" on August 25, 2025, it is clear that the forum has not looked at the July 30 Declaration, and is proceeding blindly in the absence of material facts already before it, in it's docket.
3. Even the Proof-of-Service presented on August 18, 2025 and August 19, 2025 is a perjury because, unlike what was sworn to under oath on the second POS 010 form, no posting of the required papers was made on the property on July 31st.
4. This is fully undermined by the fact that on August 23, 2025, they made a posting on the property, which is fully documented in continuous, videographic and photographic evidence, as to the manner of posting, the contents of the sheaf of papers posted. There would be absolutely no need to do so, if the "service" claimed to have been done on July 31, 2025 was valid and legal.
5. Even the papers posted on August 23, 2025, are irrelevant, invalid, and illegal (not to mention an act of trespass, against prominently posted notices and associated commercial terms), as they do not include the enabling "order" from the court, a fundamental prerequisite for posted

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paperwork to even qualify as the posting component of “posting and mailing” that are required to be done concurrently, or mailing forthwith after the posting. Rather, they include orders for a completely different, unrelated case, 25CV124494 instead of 25CV124474.

6. Therefore, everything else notwithstanding, you are put, personally, professionally, every single member involved in the forum personally and professionally on notice as to why the forum continues to proceed to create destruction, devastation and complete annihilation of the life, living, livelihood and operations of both me and my company, Metanoia Innovations, Inc., despite material facts that have been sitting with the forum and have been explained multiple times, even though I have no obligation to do so, because I'm not a “defendant” until the statutes that bind and govern your conduct and operations have been followed properly to “serve” me properly.

7. The forum seems to be proceeding in the direction of so-called “default,” which can completely upend my life, and in complete ignorance of material facts that obliterate the basis of the “case”, so issuing “default” is a far cry.

8. A formal response in writing is required from the forum, as to why you are doing that (Item 7) in writing. And everybody has been now put on notice that you would all be professionally, personally, jointly and severally, liable for illegal activity and unlawful activity and, potentially, criminal activity.