



Paul-Kenneth: Cromar.™
- Executor of the name ©“PAUL KENNETH CROMAR”, and,
Barbara-Ann: Cromar.™
- Executrix of the name © “BARBARA ANN CROMAR”
c/o 9870 N. Meadow Drive
Cedar Hills, Utah-State: usA [84062]

IN THE FOURTH JUDICIAL DISTRICT COURT
UTAH COUNTY, PROVO, STATE OF UTAH

COPPER BIRCH PROPERTIES, LLC
[DUNS #024183677]
Plaintiff

vs.

PAULKENNETH CROMAR – VESSEL,
BARBARA ANN CROMAR – VESSEL.
Sole Executors and Heirs
[“Defendants” in error]

FOURTH JUDICIAL NOTICE:
Cromars 100% Vindicated by
the Commissioner of I.R.S.
and Constitutional Land Patent Contract,
with support *Exhibits* in Fact *A thru N*

case #200400972
JAMES M. BRADY
Acting as Executor De San Tort
(Trustee in waiting?)

FOURTH JUDICIAL NOTICE:
Cromars 100% Vindicated by the Commissioner of I.R.S.
and Constitutional Land Patent Contract, with support Exhibits in Fact *A thru N*.

Comes now, Paul-Kenneth: House of Cromar and Barbara-Ann: House of Cromar, two of *We the People*, husband and wife, declared by a jury of our peers "**found to be living**", of age (over 25 years old), of sound mind, and deemed competent to manage the affairs of the Paul-Kenneth: of the House of Cromar estates, and the Barbara-Ann: of the House of Cromar Estate, *sui juris*, state nationals of Utah known as Utahns, *in propia personam*, under the flag of the Original Jurisdiction as per *Our Public Notice, Declarations, Mandates, and Lawful Protest* on the record of this court AND as serviced upon numerous sworn government employees of *We the People*, *We*, as the Sole Heirs and Executors to the Paul-Kenneth: House of Cromar and Barbara-Ann: House of Cromar estates, waive no rights known or unknown, stated or unstated – ever; and herein file upon this court this **FOURTH JUDICIAL NOTICE: Cromars 100% Vindicated by the Commissioner of I.R.S. and Constitutional Land Patent Contract, with support Exhibits in Fact A thru N**, as allowed by Federal Rules of Procedure Rule 201 and Utah Rules of EVIDENCE Rule 201, for good cause, is provided herein:

INTRODUCTION

The objective of the filing of this FOURTH JUDICIAL NOTICE is to establish on the record of this court existing facts and/or publicly recorded and available documents relevant to this, and other related cases faced by *We*, Paul-Kenneth: Cromar and Barbara-Ann: Cromar, born out of attacks by deceitful men, women and officers of courts (most of whom swore an oath to protect the Constitution of the US and Utah, and all *We the People*), to steal and/or compromise our God-given, un-a-lien-able right to Life, Liberty, Property and Pursuit of Happiness under the Law of the land!

Despite impossible odds, defending Ourselves against the virtually limitless financial resources of the federal and state government, through numerous court cases, with the miraculous Divine orchestration and guidance of the God of Heaven, we declare our complete VINDICATION

and proof of 100% INNOCENCE by the Commissioner of the IRS of all charges born out of numerous fraudulent claims against *Us* over the last twenty-plus years. Few folks would believe our declarations of innocence, claiming that “we deserved what we got” and declaring us “tax cheats” – despite there being not one court who ever took the allegations to trial before a jury of our peers. We’ve been accused of much, but convicted of nothing. NOW, it is the duty of any and all government servants of We the People, to step forward, investigate, and then do all within their power to repair the extensive damage done to *Us*, our Lives, Liberty, Property and our once Good names and reputations. As our servant employees you are commanded to do so NOW, or suffer the consequences under The LAW – in the Constitution for the united States of America, and the Utah Constitution, the “*contracts with the People*” which you swore to uphold.

We, paul & barbara, husband and wife of over 36 years and parents of seven children, have also sworn our allegiance to the Constitution for the united States of America and the Utah Constitution. We love the Law! We love Liberty. The Law is our friend.

“... Whatsoever is more or less than this [U.S. Constitution], cometh of evil. I, the Lord God, make you free, therefore ye are free indeed; and the law also maketh you free.”

(scripture – Doctrine & Covenants 98: 7-8

see also Second Judicial Notice – Exhibit A – God’s Word)

Therefore, it is under duress and protest to the court that we have suffered great personal damage under legalistic statutory (civil/corporate law) proceedings, in various courts, despite *Our* demonstration that *We* have been the victims of *identity theft & impersonation (through birth certificate hypothecation)* by government agents / agencies, done so with fraud and swindle in dishonor. We have alerted this court at many times and in many ways ON THE RECORD of the damage and threat to *Our* family’s ***lives and limbs*** inflicted upon us by

various courts (including this one), and fraud and theft designed to steal *Our* home through denial of *due process*.

While we discovered that this fraud began at *Our* births, *We* suffered a major fraud upon the court that began in US DISTRICT COURT (Salt Lake City) under Chief Judge Robert J. Shelby beginning November 2017, under the alleged but NEVER proven claim by the IRS that we owe “\$1,053,028.65” for unpaid federal income tax, which allegation has grown with “*penalties and interest*”, to some unknown or declared amount. (see case #2:17-cv-01223-RJS) Mr. Shelby NEVER allowed us our God-given, un-a-lien-able rights to a Hearing before him, proper *due process*, let alone the required Trial by Jury, where we could face and cross-examine our false accusers. Outrageous! We have not seen or enjoyed even the appearance of justice in Mr. Shelby’s court. How is it possible for the US DISTRICT COURT to claim justice has been served when *We* were never allowed into Mr. Shelby’s court, never heard his voice, nor have ever seen his face? This is a clear violation of Law and *due process* that any intelligent freshman law student or reasonably educated American can identify. Disgraceful! Criminal. Actionable.

Nevertheless, after 3.5 years of suffering of multiple trickle-down cases of injustice (the fruit of “Chief Judge” Shelby’s original “poison tree” – (see Second Judicial Notice - Exhibits I & J) down through various cases including Madam Christine S. Johnson Public Notice in this Exhibit D)¹, we now have absolute proof of his judicial malfeasance via the recent results from *Our* lawsuits against the Commissioner of the IRS, filed in US TAX COURT, April 1, 2021. The Respondent Commissioner of the IRS, through his Office of General Counsel for the Commissioner of the IRS, now admit having had NO claim over Us for federal income tax liabilities from 1990 through 2020:

¹ As identified in Exhibit D with the “PUBLIC NOTICE, DECLARATIONS, MANDATES AND LAWFUL PROTEST”, at item #21 on page 12 of the June 21, 2021, as received personally, but then filed on the Utah Fourth District Court docket #201402860 & 201402868 by sometimes Utah state judge Madam Christine S. Johnson – who presides over our “criminal” case which is designed to imprison us from 1 to 15 years for felony “Burglary of a dwelling” [our Own property!] and felony “False appropriation” [again, of our Own property!].

“6. Therefore, respondent [Commissioner of the I.R.S.] moves that this case be dismissed for lack of jurisdiction as to taxable years 1990 through 2020 upon the ground that no statutory notice of deficiency, as authorized by I.R.C. sec. 6212 and required by the I.R.C. sec 5213(a) to form the basis for a petition to the this Court, has been sent to the petitioner with respect to taxable years 1990 through 2020 nor has respondent made any other determination with respect to the petitioner’s taxable years 1990 through 2020 that would confer jurisdiction on this Court.” (see Exhibit A - page 3.)

THEREFORE, the IRS Commissioner’s admission above means that EVERYTHING that the IRS and its deceitful minion agents, colluding courts, judges, prosecutors and various government employees in Utah County Recorder clerks, Utah County Sheriff Mike Smith, numerous Utah County Sheriff Deputies with American Fork Police Department, and at least two Utah National Guardsmen to form a “75-man SWAT” team that trespassed our Land Patented property on September 24, 2021 – initiated in November of 2017 at the hands of a willful, wicked, deceitful, unjust Chief Judge of the United States District Court (SLC) in Robert J. Shelby whose actionable judicial malfeasance HAS BEEN UNLAWFUL, IN GRAVE ERROR, FRAUD UPON THE COURTS and in dishonor and is hereby COMMANDED TO BE REMEDIED IMMEDIATELY, POSTHASTE. Had the “Chief Judge” understood or applied The LAW we would have NOT been denied *due process*, we would have had our *Trial by Jury* and legally and lawfully eviscerated the corrupt dishonorable Department of Justice attorney working for the IRS. WE WERE NEVER ALLOWED A HEARING before this Chief Judge. Judicial malfeasance! We do not know what Mr. Shelby looks like, nor have we ever heard his voice. He unlawfully, outside of *due process*, and without lawful warrant, sent in 13 or more US Marshals on June 25, 2019 to remove us from *OUR* home and property, and literally put us on the street to live at the kindness of friends, moving 10 times in 10 months, – before we simply walked back into our home as we maintained lawful Title and had secured and accepted the Constitutional “contract & treaty”

Land Patent #392 (part & parcel thereof), approved by Congress and signed by then **President Grover Cleveland on February 26, 1887**, awarding to the “heirs and assigns forever” an Allodial pure title now supported up by an unprecedented 180-years of UNANIMOUS Supreme Court decisions in “settled law” – that NOT ONE PERSON OR COURT has attempted to challenge. Though Chief Judge Robert J. Shelby was notified with a NOTICE OF INFORMATION on the record of his court, he ignored or determined to void a challenge of our Land Patent possibly because he would have had to pursue it with the assistance of Attorney General of the US. NO lawful CHALLENGE has been made in an Article III court, hence OUR pure title stands as the SUPREME lawful allodial title to our property at 9870 N. Meadow Drive / at a place in or near Cedar Hills, Utah state.

Nevertheless, numerous cases have been born of this original case, with similar injustice and denial of due process, including an active attempt to prosecute and convict *Us* of two felonies and put us in prison for 1-15 years for “burglary of a dwelling”. It is lawfully IMPOSSIBLE to burglarize your own home! Why do the courts continue to ignore *Our* bringing this to the attention of the court, refusing to acknowledge the facts in any meaningful way? This frivolous INJUSTICE nonsense is judicial malfeasance and misprision of felony (*knowing of our being victims of crime and not acting on that crime!*), and an apparent **conspiracy to deny *Our Civil Rights*** (US Code Title 18 section 241) and fraud under the **Color of Law** (US Code Title 18 section 242) with other **code violations** and possible **RICO violations** – that may subject the unindicted co-conspirators to severe penalties up to, and possibly including Treason against *We the People*, – with THE ultimate penalty of execution as required thereunder. We demand our God-given, unalienable rights AND Justice!

THE COMMISSION OF THE IRS has admitted on the court record that they claim NO JURISDICTION FOR THIRTY (30) YEARS from 1990 to 2020 (“present”) over Barbara – with Ken’s exact same but separate case against the IRS Commissioner is following with a slight lag behind – with virtual certainty of producing the exact same result.

The Commissioner of the IRS's admission of our complete exoneration comes in the form of the MOTION TO DISMISS FOR LACK OF JURISDICTION of May 26, 2021 (see Exhibit A). The US Tax Court's Chief Judge Maurice B. Foley's ORDER (see Exhibit B) of May 28, 2021 guarantees our Victory – unless we had filed any objections by June 25, 2021, to the Commissioner's admission of claiming no taxing jurisdiction over Us from 1990 through 2020. Needless to say we did not object to the IRS Commissioner's admissions by June 25th, and despite his not providing the final ORDER closing the case, we accept the victory in the most holy name of the Lord Jesus Christ, amen!

While most of the Exhibits A through N below require no additional explanation, occasionally some clarification is provided.

In defense of our God-given rights, we have done so without the burden and danger of trusting in “officers of the court” in the form of BAR attorneys (British Accredited Registry agents of the Crown) – who are compromised by a conflict of interest. While some attorneys may genuinely intend to uphold the spirit of their Oath to “*protect and defend*” the Constitution of the United states of American and the Utah Constitution “*from enemies foreign and domestic*” – part of the foundational Original Jurisdiction Law – have instead knowingly or unknowingly adopted foreign corporate commercial “for profit” “legal” proceedings designed not for Equal Justice under the Law, but rather to implement their drip, drip, drip intent to destroy justice, enslave the People, and ultimately preside over the collapse and destruction of the Divinely established nation Under God – to the ultimate loser anti-Christ himself, that dirty son of the morning, Lucifer, the fallen angel. (see Second Judicial Notice – Exhibit A – God's Word.) We've now been vindicated by the Commissioner of the I.R.S. himself. The Victory is the Lord's. HALLELUJAH! PRAISE BE HIS NAME FOREVER!

OVERVIEW OF JUDICIAL NOTICES AND MULTIPLE CASE NUMBERS

BY WAY OF REVIEW, and enlightenment to those interested in justice and the restoration of the Constitutional Republic for these united States of America, as it relates to two of We the People in Paul-Kenneth: and Barbara-Ann: of the House of Cromar, and the judicial malfeasance born out of one original case at the hands of U.S. District Court Chief Judge Robert J. Shelby, and

US District Court (Salt Lake) cases:

#2:17-cv-01223-RJS - Chief Judge Robert J. Shelby**

#2:19-cv-0255-TDD - CROMARS v USDOJ, USDOJ Tax Division, Nancy K. Phillips, RA Mitchell, Wanda Manley, Joan Flack, and Robert J. Shelby. – OK Chief Judge Timothy DeGiusti

- Removed from **Utah Fourth District Court (Provo)** #190400494

#2:20-cv-00224-DBB - Cromar v Wanda I. Manley - Judge David B. Barlow**

- Removed from Utah County Justice Court (Provo) #208100052

#2:20-cv-00625-DBB - Cromar v Kraig J. Powell - Judge David B. Barlow**

Utah Fourth District Court (Provo) cases:

#196410645 – CROMARS v SOLICITOR GENERAL OF THE UNITED STATES – Judge Lynn Davis / and LUNNEN

#190400494 – CROMARS v USDOJ, USDOJ Tax Division, Nancy K. Phillips, RA Mitchell, Wanda Manley, Joan Flack, and Robert J. Shelby. – Judge Christine Johnson

- Removed by to US District Court case #2:19-cv-0255-TDD

#200400972 – COPPER BIRCH PROPERTIES LLC v CROMARS – Judge James M. Brady** (Kraig J. Powell recused)

#201402860 & 68 – STATE OF UTAH v CROMARS -Judge Christine Johnson** (recusal of Christine Johnson and Jared Perkins requested on record)

Utah County Justice Court of the Fourth Judicial District (Provo)

208100052 - CROMAR v WANDA I. MANLEY –

- Removed to US District Court #2:20-cv-00625-DBB

TENTH CIRCUIT COURT OF APPEALS – (Denver)

#9-4075 – Appealing #2:17-cv-01223-RJS - Judges Holmes, Phillips, and Carson

#9-4129 – Appealing #2:17-cv-01223-RJS - Judges Briscoe, Bacharach, and McHugh

UNITED STATES SUPREME COURT JUSTICES

Case # to be determined.

US TAX COURT / Washington DC –

Case #3063-21 - Barbara Ann Cromar v Commissioner IRS - Chief Judge Maurice B. Foley

Case #15701-21 – Paul Kenneth Cromar v Commissioner IRS - TBA

(** NOTE: means that the case so noted is one of the five cases to which the following four Judicial Notices have received identical content.)

The original INJUSTICE was presided over by Robert J. Shelby, and whose decisions and orders were declared Void for Fraud and Swindle in Dishonor (docket #118 March 17, 2020), however, fruit from this poison tree has continued to fall and roll downhill staining the honor of numerous courts. Fortunately, now, with U.S. Tax Court (Washington DC) Chief Judge Maurice B. Foley having accepted the Commissioner of the IRS's admission via Motion to Dismiss for Lack of Jurisdiction over Cromars from 1990 to 2020, it is now time for the

judicial voiding and vacating and remedial efforts to begin, by sworn officers of the court, to implement their upholding the Constitution by now applying remedial justice posthaste.

In that the courts, clerks and officers of the courts, have also given *Us* reason to believe of possible ex-parte communication and a conspiracy of officers of various courts, to deny our civil rights (USC Title 18 section 241) by *Our* being denied *due process* and justice, all FOUR (4) Judicial Notices (including this FOURTH) serve to simultaneously advise multiple courts of facts relevant to *Us*, exculpatory evidence related to the original Chief Judge Robert J. Shelby case 2:17-cv-01223-RJS found to acting in fraud and swindle in dishonor. We believe these Judicial Notices provide information helpful to any individual, officer of the court, judge, government employee, etc., with genuine interest or concern that JUSTICE, remembering that when one of the *People* is harmed and damaged, then ALL of *We the People* are harmed and damaged.

ATTENTION Whistle-blowers! - Your help is requested. Anyone willing to provide exculpatory proof and/or testimony within lawful limits is invited to contact us, and may be rewarded by *Us* for information, documents, and/or testimony that may lead to our exoneration.

The Four Judicial Notices

We filed a first and original **JUDICIAL NOTICE** (approximately January 2, 2021) *propria persona* on this and four other cases, comprised of the following **EXHIBITS A through M**:

- Exhibit A - God's word
- Exhibit B - "*A More Perfect Union*" DVD
- Exhibit C - "*MIRACLES: In God We Trust*" DVD

We filed a **SECOND JUDICIAL NOTICE** (approximately February 3, 2021) *propria persona* on this and four other cases, comprised of the following **EXHIBITS A through M**:

Exhibit A - God's word
Exhibit B - "*A More Perfect Union*" DVD
Exhibit C - "*MIRACLES: In God We Trust*" DVD
Exhibit D - Cromar Family Declaration of Independence of 2012
Exhibit E - "Deed Pole" as filed with Utah County Recorder -
Exhibit F - The Constitution for the united States,
the Declaration of Independence -
Exhibits G & H - Utah County Recorded ALLODIAL
Land Patent #392
Exhibits I & J - PUBLIC NOTICE & DEFAULT AND ACCEPTANCE
Documentation
Exhibit K - The Story of a Mother in two parts
Exhibit L & M - *The United States Isn't a Country – It's a Corporation!*

We filed this **THIRD JUDICIAL NOTICE Cromars 100% Vindicated by the Commissioner Of I.R.S. And Constitutional Land Patent** - *propria persona* on this and four other cases; three in federal and two in state courts, comprised of the following **EXHIBITS A through I**:

Exhibit A - CERTIFIED copy of Utah County recorded LAND PATENT –
Declaration of Assignees Update of Patent
Exhibit B- MEMORANDUM OF LAW - History, Force & Effect
of the Land Patent
Exhibit C - CERTIFIED copy of Utah County recorded Declaration Documents
& Certificate of Acceptance of Declaration of CROMAR
LAND PATENT #392 part and parcel thereof
Exhibit D - MANDATORY NOTICE - Foreign Sovereign Immunities Act
& NOTICE OF LIABILITY – Barbara & Ken Cromar
Exhibit E - DECLARATION OF ALIENAGE – King & Queen - paul & barbara
Exhibit F - AFFIDAVIT OF JURISDICTION STATEMENT
Exhibit G- MEMORANDUM OF LAW – Acts of Treason by the Judiciary
Exhibit H - ADMINISTRATIVE PROCEDURE ACT -
S. 7 Senate Judiciary Committee Report – November 19, 1945
Exhibit I - MEMORANDUM OF LAW - Founding Fathers Concerns
About Judiciary

We now file this **FOURTH JUDICIAL NOTICE** *propria persona* on five ** active cases; three in federal and two in state courts. This FOURTH JUDICIAL NOTICE is comprised of the following EXHIBITS A through N:

US Tax Court – Certified - Motion To Dismiss for Lack of Jurisdiction – EXHIBIT A

Thanks be to the Commissioner of the IRS for finally acknowledging, as required by Law, the fact that they have NOT had jurisdiction over us, as would be indicated by having ever had a Notice of Deficiency or a Notice of Determination. The key statement quoted above bears repeating:

“6. Therefore, respondent moves that this case be dismissed for lack of jurisdiction as to taxable years 1990 through 2020 upon the ground that no statutory notice of deficiency, as authorized by I.R.C. sec. 6212 and required by the I.R.C. sec 5213(a) to form the basis for a petition to the this Court, has been sent to the petitioner with respect to taxable years 1990 through 2020 nor has respondent made any other determination with respect to the petitioner’s taxable years 1990 through 2020 that would confer jurisdiction on this Court.” (see Exhibit A - page 3.)

Hallelujah! VICTORY. Finally! Thanks be to the God of Heaven and praise be to the name of His Son, Jesus the Christ – the God of this land.

US Tax Court – Certified - Order to Object by June 25, 2021 – EXHIBIT B

The US Tax Court’s Chief Judge Maurice B. Foley’s ORDER (see Exhibit B) of May 28, 2021 guarantees our Victory – unless we had filed any objections by June 25, 2021, to the Commissioner’s admission of claiming no taxing jurisdiction over Us from 1990 through 2020. The entirety of his ORDER remarkably details the following:

Upon due consideration of the Motion To Dismiss for Lack of Jurisdiction, filed May 26, 2021, by respondent [Commissioner of the I.R.S.] in the above-docketed case, it is

ORDERED that, on or before June 25, 2021, petitioner shall file an objection, if any, to respondent's just-referenced motion. Failure to comply with this Order may result in the granting of respondent's motion and dismissal of the instant case or other appropriate action by this Court.

(Signed) Maurice B. Foley
Chief Judge

The matter is settled except for the final order closing the case with our final Victory!

**Writ of Quo Warranto - w/ Exhibit A - Memorandum Of Law - High Treason
filed in US Supreme Court, Tenth Circuit Court of Appeal (Denver),
US District Court (SLC), Utah Fourth District Court (Provo) – EXHIBIT C**

A rare but significant WRIT OF QUO WARRANTO was "Served and filed via United States Postal Service to:" the following courts, with the warning "Official proceeding 18 USC §1512 • Clerk is to file. 18 USC §2076 • Felony to conceal or remove 18 USC §2071", as follows:

UNITED STATES SUPREME COURT JUSTICES,
TENTH CIRCUIT COURT OF APPEALS (9-4029 & 9-4075)
UNITED STATES DISTRICT COURT – DISTRICT OF UTAH -,
(2:20-cv-00625-DBB, 2:17-cv-01223-RJS, 2:20-cv-00224-DBB, 2:19-cv-0255-TDD,
and UTAH FOURTH DISTRICT COURT in Provo:
(#200400972, #201402860 & #201402868, and # 196410645 and #190400494

And also with this introduction regarding the required substantive response, as of yet not received: "*Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading...*" (U.S. v. Tweel, 550 F.2d 297, 299. See also U.S. v. Prudden, 424 F.2d 1021, 1032; Carmine v. Bowen, 64 A. 932)

Public Notice, Declarations, Mandates, and Lawful Protest
- to Christine Johnson (sometimes Utah "judge"), sent via USPS
Registered Mail #RE 118 602 595 US – received June 21, 2021 9:21 am – EXHIBIT D

This document, was provided to well over 50 government officials, and was posted on our home front and back door, at 9870 N. Meadow Drive, Cedar Hills, Utah state, declaring our jurisdiction and proving the Trespass by the 75-man SWAT team that without a Warrant in hand extricated us from our lawful home on September 25, 2021, causing immense damage while threatening life and limb – a trespass onto a NON- STATE OF UTAH property – and a trespass of our Constitutionally protected – foreign “embassy” like property that will seek appropriate and significant remedy from and prosecution of the unindicted criminal co-conspirators.

Public Notice, Declarations, Mandates, and Lawful Protest
to Jared Perkins (sometimes Utah County criminal prosecutor),
sent via USPS Certified Mail # 7019 2280 0000 3191 1523 – received
by Mr. Perkins on Nov 10, 2020 at 10.56 am – EXHIBIT E

Self explanatory and as presented in the Exhibit material.

Ordinance and Fee Schedule of the House of Cromar
SLC Recorder at BK 11198 PG 7744 thru 7752 – EXHIBIT F

Self explanatory and as presented in the Exhibit material.

Declaration of Nationality, Citizenship, Status & Oath of Allegiance, By Will
–SLC Recorder at BK 11205 PG 4401 thru 4407 – EXHIBIT G

Self explanatory and as presented in the Exhibit material.

AFFIDAVIT – The Twelve Presumptions of Court
All shall be considered rebutted, rebuked and rejected – EXHIBIT H

Self explanatory and as presented in the Exhibit material.

FARA.gov – Federal requirements under the Foreign Agents Registration Act
BAR attorneys obliged to file notice as agents of the British Crown – EXHIBIT I

Being a member of the BAR club / guild is not equal to a lawful Utah state licensed Attorneys under legislative statute. Nevertheless these foreign agents with allegiance to the British Crown under the British Accredited Registry (BAR) have knowingly or unknowingly surrendered their first priority allegiance as sworn to the Constitution and their American citizenship, and must therefore register under FARA as foreign agents with foreign interests.

Admissions by Plaintiff Bishop Bret Belliston / Copper Birch Properties LLC
- via Motion To Accept Plaintiff's Admissions As Facts On The Record
Of The Court – Utah Fourth District Court case #200400972 – EXHIBIT J

Self explanatory and as presented in the Exhibit material.

Admissions by David B. Barlow (*sometimes US federal judge*) – EXHIBIT K

In attempting to gain remedy to the damages unlawfully inflicted upon us via judicial malfeasance by a man Kraig J. Powell (a sometimes “judge” in the Fourth District Court) was sued in US District Court on September 4, 2020. The case was dismissed with prejudice despite OBJECTION for denial of lawful *due process* in Ex-Parte action. (see also Exhibit L) The compounding of actionable ex-parte violations related to our case against Kraig J. Powell continued with this self-explanatory Exhibit K filed as: “OBJECTION & Rescission of Third Party Offer: ‘Motion and Supporting Memorandum to Release Notice of *Lis Pendens*’, for Fraud Upon the Court By Admissions”.

Actionable offenses by David B. Barlow (sometimes US federal judge) – EXHIBIT L

In attempting to gain remedy to the damages unlawfully inflicted upon us via judicial malfeasance by a man Kraig J. Powell (a sometimes “judge” in the Fourth District Court) was sued in US District Court on September 4, 2020. After months of waiting for the court to move on the case, a Magistrate Daphne Oberg wrote a April 12, 2021 “Report and Recommendation” on the case “to Dismiss with prejudice” our case for monetary damages as agreed. Despite code requirement of Service by USPS mail she did NOT mail the document in a timely manner until April 27, 2021 – fifteen days after she wrote it. On April 28, 2021 “judge” David B. Barlow ORDERED the case dismissed with prejudice, because we had not responded. We then received the Magistrate’s filing on April 30th. We immediately responded, but Barlow denied us access to his court because the “case is closed”. The Clerks were advised of their lawful requirement to “file on demand”, which it appears they did, and it was Barlow who was left to be held accountable for numerous acts of actionable judicial malfeasance and punishable under various code violations, including *Destruction of Evidence* via his Striking of *Our* filings from the record. If the court is honorable with nothing to hide, then why all the hiding? Certainly JUSTICE was not on the agenda of this “honorable court”, as these two EXHIBIT L highlights:

1. Denial of due process via Insufficiency of Service and Striking of: **“Plaintiff’s Objection to Magistrate’s *ex-parte* Pleading, and Motion to VOID the *ex-parte* Judgment Order”**.
2. Denial of due process due to Insufficiency of Service and Striking of: **“JUDICIAL NOTICE: Any Attempt To Administer The Paul-Kenneth: Cromar Estate Or Impede the Heir/Executor Filings Is Statutorily Void, Rescinded, Fraud and Criminal / Felony”**.

#

**Utah County Record - July 4 2010 - Affidavit re: "DEFAULT JUDGMENT
Against Utah State Tax Commission"**

for "baseless claim" against Cromars – EXHIBIT M

Over the years various attacks on us have been made by the IRS, with the Utah State Tax Commission mirroring the attempts to collect "income taxes" we did not owe. Self explanatory and as presented in the Exhibit M material.

**Letter from Pleasant Grove Postmaster acknowledges mail errors,
- including court related mailings with photos in evidence – EXHIBIT N**

The USPS mail service has left much to be desired. Numerous mailings have not been received, "returned to sender" and otherwise delayed or held by the post office staff in error. Upon realizing that the court dockets were claiming mailings that we had not received, even by delay through rerouting, we contacted the post office staff the last week of July and learned that mail that had been held by a renter of our home, had been in France for many weeks and that some of our mail had been held with theirs, despite proper FORWARDING instructions to our Post Office Box. The new Postmaster at the Pleasant Grove USPS provided the letter of "apology" and explanation, understanding the potential damage to our cases through USPS error or negligence. ALL courts are herein advised of potential damage and compromise of court proceeding thereby. We will advise, but invite remedial assistance of the court also.

Notice of Limited COPYRIGHT & TRADEMARK Exemption:

The possessor of this and any previous documents / instruments which alert to existing Trademark and Copyrights of *Our* Paul-Kenneth: Cromar and Barbara-Ann: Cromar names shall have the partial authority to use said copyright / trademark for the benefit of the entity, and no detrimental or defamatory statement or claims or use therefore.

CONCLUSION

This **FOURTH JUDICIAL NOTICE: Cromars 100% Vindicated by the Commissioner of I.R.S. with support Exhibits in Fact A thru N**, is provided on and for the record to establish important existing facts and/or publicly recorded affidavits, and/or available documents relevant to this, and related cases – in defense of the INNOCENCE of Paul-Kenneth: and Barbara-Ann: Cromar, the sole Heirs / Executors (“defendants” in error) of *Our* names and *Our* relief and remedy from on-going criminal fraud and swindle in dishonor. BEWARE officers of the court and attorneys of lower learning, if interested the truth surrounding how you have been used – wittingly or unwittingly – you can understand through reading, pondering and praying. As this instant case continues, the factual, widely available information will be relied upon as we make our case before God, mankind and this inferior court which we caution to act “**Lawfully**” (meaning: Constitutionally in behalf of *We the People*) and not “legally” (meaning: dead “corpus” corporate/commercial deception and theft). No one is above The Law.

AND, *We* hereby MOVE the court to take Judicial Notice of this **FOURTH JUDICIAL NOTICE: Cromars 100% Vindicated by the Commissioner of I.R.S. with support Exhibits in Fact A thru N** herein presented, BE IT SO EXECUTED, and by this execution, be made to appear, in-deed, enacted, decreed, this the 10th day of the 8th month, anno Domini, two thousand and twenty-one, Amen.

We, Paul-Kenneth: and Barbara-Ann: Cromar, the sole Executors of the estates by the same names, do hereby reserve the right to make any amendments or corrections.

FOR THE AFFIDAVIT IS OF THE TRUTH:

FOR THE Heirs /Executors ARE FOR THE AFFIRMATION

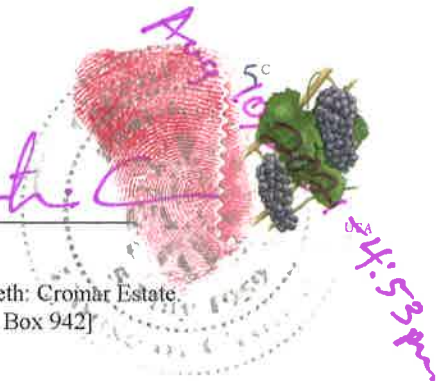
OF THE DECLARATION OF THE
TRUTH BY THE FIRSTHAND KNOWLEDGE OF THE FACTS:

Utah County)
)
Utah Republic)
)
united States of America)

Asseveration

L.S.

by: Paul-Kenneth Cromar
Paul-Kenneth: House of Cromar
Signed only in correct public capacity as
Sole Heir and Executor to the Paul-Kenneth: Cromar Estate.
c/o 9870 N. Meadow Drive [or to: P.O. Box 942]
Cedar Hills, Utah [84062]



Asseveration

L.S.

by: Barbara-Ann Cromar
Barbara-Ann: House of Cromar
Signed only in correct public capacity as
Sole Heiress and Executrix to the Barbara-Ann: Cromar Estate.
c/o 9870 N. Meadow Drive [or to: P.O. Box 942]
Cedar Hills, Utah [84062]



CERTIFICATE OF SERVICE

For the verification is for the true and correct-copy of the Original of the **FOURTH JUDICIAL NOTICE: Cromars 100% Vindicated by the Commissioner of I.R.S. and Constitutional Land Patent Contract, with support Exhibits in Fact A thru N** and is of the delivery by the following manner:

NATHAN S. DORIUS (8977)

NDORIUS@MBMLAWYERS.COM

& ANDREW COLLINS (11544)

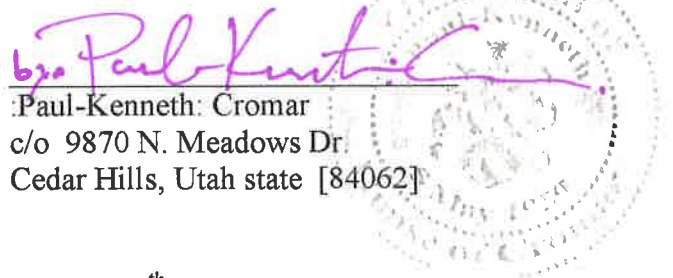
ACOLLINS@MBMLAWYERS.COM

Boston Building

Nine Exchange Place, Suite 600

Salt Lake City Utah 84111

Certified Mail: #7019 0140 0000 7006 2230


Paul-Kenneth: Cromar
c/o 9870 N. Meadows Dr
Cedar Hills, Utah state [84062]

August 10th, 2021

Notary Public as JURAT CERTIFICATE

Utah State

Utah County

United States of America

On this August 10th, 2021 before me,

a Notary Public, personally appeared Paul-Kenneth: Cromar and Barbara-Ann: Cromar
who proved to me on the basis of satisfactory evidence to be the living man and woman
whose Names are subscribed to the within attached instrument and acknowledged to
Me that he/she executed the same in his authorized capacity, And that by his
autograph(s) on the instrument the man/woman executed, the instrument known as

**“FOURTH JUDICIAL NOTICE: Cromars 100% Vindicated by the
Commissioner of I.R.S. with support Exhibits in Fact *A thru N*”.**

I certify under PENALTY OF PERJURY under the lawful laws of

Utah state that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature



of Notary / Jurat

seal

