

AFFIDAVIT

ENT 49388:2012 PG 1 of 11 JEFFERY SMITH UTAH COUNTY RECORDER 2012 Jun 13 4:34 PM FEE 30.00 BY SW RECORDED FOR CROMAR, PAUL

June 13, 2012

RE: Claims filed by the I.R.S. in 2007 and 2010 regarding "Paul K. Cromar", his property, and unauthorized use of his copyrighted name, admitted by I.R.S. in DEFAULT JUDGMENT to be "false, frivolous and baseless claims".

Lot 3, Plat C, Amended N. Meadow Est. Sub.

To Whom It May Concern,

As an administrative matter I, Paul Kenneth: Cromar, (hereafter "I", or "me", or "my"), a man on the land, secured party and in defense of the copyrighted name charged: "PAUL K. CROMAR", wish to put this sworn Affidavit into the Utah County Record, in order to "defend" my life, liberty, property and name, and to "protest against wrongs, and petition for redress of grievances:...", an abuse of process, described hereafter.

The original founding document of this nation, the Declaration of Independence, acknowledge that, "We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain inalienable/unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness. —That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed,...". I, Paul, testify in defense of, and to protect my, inalienable/unalienable ("Creator") rights under the Supreme Law of the Land, specifically the Constitution of the United States of America.

Additionally, the Utah State Constitution reads:

ARTICLE I. DECLARATION OF RIGHTS

Sec. 1. [Inherent and inalienable rights.]

All men have the inherent and inalienable right to enjoy and defend their lives and liberties; to acquire, possess and protect property; to worship according to the dictates of their consciences; to assemble peaceably, protest against wrongs, and petition for redress of grievances; to communicate feely their thoughts and opinions, being responsible for the abuse of that right.

The I.R.S. filed false, fraudulent and unproven "Federal Notice of Tax Lien" documents with the Utah County Recorders Office referencing "Name of Taxpayer: PAUL K CROMAR", and "Residence: 9870 N MEADOW DR, CEDAR HILLS, UT 84062-9430," as follows:

1.) "Notice of Federal Tax Lien" dated 19th day of December, 2006, filed under the signature of "R. A. Mitchell", "for R. RAY JOHNSON, Title: ASC" in

behalf of the Internal Revenue Service, claiming a "Unpaid Balance of Assessment" of "\$29599.51", and filed with the Utah County Recorders office on "2007 Jan 03", archived as document # 512:2007.

2.) "Notice of Federal Tax Lien" dated 01st day of September, 2009, filed under the "Signature: R. A. Mitchell", "for NANCY K PHILLIPS, Title: REVENUE OFFICER" in behalf of the Internal Revenue Service, claiming a "Unpaid Balance of Assessment" of "\$707785.16", filed with the Utah County Recorders office on 2009 September 08, archived as document # 97306:2009.

In both of the above filings with the Utah County Recorders office, the filers were contacted via certified letter and required to provide proof of their claims. Neither did so. Both were provided certified "NOTICE OF DEFAULT JUDGMENT", and thus by their own admission agreed their claims were fraudulent, thus discharging their claims, as follows:

- 1.) In a February 22, 2007 certified letter, **NOTICE OF DEFAULT JUDGMENT**, sent to "Mr. R. Ray Johnson", IRS Revenue Service, Employee Identification Number 14-00DALL, I wrote, "...To date [I] have received no response from you... By not responding within twelve (12) days you have admitted a Default Judgment against you/I.R.S., effectively discharging your claim against property. This letter serves as that notification." (see attached copy Exhibit A) Mr. Johnson did not, nor did anyone else from the I.R.S. respond, and thus the DEFUALT JUDGMENT and their admission of fraud stands.
- 2.) In a May 7, 2010 certified letter, MEMORANDUM & NOTICE OF DEFAULT JUDGEMENT, sent to "DEBORAH C SMITH", IRS Revenue Officer, I, Paul Kenneth: Cromar wrote, "I accept your admissions as described above. For the record, I specifically highlight your admission that "DEBORAH C SMITH"/ IRS claims are "false, frivolous and baseless claims against me." (see attached copy Exhibit B) Ms. Smith did not, nor did anyone else from the I.R.S. respond, and thus the DEFUALT JUDGMENT and their admission of fraud stands.

Therefore, as per the admission by the I.R.S. and its agents, I.R.S. claims referenced herein of "lien", and claims of "Unpaid Balance of Assessment" are already admitted to be fraudulent, have not and cannot be exercised lawfully. [NOTE: A "notice" of lien is not an actual lien. By the "laws" that govern the IRS, if a lien is not registered in the District of Columbia, in that court of records, the "lien" does not exist.]

NOTICE & WARNING: As certified on 5 June, 2006, I, Paul Kenneth Cromar have copyrighted my name and any/all derives thereof. Any person making any Commercial use of my copyrighted name/private property or altering its style into a legal derive must pay me, Paul Kenneth: Cromar my standard <u>Use Fee</u> of \$500,000 for each instance and must obtain my written permission before making such <u>Use</u>; <u>any</u> unauthorized

Commercial <u>Use /alteration</u> of my name/property hereby <u>attaches</u> to all <u>Joined</u> as a <u>Default Judgment Lien</u>. This includes instances of defamation of character, libelous declarations made innocently or intentionally.

I accept I.R.S. admissions as described above. This AFFIDAVIT specifically acknowledges, accepts, and declares the I.R.S.'s admissions as fact, that these claims are "false, frivolous and baseless claims against me".

Most Sincerely,

Paul Kenneth: Cromar 9870 N. Meadow Drive

Cedar Hills, UT 84062

NOTARIZED:

In the State of Utah, In the County of Utah, On the date of June 13, 2012, VERA ELAINE ANDERSON NOTARY PUBLIC-STATE OF UTAN COMMISSION # 602133

COMM. EXP. 10-27-2014

Paul Kenneth: Cromar personally appeared before me, a Notary Public for the State of Utah, who acknowledged and identified himself and signed the document before me.

EXHIBIT "A"

NOTICE OF DEFAULT JUDGMENT

February 22, 2007

Mr. R. Ray Johnson Internal Revenue Service Employee Identification Number 14-00DALL P.O. Box 145585 STOP 8420G Cincinnati, Ohio [45250-5585]

Mr. R. Ray Johnson,

While exercising my right of due process, I, Paul K. Cromar, sent you a certified return receipt STATEMENT letter 7006 0810 0001 6419 7310, on January 9, 2007 to your I.R.S. office, from the Orem, Utah [84057] U.S. Post Service, as a request for verification of your claim. (For your convenience, please see attached copy dated January 7, 2007.) I received no response.

Then, on February 5, 2007, I, Paul K. Cromar, sent you a certified return receipt STATEMENT letter 7006 2150 0004 1279 6677, from the American Fork, Utah [84003] U.S. Post Service, as a SECOND REQUEST FOR VERIFICATION OF YOUR CLAIM. (For your convenience, please see attached copy dated February 5, 2007.) I received no response.

I, Paul K. Cromar, have to date received no response from you in the form of a letter sent certified return receipt or otherwise, to either letter. By not responding within twelve (12) days you have admitted a Default Judgment against you/I.R.S., effectively discharging your claim against property. This letter serves as that notification. An invoice will follow shortly.

Respectfully,

Paul K. Cromar

9870 N. Meadow Drive

Cedar Hills, Utah [84062]

STATEMENT - SECOND REQUEST FOR VERIFICATION OF YOUR CLAIM

February 5, 2007

Mr. R. Ray Johnson Employee Identification Number 14-00DALL P.O. Box 145585 STOP 8420G Cincinnati, Ohio [45250-5585]

Mr. R. Ray Johnson,

While exercising my right of due process, I, Paul K. Cromar, sent a certified return receipt letter 7006 0810 0001 6419 7310, on January 9, 2007 from the Orem, Utah [84057] USPS, as a request for verification of your claim. (For your convenience, please see attached copy dated January 7, 2007.) I, Paul K. Cromar, have to date received no response from you in the form of a letter sent certified return receipt or otherwise.

Please accept this letter as the Second Request. As stated previously, pursuant to I.R.S. PUBLICATION #17, I, Paul K. Cromar, reviewed the Internal Revenue Code and determined that I, Paul K. Cromar, had no liability to file. If I, Paul K. Cromar, am wrong, please provide copies of the law statues.

According to the "Administrative Procedure Act" and pursuant to 26 USC 6020(b)(1), in instant, I, Paul K. Cromar, am again requesting that you provide a certified copy of the signed return within twelve (12) days of receipt of this letter.

If you find that I, Paul K. Cromar, am in any way incorrect in my understanding of the law, and my requirements under the law, please notify me with your above certified response.

Not responding within twelve (12) days will cause a Default Judgement against you /I.R.S. and your claim against me, Paul K. Cromar, effectively discharging your claim against me/my property.

Respectfully,

Paul K. Cromar

9870 N. Meadow Drive

Cedar Hills, Utah [84062]

STATEMENT

January 7, 2007

Mr. R. Ray Johnson Employee Identification Number 14-00DALL P.O. Box 145585 STOP 8420G Cincinnati, OH 45250-5585

Mr. R. Ray Johnson,

You sir, are the latest in a long list of I.R.S. representatives who have written to me, have received correspondence back from me, but never have substantively responded to my questions in reply. This lack of "Service" must stop. I hope you will be more responsive, for reasons explained below.

Pursuant to I.R.S. PUBLICATION #17, I, Paul K. Cromar, reviewed the law of the case and determined that I had no liability to file. (see attached copy of your Certified mail letter dated 12/28/2006.) If I am wrong, please provide copies of the law statues.

Additionally, please provide Certified Copies of the I.R.S.'s statutorically required administrative procedures and forms, which document your lawfully required assessment steps. If you fail to follow the statutory process, I have lawful Remedy. You have 12 (twelve) days from receipt to comply.

Also, you may want to note that your documents have <u>altered</u> the name Paul K. Cromar into a legal/commercial format without permission by spelling it in ALL CAPITAL LETTERS. You have not been authorized by me to do so. You are hereby <u>Officially Noticed</u> to cease and desist altering the name Paul K. Cromar; and I must respectfully demand that you spell the name <u>Paul K. Cromar</u> correctly with upper and lower case alphabet, —or risk becoming lawfully liable.

Respectfully,

Paul K. Cromar

9870 N. Meadow Drive

Cedar Hills, UT 84062

EXHIBIT "B"

MEMORANDUM & NOTICE OF DEFAULT JUDGEMENT

TO -- "DEBORAH C SMITH"

IRS Revenue Officer / ID No. 01-41848 (and/or #87-30994?)

50 South 200 East

Salt Lake City, Utah [84111]

FROM -- Paul Kenneth: Cromar, the man

RE -- CERTIFIED LETTER of April 15, 2010 sent to you, to which you chose

NOT to respond.

DATE -- May 7, 2010

As an administrative matter I, Paul Kenneth: Cromar, (hereafter "I", or "me", or "my"), a man on the land, secured party and in defense of the copyrighted name charged: "PAUL K. CROMAR", wish to put this sworn statement (acting as an Affidavit) on the record, in order to "defend" my life, liberty, property and name, and to "protest against wrongs, and petition for redress of grievances:...".

IRS (Internal Revenue Service) / DEBORAH C SMITH is hereby notified that when Paul Kenneth: Cromar communicates, it is NEVER as a fiction. I ask you a second time, in writing, by what authority does the IRS / DEBORAH C SMITH trespass, alter and fictionalize Paul Kenneth: Cromar copyrighted property for commercial purposes? I DEMAND AN ANSWER.

As you know, you received via certified return receipt mailing of a document titled CERTIFIED LETTER of April 15, 2010. This document contained a copy of the AFFIDAVIT of September 28, 2009 (hereafter noted as AFFIDAVIT) sent and received to your declared predecessor IRS agent Nancy Phillips, also dba "NANCY PHILLIPS". Why was Nancy Phillips taken off of this case? To date, not Nancy Phillips, nor any other representative of the IRS, have responded in detail as required by UCC rules of procedure, therefore, admitting the contents thereof to be true, including the fact that claims in this matter are "false, frivolous and baseless claims".

As you know, the CERTIFIED LETTER of April 15, 2010 offered you a similar opportunity to address the AFFIDAVIT, wherein it reads:

"IRS / DEBORAH C SMITH is notified of these facts, and allowed 20-days from the date of receipt of this letter, to respond and rebut in detail the AFFIDAVIT of September 25, 2009 item by item. Continued failure to do so by the IRS / DEBORAH C SMITH admits the AFFIDAVIT of September 25, 2009 as true in total."

As you know, you did not respond within 20 days and now "[admit] the AFFIDAVIT of September 25, 2009 as true in total," in DEFAULT JUDGMENT. I accept your admission.

As you know, I called your office on Monday May 3, 2010, at 10:57 a.m. to schedule an appointment for today's meeting in your offices. During the phone conversation, I took occasion to ask you if you had received the CERTIFIED LETTER of April 15, 2010. You said, "Yes, I have received it." I asked if you had read the CERTIFIED LETTER? You replied, "Yes". I asked if you had or would be responding to its contents. You replied, "No." "Why?" I asked. Your answer was, "On advise of counsel." Therefore, "DEBORAH C SMITH" / IRS is hereby again advised admitting as fact that "DEBORAH C SMITH" / IRS's claims are "false, frivolous and baseless claims against me", and may therefore be joined to action that may seek remedy from all individuals who have participated in this fraud and other violations of law against "my life, liberty and property".

I accept your admissions as described above. For the record, I specifically highlight your admission that "DEBORAH C SMITH" / IRS claims are "false, frivolous and baseless claims against me".

Most Sincerely,

© 2010 Paul Kenneth: Cromar 9870 N. Meadow Drive

Cedar Hills, UT 84062

uSA

CERTIFICATE OF SERVICE

I, Paul K. Cromar, hereby certify that true and correct copies of REJECTION OF JUDGE'S "ORDER" FOR FRAUD AND SUMMONS REPORT, have been provided to:

BRETT L. TOLMAN, United States Attorney (#8821)
CARLIE CHRISTENSEN, Acting United States Attorney (#633)
JEANNETTE F. SWENT, Assistant United States Attorney (#6043)
Internal Revenue Service, M/S 5113PRV, Provo, UT
Secretary of the Treasury Timothy F. Geithner
I.R.S. Commissioner Douglas H. Shulman
DEBORAH C SMITH, IRS Revenue Officer # 01-41848 (and/or #87-30994?)

These documents were sent Certified Return Receipt mail, via pre-paid U.S. Post regular mailing, or hand-delivered to the above on this 7th day of May, 2010.

Respectfully Submitted,

Paul Kenneth: Cromar 9870 N. Meadow Drive

Cedar Hills, Utah uSA [84062]

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