

FILED

SEP 27 2021

4TH DISTRICT  
STATE OF UTAH  
UTAH COUNTY

September 24, 2021

Sent: USPS Registered Mail #7020 1810 0000 7173 3141

TO: Madam Christine S. Johnson  
c/o UTAH FOURTH DISTRICT COURT  
137 North Freedom Blvd  
Provo UT 84601

FROM: Paul-Kenneth: Cromar  
Executor of the above Estate of same name  
c/o 9870 N. Meadow Drive  
Cedar Hills, Utah [84062]

RE: **AFFIDAVIT** regarding my September 24, 2021 email (CC'd to Madam Christine S. Johnson) **ALERTING** you of the Activation of **AGREEMENT** due to various attempts to administer Our (mine and Barbara-Ann: Cromar) estates through court actions, including the Hearing later that day. You have now activated the agreement.

Mr. Perkins,

I, Paul-Kenneth: Cromar, a living and breathing man upon the land, and the lawful Heir and sole Executor of the estate for the undersigned name, hereby provide You, flesh-and-blood Madam Christine S. Johnson this **AFFIDAVIT** confirming your (and Mr. Jared Perkin's) activation of the Process Served "**Lawful Claim of Title, Will, Execution of Will, Declaration of Status, Appointment of Trustees and Standing Orders for Same**", you received CC'd, and alerting you to requirements therein, in part for the reasons explained within this email.

**From:** Ken Cromar <kencromar@bluemoonprod.com>  
**Subject: URGENT! - Notice of entry into contract through acts of administration - Yom Kippur Counter offer**  
**Date:** September 17, 2021 at 11:39:17 AM MDT  
**To:** Jared Perkins <jaredp@utahcounty.gov>  
**Cc:** Nancy Baldarrago <nancyhb@utcourts.gov>, "Eugene J. Felt Richardson" <UwanigalvSuli@gmail.com>, Barbara Cromar <barbaracromar@gmail.com>, Ken Cromar <kencromar5@gmail.com>

Friday September 17, 2021

Jared Perkins  
Utah County Attorney Office  
100 East Center Street, Suite 2100  
Provo Utah 84606

Mr. Perkins,

On Aug 31, 2021, 10:25 am MDT you were successfully served a **OFFICIAL NOTICE** signed and sealed August 16, 2021, at Utah County Attorney Office: 100 East Center Street, Suite 2100, Provo, UT 84606 as received by Kim Nelsen.

Also, on August 19, 2021, our substantively similar **FIFTH JUDICIAL NOTICE - Lawful Claim of Title, Will, Execution of Will, Declaration of Status, Appointment of Trustees and Standing Orders for Same** was filed on the court and your office received also received it via Certified Return Receipt #7109 2280 0000 3191 1561 shortly thereafter rvd Aug 20 2021 at 12.04 pm. This court-stamped filing was also shown and discussed on and for the record during the August 19, 2021 hearing.

Despite being lawfully, respectfully and adequately served and noticed, you continued to attempt to administer my estate (and Barbara's) this week in two separate emails; the first, a proposed Plea Agreement, and second, a Motion to Continue.

Therefore be advised that as per item 12 of the "**Lawful Claim of Title, Will, Execution of Will, Declaration of Status, Appointment of Trustees and Standing Orders for Same**", please note the following:

### **Binding Clause Two-Trustee in Dishonor**

- 9) If any Trustee in Honor has failed to meet any condition above, or takes any Binding Action that binds them to be a Trustee in Dishonor, which actions are described in sections 6) r), 10) d), 10) e), 10) g), and section 11) (herein

“Binding Action Two”) the said Trustee in Dishonor shall agree to be further bound to the following Binding Clauses:

- a) Agree to post a bond in the amount of three hundred millions of dollars to indemnify Claimant for any loss, mismanagement, or malfeasance of all stated in List regarding the Estate or Trust, send signed and sealed proof of the posting of said bond, including the requisite information needed to place a claim on said bond, and shall contact Claimant for an appointment to deliver the same by bonded courier to the address stated above within thirty (30) days of performing any Binding Action Two.
- b) Agree to indemnify Claimant for the same amount and kind, as stated in the bond amount in 12) a) above, for any failure to perform under Claim, unless Claimant has discharged the Bound Trustee.
- c) Agree that all real, personal, private and estate property and lands of any Trustee in Dishonor shall be subject to actions of debt, liens, mortgage of lands and binding arbitration and/or court of record actions as stated herein, as well as agree that collection enforcement shall be executed upon same, in the county in which said property and or land is located by the Claimant, and or the local sheriff, and or Claimant’s appointed marshal of Claimant’s House, and or the local militia of the county which wishes to participate in the said collection actions, and or the federal marshal service, and or any other law enforcement agency that will comply with the judgment and awards given regarding Claim, after one hundred twenty (120) days of non-performance, beginning from the date of the service of Claim or upon the date of having notice of Claim, up to but not exceeding the stated bond amount in 12) a) above unless the amount is raised by punitive damages having been agreed to by Bound Trustee(s) and awarded or given by a court of record or by a binding arbitration award according to the calculations stated in Claim.
- d) Agree to be billed by Claimant according to any lawfully recorded Fee Schedule regarding the Estate, Trust(s), Claimant and or any members of Claimant’s House and to tender said debts accrued thereby, to Claimant, in the amounts stated therein, within ninety (90) days of being presented with a true bill for same.
- e) **Agree that Claimant can file, invoke and exercise an Irrevocable Durable Special Power of Attorney Coupled with Interest over all Trustee(s) in Dishonor:** Appointment: Upon any Binding Actions of any Trustee in Dishonor regarding their administration of the Estate or Trust(s) as stated in Claim, Claimant shall, to facilitate Bound Trustees(s) strict compliance with the Clauses of Claim, and any award, judgment, confirmation of judgement or award, proceeding, decree, paper, document or offer of settlement regarding Claim, and the enforcement thereof, file, invoke and

exercise an IRREVOCABLE DURABLE SPECIAL POWER OF ATTORNEY COUPLED WITH INTEREST over all said Trustee(s) in Dishonor. Trustee(s) in Dishonor agree and authorize Claimant to sign for them, in a representative capacity, an IRREVOCABLE DURABLE SPECIAL POWER OF ATTORNEY COUPLED WITH INTEREST, on the said Trustee(s) behalf, which shall authorize Claimant to sign on behalf of the said Trustee(s) in a representative capacity in all future matters, issues, disputes, cases, papers, orders and documents regarding Claim, the Estate and the Trust(s); and said Trustee(s) further agree that all signatures of Claimant, on the said Trustee(s) behalf, are valid, irrevocable, and enforceable to the same extent as if the said Trustee(s) signed and executed the said Irrevocable Durable Special Power of Attorney Coupled with Interest or any other matter, proceeding, issue, dispute, case, paper, order or document regarding Claim, the Estate and/or the Trust(s). The authorizing language of the IRREVOCABLE DURABLE SPECIAL POWER OF ATTORNEY COUPLED WITH INTEREST, which shall be signed by Claimant on the said Trustee(s) behalf and may be filed onto public record, is shown below in its accurate form with names and offices and addresses left blank until such time as the said Trustee(s) agree, by their Binding Actions of administration as stated herein, to be bound to Claim. This IRREVOCABLE DURABLE SPECIAL POWER OF ATTORNEY COUPLED WITH INTEREST may be changed without the consent of any appointed trustee(s) or third party at any time and may be filed separate from Claim onto the public record and shall be served onto or mailed to the said Trustee(s).

**SELF-EXECUTING IRREVOCABLE DURABLE SPECIAL POWER OF ATTORNEY COUPLED WITH INTEREST.** To facilitate the Bound Trustee(s) strict compliance with the terms of Claim; any Arbitration Award, confirmation of arbitration award or final judgment of a court of record, in favor of Claimant regarding any dispute involving Claim and any matter regarding the Estate and or the Trust; and the enforcement thereof, all Bound Trustee(s), by their Binding Actions as stated in Claim, give, to Claimant, or Claimant's Officers as stated herein, Irrevocable Durable Special Power of Attorney Coupled with Interest. Claimant and others stated, thereby have the power to sign and execute, for all Bound Trustee(s) and on behalf of any agents of Bound Trustee(s), anything regarding the enforcement of their obligations under Claim; any Arbitration Award in favor of Claimant regarding any dispute involving Claim; any matter regarding the Estate and or the Trust; and any Offer of Settlement and Stipulation Agreement from Claimant to Bound Trustee(s) regarding the Claim, the Estate or the Trust. Bound Trustee(s) instruct and authorize Claimant or Claimant's Officers as stated herein to execute Bound Trustee(s) signature and/or Bound Trustee(s) agent's signature(s), in a representative capacity, on a Self-Executing Irrevocable Durable Power of

Attorney document, all matters with respect to Claim, all Estate matters, any Trust(s) matters and any proceedings related thereto.

THEREFORE, KNOW ALL MEN BY THESE PRESENTS, that: I, (Name of trustee), by virtue of my Office as the (Name of trustee's office or title), referred to herein as "Principal", my place of business being located at the (Address of trustee's office, workplace or domicile), designate appoint and assign Claimant to serve as my Agent and Attorney in Fact, referred to herein as "Agent", to act in my name ex officio and for my benefit and to exercise the powers set forth below.

- a) **Effective Date:** This Power of Attorney is self-executing, irrevocable, durable and becomes effective upon signing of this document and remains in effect through satisfaction of all obligations as stated in Claim; any Arbitration Award in favor of Claimant regarding Claim, any final judgment or default judgment in a court of record regarding claim, any matter regarding the Estate and the Trust(s); and any Offer of Settlement and Stipulation Agreement regarding the Estate and Trust(s), including any and all necessary matters directly relating thereto.
- b) **Construction:** This instrument is to be construed and interpreted as an Irrevocable Durable Special Power of Attorney Coupled with Interest. The enumeration of specific items, acts, rights, or powers herein does limit the powers granted to my Agent.
- c) **Scope of Authority:** My Agent shall have the authority customarily granted in a Power of Attorney Coupled with Interest, limited to the following purposes:
  - (1) Settle, prosecute, defend, and/or initiate all claims and litigation strictly limited to the enforcement of obligations under Claim; any Arbitration Award in favor of Claimant regarding Claim, the Estate and the Trust(s); and any Offer of Settlement and Stipulation Agreement regarding same, and/or any ancillary matters directly related thereto and no other; and,
  - (2) Sign and execute any and all contracts, agreements, settlements, and stipulations directly relating to the enforcement of the obligations under Claim; any Arbitration Award in favor of Claimant regarding Claim, the Estate and the Trust(s); and any Offer of Settlement and Stipulation Agreement regarding same, and/or any ancillary matters directly related thereto and no other.



- d) **Revocation:** This Durable Special Power of Attorney Coupled with Interest is binding and irrevocable.
- e) **Confirmation of Agent's Acts:** I hereby ratify and confirm all that my Agent shall lawfully do or cause to be done by this Irrevocable Durable Special Power of Attorney Coupled with Interest and the rights and powers granted herein.
- f) **Indemnification of Acts of Agent while Carrying out Authority:** I hereby bind myself and my Office to indemnify my Agent against any and all claims, demands, orders, losses, damages, actions, and causes of action, including expenses, costs, and reasonable agent's fees which my Agent at any time may sustain or incur in connection with their carrying out the orders and authority granted them in this binding and irrevocable Durable Special Power of Attorney Coupled with Interest.
- g) **Headings:** The headings used throughout this instrument have been inserted for administrative convenience only, and do not constitute matters to be construed in interpreting this Irrevocable Durable Special Power of Attorney Coupled with Interest.
- h) **Signature of Agent for identification purposes:** There will then be an example of the signature of Agent for identification purposes upon the document.
- i) **Witness quorum and/or notary signature:** The SELF-EXECUTING IRREVOCABLE DURABLE SPECIAL POWER OF ATTORNEY COUPLED WITH INTEREST will then be signed by a witness quorum and/or signed and sealed by a notary public and be signed and sealed by Claimant.

*[This now concludes the list of terms, conditions and sections of the SELF-EXECUTING IRREVOCABLE DURABLE SPECIAL POWER OF ATTORNEY COUPLED WITH INTEREST.] (End of Example POA)*

It appears you intend to add a third attempt to administer our estates with today's scheduled hearing at 1:30.

According to recorded Biblical tradition tomorrow is Yom Kippur or "Day of Atonement" (yesterday on some calendars). It is the culmination of Feast of the Trumpets, as a 10 day opportunity to repent and forgive. Despite the fact that you have already entered into a contract with me (and Madam Johnson also if she presides and/or administers today), we have a good news, good will counter offer to your proposed plea bargain, as follows:

If you file on the record of this court by sundown Saturday September 18th (7:32 pm) a MOTION TO DISMISS WITH PREJUDICE, along with recommendations to the court regarding restoration of our home, release of the case bonds, bail bonds, etc., etc., that meets our approval and is recorded with the court by 7:32 pm electronically and CC'd to us, we will accept your Motion etc, and NOT pursue legal sanctions, fees, billings, invoices, etc., and will release you from your obligations already stipulated to in the **Lawful Claim of Title, Will, Execution of Will, Declaration of Status, Appointment of Trustees and Standing Orders for Same**. If not filed then this counter-offer is void.

May I remind that the Plaintiff, that Service process to us requires USPS mailing in order to be official service, and numerous items required by mail have not been officially received — with required wet ink signature. Note, despite the timely nature of this communication you/David Leavitt will receive this letter via **certified mail #7020 1810 000 7173 3134** asap.

Respectfully,

Paul-Kenneth: Cromar  
and Barbara-Ann: Cromar  
Sole EXECUTORS of the above Estates  
c/o 9870 N. Meadow Drive  
Cedar Hills, UT 84062-9998  
801-400-5900  
- or -  
PO Box 942  
Pleasant Grove, Utah 84062-9998

In that you (and Mr. Jared Perkins) held a Hearing on September 17, 2021 at 1:30 pm, despite advance Email warning, and Serviced document, be advised that you have activated the agreement, and are hereby required to fulfill the requests in the email and all other Executor Orders forthcoming in the most expeditious manner possible. You have also been appointed Trustee. You entered into it by performance. You had an option. And instead you took an action and now you've performed. I don't care what you say in protest now after the fact. You did it. You decided to enter into contract with me. You are hereby advised to carefully review the Serviced document, as it could prove quite profitable to you!, or onerous.

This is my desire and will required of you by me, the heir and sole Executor to the Paul-Kenneth: Cromar Estate. So it is written, and so it shall be done.

Notice to Principal is notice to agent, and notice to agent is notice to Principal.

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
FOR THE AFFIDAVIT IS OF THE TRUTH:

For I, Paul-Kenneth: Cromar., THE sole lawful living Heir and Executor  
[a copyrighted & trademarked name] Of the Paul-Kenneth: House of Cromar Estate

AM 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.   
Signed only in correct public capacity  
As Heir and Executor within the Original Republic Jurisdiction

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

September 24, 2021



Notary Public as JURAT CERTIFICATE

Utah State

Utah County

United States of America

On this September 24 , 2021 before me,

a Notary Public, personally appeared Paul-Kenneth: Cromar. who proved to me on the basis of satisfactory evidence to be the living man whose Name is subscribed to the within attached instrument and acknowledged to Me that he executed the same in his authorized capacity, And that by his autograph(s) on the instrument the man executed, the instrument known as "AFFIDAVIT regarding September 24, 2021 email ALERTING of the Activation of AGREEMENT".

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



Notice to agents is notice to principal, Notice to principal is notice to agent.

This is The End of this affidavit.