



ENT 122703:2020 PG 1 of 43
JEFFERY SMITH
UTAH COUNTY RECORDER
2020 Aug 18 12:54 PM FEE 40.00 BY MA
RECORDED FOR CROMAR, PAUL KENNETH

Nullification and VOIDING
of
Inferior "DEED" abstract
for
Fraud and Swindle in Dishonor,
to RESTORE
Superior, true Ownership
Listing to Cromar family.

PUBLIC NOTICE to
County Recorder
Jeffery Smith

Paul-Kenneth: Cromar
c/o 9870 N. Meadow Drive
Cedar Hills, Utah state
uSA [84062]
#47:059:0003



Exhibit A

ENT56957:2020 PG 1 of 2
Jeffery Smith
Utah County Recorder
2020 Apr 29 02:26 PM FEE 40.00 BY MA
RECORDED FOR Mitchell Barlow & Mansfield, P.C.
ELECTRONICALLY RECORDED

DEED TO REAL PROPERTY

ENT 122703:2020 PG 2 of 43

THIS INDENTURE made this 24th day of April 2020, by and between Andrea Ventura, Advisory Manager, Southwestern, on behalf of the Director, Southwestern Area Collection of Internal Revenue Service a duly authorized delegate of the Department of the Treasury, grantor, and Copper Birch Properties, LLC, grantee.

WITNESSETH

WHEREAS, the United States District Court for the District of Utah, in a judicial order of sale entered on March 20, 2019 in the case of United States of America v. Paul Kenneth Cromar, et al, Defendants, ordered that the subject property located at 9870 N. Meadow Drive, Cedar Hills, Utah 84062-9430, the hereinafter described real property sold in order to pay delinquent Internal Revenue income tax liabilities assessed against Paul Kenneth Cromar.

AND WHEREAS, the said property was sold on September 10th, 2019, to Copper Birch Properties, LLC, for the sum of \$331,000.00, the receipt of which is hereby acknowledged, does grant, bargain, and sell to Copper Birch Properties, LLC all right, title, and interest in the real property in Cedar Hills, Utah County, State of Utah, described as:

Legal Description:

Lot 3, Plat "C", Amended North Meadows Estates Subdivision, according to the official plat thereof on file in the office of the Recorder, Utah County, Utah.

The property commonly known as 9870 N. Meadow Drive, Cedar Hills, Utah 84062-9430.

IN WITNESS WHEREOF, the grantor has hereunto set her hand on the 24th day of

WHEN RECORDED RETURN TO:
Copper Birch Properties, LLC
9671 North 5650 West
Highland, UT 84003

ENT73027:2020 PG 1 of 1
Jeffery Smith
Utah County Recorder
2020 May 29 11:57 AM FEE 40.00 BY MC
RECORDED FOR Mitchell Barlow & Mansfield, P.C.
ELECTRONICALLY RECORDED

AFFIDAVIT OF SCRIVENER'S ERROR ENT 122703:2020 PG 3 of 43
UCA 57-4a-2 and 57-3-106(9)

Nathan S. Dorius, being first duly sworn under oath, deposes and states as follows:

1. I am at least 18 years of age, a licensed attorney, and am familiar with the subject matter of this affidavit and competent in all respects to make the representations set forth herein.

2. I know of my own personal and professional knowledge that the legal description in that certain Deed to Real Property dated April 24, 2020, between Andrea Ventura, Advisory Manager, Southwestern, on behalf of the Director, Southwestern Area Collection of Internal Revenue Service, a duly authorized delegate of the Department of the Treasury, as grantor, and Copper Birch Properties, LLC, as grantee, which Deed was recorded in the official records of Utah County, State of Utah on April 29, 2020 as Entry No. 56957:2020 (the "Deed"), is as follows:

Lot 3, Plat "C", Amended North Meadows Estates Subdivision, according to the official plat thereof on file in the office of the Recorder, Utah County, Utah.

Tax Parcel: 44-059:0003 (the "Property").

3. Although the Property has been interchangeably conveyed under the subdivision names of "Amended North Meadows Estates" and "Amended North Meadow Estates," it is also known as the "Amended North Meadow Estates" according to the Official Plat thereof recorded on June 22, 1978 as Entry No. 24444-1978, map filing 1102, in the office of the Utah County Recorder, State of Utah, which is the correct description.


4. The correct legal description for the Property that should have appeared in the Deed is herein described as follows: Lot 3, Plat "C", Amended North Meadow Estates Subdivision, according to the official plat thereof on file in the office of the Recorder, Utah County, Utah.

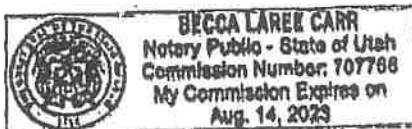
DATED this 29th day of May, 2020.


Nathan S. Dorius

STATE OF UTAH)
 ss.
COUNTY OF SALT LAKE)

The foregoing instrument was acknowledged before me this 29th day of May 2020, by Nathan S. Dorius, who acknowledge to me that he did duly execute the foregoing instrument.


Notary Public



April, 2020.

Andrea Ventura
Official Signature
Andrea Ventura

Title: Advisory Manager, Southwestern
Internal Revenue Service

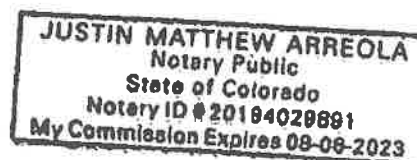
Notary

State of Colorado
County of Jefferson

Signed and sworn to before me on the 13 day of April, 2020, by Andrea Ventura, who appeared before me, being by me duly sworn, did say that she is the Advisory Manager, Southwestern signing on behalf of the Director, Southwestern Area Collection of Internal Revenue Service, a duly authorized delegate of the United States of America, and that said instrument was signed on behalf of the United States of America by authority of its laws and regulations promulgated thereunder, and is the free act and deed of said body politic.

[Signature]
NOTARY PUBLIC's Official Signature

08/06/2023
Commission Expiration



August 5, 2020

Sent: USPS Certified Return Receipt #7019 2280 0000 3189 5151

JEFFERY SMITH
c/o UTAH COUNTY RECORDER
100 E Center Street
Provo Utah 84606

RE: NOTICE OF ACCEPTANCE OF YOUR ADDMISSION that the Controversy is Lawfully Resolved, and a MANDATE TO RESTORE TITLE of ownership to property on the Utah County Record to Paul: and Barbara: Cromar, the long-time lawful owners.

MR. SMITH,

WE, Paul-Kenneth: Cromar, and Barbara-Ann: Cromar, a living and breathing man and woman upon the land, Secured Parties for the copyrighted and trademarked Undersigned names, hereby provide **NOTICE OF ACCEPTANCE OF YOUR ADDMISSION that the Controversy is Lawfully Resolved** upon You, JEFFERY SMITH, entrusted with sworn duties under two Constitutions as the Utah County Recorder, and as such are hereby **MANDATED TO RESTORE TITLE of Ownership of land and property at 9870 N. Meadow Drive** (sometimes known as "47:059:0003" – see *Exhibit C*) in Cedar Hills, in the Utah state, on the official Utah County Record, to us, the Cromars, the long-time lawful owners thereof, for the following reasons:

© 2020 Paul-Kenneth: Cromar™ -ACCEPTANCE of JEFFERY SMITH'S ADMISSION - #PKC2200805UtCo Record

Flesh-and-Blood MR. NATHAN S. DORIUS, in a Certified return receipt letter dated July 7, 2020 was provided a **PUBLIC NOTICE, DECLARATIONS, MANDATES, AND LAWFUL PROTEST**. (see *Exhibit B*) To date, MR. DORIUS has provided no written response. Having not replied to nor contested the **PUBLIC NOTICE, DECLARATIONS, MANDATES, AND LAWFUL PROTEST - #PKC2200707aC**. Therefore, MR. DORIUS hereby ADMITS by silence, his agreement that NO LAWFUL CLAIM to our home and property at the 9870 North Meadow Drive land part and parcel of Land Patent #392, at Cedar Hills, in the Utah state, by MR. DORIUS while serving as agent for COPPER BIRCH PROPERTIES LLC / Bishop Brett Belliston.

Similarly, You, Flesh-and-Blood MR. JEFFERY SMITH, received an email from us on June 5, 2020 with confirmed receipt provided by your Deputy Recorder Andrea Allen on June 8, 2020, wherein you were NOTICE of an attempted FRAUD on the Utah County Recorder you are sworn to protect. (Email *Exhibit D*) NO RESPONSE was received to neither the email, nor the **PUBLIC NOTICE, DECLARATIONS, MANDATES, AND LAWFUL PROTEST** (which You received June 16, 2020 at 12:22 pm via USPS Certified Mail #7019 2970 0001 7192 9293), within 30-days, or through any manner of communication whatsoever.

Accordingly, We, Paul-Kenneth: Cromar., and Barbara-Ann: Cromar., a living and breathing man and woman upon the land, Secured Parties for these copyrighted and trademarked Undersigned names, now invoke the doctrine of **estoppel** by
 © 2020 Paul-Kenneth: Cromar™ -ACCEPTANCE of JEFFERY SMITH'S ADMISSION - #PKC2200805UtCo Record 2

acquiescence, as we can prove that You, JEFFERY SMITH and NATHAN S.

DORIUS, through recent documented actions served to attempt unlawful transfer of ownership of our Cedar Hills home and property, which imposed a legal and moral duty upon both You and DORIUS to answer, with which your silences can now be construed as fraud. We have been injured and remain endangered by this fraud – and are HARMED.

“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.” See U.S. v. Tweel, 550 F .2d 297, 299(1977), emphasis added, quoting U.S. v. Prudden, 424 F .2d 1021, 1032 (1970). See also Carmine v. Bowen, 64 A. 932 (1906).

Additionally, our claim to the LAND PATENT part and parcel of #392 as filed on the Utah County Record April 17th and 22nd of 2020, stands as the lawful and SUPERIOR title to the 9870 N. Meadow Drive property at Cedar Hills, in the Utah state. Neither You, nor MR. DORIUS acting as agent in behalf of BRETT BELLISTON / COPPER BIRCH PROPERTIES LLC, contested in an “Article III court” within 60 days, our publicly Noticed and Recorded Land Patent part and parcel of #392 as publicly documented and required in Utah County Record links here:

April 22, 2020

http://bmiwebh5.utahcounty.gov/BmiWeb/?page=Document&Entry_No=52870&YR=2020

April 17, 2020

http://bmiwebh5.utahcounty.gov/BmiWeb/?page=Document&Entry_No=50724&YR=2020

ALL lawful opportunities to contest within 60-days our claim to the Land Patent, in a required Article III court, were ignored and/or not availed by any individual or party. Therefore, ANY and ALL opportunities to contest our Land Patent property rights are now forfeited and are retained to us and our "heirs and assigns forever" as signed in 1887 by then President Grover Cleveland. Our Claim to LAND PATENT part and parcel of #392 stands as lawful and Superior to ANY other title or ownership claims. Therefore, NATHAN S. DORIUS' filing of an IRS fabricated, unlawful abstract (an inferior overlay claim) "DEED", signed by ANDREA VENTURA's was in reality **NULL and VOID for FRAUD and SWINDLE in DISHONOR**. (see *Exhibit A*) 180-years of unanimous Supreme Court opinions protecting Land Patent contracts has been provided to You, and yet you have not yet restored the accuracy and integrity of the Utah County Record entrusted to you.

We trust that You, MR. SMITH, do NOT want to find yourself entangled with MR. DORIUS, his client Mr. Brett Belliston (COPPER BIRCH PROPERTIES LLC) and "Gary Chapman" [alias – IRS Employee ID #10000324786], ANDREA VENTURA [IRS] and DOJ Tax attorney RYAN S. WATSON and others, as live men and women outside any claim of "federal immunity" protections, in possible RICO violations,

related felonies, fees, penalties, loss of employment and pensions, and possible prison time?

Therefore, You, JEFFERY SMITH and NATHAN S. DORIUS are in AGREEMENT with us, thereby nullifying and voiding the conflict upon which DORIUS unlawfully filed a fraudulent "DEED" and which you listed as "Owner" on the Utah County Record. The matter is now settled. Thank you!

Accordingly, please find attached MR. DORIUS' filings on the Utah County Record appropriately and lawfully canceled with **Null and VOID for FRAUD AND SWINDLE IN DISHONOR** (again see *Exhibit A*), properly recorded on the Utah County Record before send, restoring rightful "ownership" to us, Paul-Kenneth: Cromar., and Barbara-Ann: Cromar., as MANDATED herein, with your IMMEDIATE professional and Constitutionally required assistance, within 10-day deadline of receipt of this NOTICE to avoid possible lawful remedy action against You, MR. JEFFERY SMITH, -- at least until such time as any living individual can honorably and lawfully prove otherwise. Thank you for your AGREEMENT and CORRECTION of the Utah County Record.


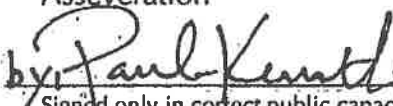
FOR THE AFFIDAVIT IS OF THE TRUTH:

**FOR THE Secured Parties 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
Signed only in correct public capacity
As beneficiary to the Original Jurisdiction.



Asseveration
L.S. by: Barbara Ann Cromar
Signed only in correct public capacity
As beneficiary to the Original Jurisdiction.



CC: MR. WILLIAM P. BARR acting as Attorney General
GARY HERBERT acting as Utah Governor
MIKE SMITH acting as Utah County Sheriff
LaVoy Finicum - R.I.P. (in c/o his beloved widow Jeannette Finicum)*
Ryan Bundy*
Ammon Bundy*
Shawna Cox*
(* via email)

Exhibit B

DEED OF SECONDARY CONVEYANCE OF INCORPOREAL HEREDITAMENTS
AN AUTHENTICATED FOREIGN DOCUMENT - HAGUE CONVENTION, 5 OCTOBER 1961

PUBLIC NOTICE, DECLARATIONS,
MANDATES, AND
LAWFUL PROTEST

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THE LAW DOES NOT PERMIT IMPOSSIBILITIES

Utah County

)

Asseveration

Utah Republic

)

united States of America

)

L.S.

Signed only in correct public capacity
As beneficiary to the Original Jurisdiction.

PKC
Aug 18, 2020

NOTICE. The term "Original Jurisdiction" herein and in all other documents issued by **Paul-Kenneth: Cromar**, means the constitution for the united States of America, anno Domini 1787, and articles of amendment anno Domini 1791 and other original parent agreements as indexed in Paragraph Number 12 below.

Let Right Be Done, Though The Heavens Should Fall

I, **Paul-Kenneth: Cromar a/k/a Paul-Kenneth** of the family :Cromar, in public capacity as beneficiary to the Original Jurisdiction, being of majority in age, competent to testify, a self-realized entity, a free, living and breathing Man upon the free soil, an American citizen of the American Republic, My yeas being yeas, My nays being nays, do hereby state that the truths and facts herein are of first hand personal research, true, correct, complete, certain, and not misleading, so help me GOD.

PUBLIC NOTICE

THIS DOCUMENT GIVES NOTICE TO all Public Officials by and through the Office of the Secretary of State, the United States of America a/k/a UNITED STATES a/k/a U. S. a/k/a UNITED STATES OF AMERICA, and the Office of the Secretary of State, the State of Utah a/k/a Utah a/k/a STATE OF UTAH a/k/a UT a/k/a "this State" and to all whom it may concern, of the DECLARATIONS, LAWFUL PROTESTS and other matters contained herein.

NOTICE OF FOREIGN JURISDICTION
TO: ALL U.S. AND STATE AGENTS & OFFICERS

When this notice is affixed to a premises, all property therein and attached thereto is under the custody and control of the above-noted foreign official and not subject to intrusion or seizure. The bearer of this Notice has been duly notified to the Department of State pursuant to international law and enjoys immunity from criminal and civil jurisdiction, arrest and detention. Under international convention, the bearer should be treated with respect and all steps should be taken to prevent attack on the bearer's freedom, mobility, interests and property.

Law enforcement inquiries may be made to the U.S. Department of State Authentications Office, (202) 647-4000.
Legalization inquiries may be made to the U.S. Delegation for the Hague Convention, (202) 776-8342.

DECLARATIONS

APPELLATION, STATUS, AND FACTS

1. **KNOW ALL MEN BY THESE PRESENTS, Paul-Kenneth: Cromar, a/k/a Paul-Kenneth of the family : Cromar does hereby state, assert and aver all of the following:**
2. **Paul-Kenneth: Cromar, is a living, breathing free Man upon the free soil, an American citizen of the American Republic, also known as a declared Utah state national, beneficiary to the Original Jurisdiction.**
3. **Paul-Kenneth: Cromar, is not a United States Citizen, subject, vessel or "person" as defined in Title 26 United States Code, Section 7701 or elsewhere, or any other *ens legis* artificial person, individual, entity, fiction of law, procedural phantom or juristic personality, notwithstanding the reproduction of any such fictions in any media, computer, record or instrument, written or electronic.**
4. **Paul-Kenneth: Cromar, is foreign to the United States and retains official authority within his chosen jurisdiction. As beneficiary to the Original Jurisdiction, he is not subject to nor does He volunteer to submit to or contract with any *ens legis* artificial or corporate jurisdiction to which a United States person may be subject.**
5. **Paul-Kenneth: Cromar, reserves all Rights, Remedies and Defenses granted to him by God and memorialized by Paul-Kenneth: Cromar's correct public capacity as beneficiary to the Original Jurisdiction.**
6. **Paul-Kenneth: Cromar, waives no Rights, Remedies or Defenses nor yields imprescriptible Rights including, without limitation, the Right to movement and travel without restriction, permission or license in any conveyance of His choosing on any public roadway in America, and the right to bear arms for the protection of His family, friends and neighbors without restriction, unless such wavier is specifically done so lawfully in writing.**
7. **Paul-Kenneth: Cromar, did not, does not, nor does he ever intend to volunteer, consent or contract to being identified as, of, or connected by any nexus to, any institutional, bifurcated, public *cestui que* trust or other fictional construction of law or *ens legis* entity of a political state or subdivision thereof, in any capacity including, without limitation, as trustee, co-trustee, surety, co-surety, officer co-officer, fiduciary or co-fiduciary.**
8. **Paul-Kenneth: Cromar, reserves the nature and character of his exact and proper designation as:**

Paul-Kenneth: Cromar

or in the alternative,

Paul-Kenneth of the family, :Cromar.

...which shall be spelled written, formatted, printed, engraved and inscribed now and in perpetuity in all media exactly and precisely as just above-written with a first and second given name separated from, and joined to, a family name by a mark of punctuation or the words "of the

family"; with the first letter of each given and family name being capitalized and all other letters being written in lower case fully in accord with the Rules of English Grammar.

9. **Trade Mark notice.** The name **Paul-Kenneth: Cromar** by common law is Trade Marked TM and all trade names and derivatives thereof, whether or not registered, are Trade Marked TM by and property of **Paul-Kenneth: Cromar**, to whom all rights are reserved. The use thereof without the express written permission of **Paul-Kenneth: Cromar**, creates a voluntary and informed consensual contract obligating the unauthorized user to the payment of a Trade Mark infringement fee as follows:

A Trade Mark infringement fee in the sum certain of two-hundred fifty-thousand dollars (\$250,000.00) lawful specie, gold, or silver, American mint, or certified bullion, Lawful coin money at current spot market price pursuant to the Constitution for the united States of America, 1787 anno Domini, amended anno Domini 1791, Article 1, Section 10, Clause 1, shall apply to each unauthorized use of the designation **Paul-Kenneth: Cromar**, and to each attempt or event of conversion, alteration, distortion and/or misnomer whether by improper spelling, abbreviation, capitalization, initializing, reversal of parts, or conversion to a fiction of law or other juristic personality or artificial being.

10. Clause 1, shall apply to each unauthorized use of the designation **Paul-Kenneth: Cromar**, and to each attempt or event of conversion, alteration, distortion and/or misnomer whether by improper spelling, abbreviation, capitalization, initializing, reversal of parts, or conversion to a fiction of law or other juristic personality or artificial being.

11. The legal doctrine of *idem sonans* is inapposite to **Paul-Kenneth: Cromar**, whether oral or written; all such improper usages and misnomers comprising infringement on the above-noticed copyright.

12. **Paul-Kenneth: Cromar, does hereby accept the Original Jurisdiction, to wit:**

- A. Constitution for the united States of America, anno Domini 1787, Articles of Amendment anno Domini 1791;
- B. National Bill of Rights, anno Domini 1776;
- C. The Northwest Ordinance, anno Domini 1787
- D. Constitution of Utah, anno Domini 1896;
- E. Bill of Rights for Utah, anno Domini 1896;

13. **Paul-Kenneth: Cromar**, does hereby further state, assert and aver the following facts:

- a. It is well established the Hague Regulations and Geneva Convention IV specifically protect the original jurisdiction from encroachment upon internationally protected people.
- b. Furthermore, it is well established under public policy that citations, legislations, prescriptions and other comprise a cloak to disguise collateral undertaking in U.S. Funds. All such offers want for authority under original organic State Constitutions pursuant to which they are forbidden and can **never be duly enacted**.

c. The U.S. a/k/a the United States is defined as a federal corporation at Title 28 USC 3002(15).

d. The United States is bankrupt pursuant to *Perry v. United States*, 294 US 330-381 (1935); 79 L. Ed 912.

e. United States is an obligor/grantor to the Federal Reserve Bank pursuant to the Federal Reserve Bank Act of December 23, 1913, 38 Stat 265, Ch. 6.

f. The said Federal Reserve Bank Act comprises a contractual granting by Congress to the Federal Reserve Bank of a paramount and enduring (ex-warrant 1913-1933) lien on the assets of the United States and all parties who would use bank notes issued by the Federal Reserve Bank pursuant to 38 Stat 265, Ch. 6 p266-267.

g. The Congress of the United States, by authority of the Gold Bullion Coin Act of 1985, PL 99-185, December 17, 1985, 99 Stat 1177 has decreed its intention that all Americans can no longer be forced into an obligor/grantor status in relation to said Federal Reserve Bank Notes.

h. The Constitution for the united States of America, 1787, Article 1, Section 4, Clause 2 (1856) states that Congress shall assemble at least once in every year, which shall be the first Monday of December. Notwithstanding, Amendment XX, Section 2 (1933) states: "The Congress shall assemble at least once in every year, and that such meeting shall begin at noon on the third day of January, unless they by law appoint a different day."

14. The Constitution cannot be in conflict with itself. The *de jure* legislature of the united States of America identified as "Congress" in the aforementioned Article 1, Section 4, Clause 2 (1856) adjourned "*sine die*" in 1861. Evidence of its reconvening in the absence of a congressional quorum has not been exhibited by the United States. The national legislative body discernible in Amendment XX, Section 2 first appeared in 1863 by executive resolution as a department of the Executive Branch of government pursuant to "Emergency War Powers." This *de facto* "Congress" was conceived and continues to sit at the pleasure of the president of the corporate *ens legis* UNITED STATES.

15. The *de jure* private people who, by their inherent character *in rerum natura*, are foreign to and wholly without the corporate *ens legis* United States are not subject to the actions, acts and whims of the *ens legis* Congress of the corporate UNITED STATES. Accordingly, living Men *in rerum natura* are not subject to the Federal Reserve Bank Act of December 23, 1913 which wants for force and effect of law in the Original Jurisdiction.

16. Disclosure of the facts and frauds stated herein has been denied to Paul-Kenneth Cromar, in his rightful capacity as beneficiary of the Original Jurisdiction by an extraordinary and persistent policy of covin, conspiracy, and collusion constructed and condoned by the UNITED STATES Congress, Amendment XX, the Federal Reserve Bank/System, and contractors, agents, assigns, successors, heirs, representatives, obligors and grantors thereof.

17. It is well settled in law that "no right, by ratification or other means, can arise out of fraud." Fraud vitiates everything it touches. There exists no lawful statute of limitation on fraud.

18. By this PUBLIC NOTICE, DECLARATIONS AND LAWFUL PROTEST, the following addendum is attached by reference herein in its entirety to any and all Federal Reserve Notes, public policy instruments, and documents regardless of kind arising from or relating to the Federal Reserve Bank/System which are held, received or used by Paul-Kenneth: Cromar, now and in perpetuity:

"The use of this instrument/conveyance by Paul-Kenneth: Cromar, is of necessity only and under Lawful Protest, *nunc pro tunc* to December 23, 1913, in the absence of a reasonable alternative."

19. The labor of Paul-Kenneth: Cromar, is measured and valued *quantum meruit* exclusively in gold and silver coin. As the value of such labor is tangible, it cannot be measured by any instrument which serves as evidence of debt, notwithstanding that the operational currency of the corporate UNITED STATES consists exclusively of instruments noted thereon to be evidence of liability.

20. Paul-Kenneth: Cromar, hereby expressly states his intention to pay, extinguish and satisfy all of His obligations and make all parties whole. Accordingly, Paul-Kenneth: Cromar, specifically disavows the use of "discharge" as a fraudulent transaction which implies payment but serves to covertly transfer the debts of Paul-Kenneth: Cromar, to other parties contrary to Paul-Kenneth: Cromar, deeply held Scriptural beliefs under God regarding theft and deceit.

21. Paul-Kenneth: Cromar, is not now and has never been a United States Citizen under the Fourteenth and Sixteenth Amendments of the *ens legis* Constitution for the corporate UNITED STATES, notwithstanding any failures to properly pass the said amendments into law.

22. Paul-Kenneth: Cromar, has the absolute unalienable Divine right to keep and bear arms of any kind for protection of Self, family, and neighbors, by his own will and this DECLARATION.

23. Paul-Kenneth: Cromar, has the absolute unalienable Divine right to move and travel upon all public roadways in America, of whatever kind and nature, in whatever mode or carriage of transportation He may choose, without license or permission or any other infringement of that right, by His own will and this DECLARATION.

24. In addition to all of the above, Paul-Kenneth: Cromar, retains all of the Rights as enumerated and protected by the constitutions, bills of rights, and ordinance pursuant to the Original Jurisdiction.

LAWFUL PROTEST

As it is a crime to conceal a crime and conceal a fraud, Paul-Kenneth: Cromar, makes Lawful Protest against, abjures, denounces, refuses, takes exception and does not assent to:

1. The formation of any institutional, bifurcated, public, *cestui que* trust in violation of the copyright of Paul-Kenneth: Cromar, previously declared herein.

2. Any allegation or presumption that **Paul-Kenneth: Cromar**, has consented expressly or tacitly to being a Citizen pursuant to the Fourteenth and/or Sixteenth Amendment of the *ens legis* Constitution of the UNITED STATES.
3. Any pledge, mortgage, lien or encumbrance by the Council of State Governors, March 6, 1933 which would identify **Paul-Kenneth: Cromar**, as a security, surety, co-surety or collateral for any part or portion of the public debt which has been hypothecated by the use of counterfeited Federal Reserve securities.
4. The forced involuntary use of U.S. funds such as Federal Reserve Bank/System notes, commercial liability instruments and electronic liability transactions as part of a scheme to compel the principals to impart artificial commodity value to the liability evidenced thereon, on the authority of *MacLeod v. Hoover*, (June 22, 1925) No. 26395, S. Ct. Louisiana; 105 S. Rep. 305, that court citing *U.S. Bank v. Bank of Georgia*, 23 U.S. 333, 10 Wheat, 333, 6 L. Ed. 34.
5. Any presumption that **Paul-Kenneth: Cromar**, has volunteered to be a debtor in possession of Federal Reserve Notes with expectation of a *quid pro quo*; a guarantor/surety/co-surety on the lien created by the Federal Reserve Bank Act of December 23, 1913; a party to any confidence game, scheme, forced or *cestui que* use whereby paper wanting inherent value is placed into circulation by the Federal Reserve Banks in lieu of Constitutionally required gold or silver; a party to the failure of public officials and Federal Reserve principals to provide full disclosure of the liabilities and perils of using private scrip, instruments of debt, corporate U. S. obligations, and Federal Reserve Notes as inauthentic replacements for lawful money.
6. Any presumption that **Paul-Kenneth: Cromar**, has at any time expressed or implied a promise to guarantee the debt hypothecated by the said Federal Reserve Act, the private debt of the corporate UNITED STATES, or any obligations of the Federal Reserve Banks, agents, contractors, assigns, successors, heirs and grantors thereof, now and in perpetuity.
7. Any presumption that **Paul-Kenneth: Cromar**, has at any time volunteered expressly or tacitly to join as a co-conspirator in any fraud, conspiracy, covin, collusion, confederation or joint business venture operated by the *de facto* STATE OF UTAH and the corporate *ens legis* UNITED STATES as a surety, co-surety, guarantor or other obligor.
8. Any attempt to induce **Paul-Kenneth: Cromar**, to act as a tortfeasor to the Constitution for the united States of America, anno Domini 1787, where at Article 1, Section 10, it states "**No State shall . . . emit bills of credit; make anything but Gold and Silver Coin a tender in payment of debts,**" all such offers being refused for fraud.
9. Pursuant to the Original Grant of Depositum for Bailment via the 1896 Constitution of UTAH, **Paul-Kenneth: Cromar**, makes Lawful Protest against, abjures, denounces, refuses, takes exception and does not assent to the calculated use of legal fictions to undermine and convert the political Will of the People on the free soil of the organic country known as Utah into a legislative democracy that transforms the free People into subjects of the municipal law of foreigners within the geographical exterior boundary of Utah and contrary to the Northwest Ordinance and the original Grant of the People, September 17, 1787, anno Domini, as amended 1791, anno Domini.

MANDATES

IT IS HEREBY EXPRESSLY MANDATED TO IMMEDIATELY:

1. **RETURN THE DEPOSITUM FOR BAILMENT to Paul-Kenneth: Cromar**, in his capacity as descendent by blood of the original Bailor/Grantor/Settlor and his endowment to warrant same by Almighty God, pursuant to the terms, conditions, stipulations, exceptions and reservations contained within the Original Grant.

2. **ACKNOWLEDGEMENT, RECOGNITION AND RETURN BY THE BAILEE OF THE SAID DEPOSITUM OF BAILMENT to Paul-Kenneth: Cromar**, as repository trustee for the Original public Trust.

3. **EXHIBIT THE AUTHORITY** whereby **Paul-Kenneth: Cromar**, can be compelled, forced or enticed to falsely act as a tortfeasor to Article 1, Section 10, Clause 1 of the Original Grant against his will by using the aforementioned fictional bank notes within a scheme of discharge disguised as payment. Failure to so exhibit within fifteen (15) days of PUBLIC NOTICE comprises stipulation that no such authority exists.

4. **EXHIBIT THE AUTHORITY** whereby **Paul-Kenneth: Cromar**, can be compelled, forced or enticed to falsely present himself as a United States Citizen/person in violation of the Fourteenth and Sixteenth Amendments prohibition against slavery and involuntary servitude. Failure to so exhibit within fifteen (15) days of PUBLIC NOTICE comprises stipulation that no such authority exists.

5. **ADMIT OR DENY** that all actions of the UNITED STATES, the STATE OF Utah and all political subdivisions thereof whether judicial, administrative, municipal, county or otherwise are by their nature actions *indebitatus assumpsit*. Failure to respond within thirty (30) days of PUBLIC NOTICE comprises admission of an ongoing Fraud against the beneficiaries of the Original Jurisdiction.

"Suits as well as transfers may be the protective coverings of fraud," *Steelman v. All Continent Corp.*, 301 US 278, 81 L. Ed 1085; *Shapiro v. Wilgus*, 287 U.S. 348, 355, 53 S. Ct. 142, 144, 85 A.L.R. 128. "The fact that the means employed to effect the fraudulent conveyance was the judgment of a court and not a voluntary transfer does not remove the taint of illegality," *First National Bank v. Flershem*, 290 US 504, 78 L. Ed. 465. "... it is obvious that the fraud did not occur in open court nor in that sense enter into the decrees under attack, hence the fraud of which we complain was not susceptible to insulation. In the language of *Shapiro v Wilgus*, 287 US 348, 77 L. Ed 355. It was part and parcel to a scheme whereby the form of a judicial remedy was to supply a protective cover for a fraudulent design." Also, *Steelman*, *supra* *Flersham*, *supra*, *Braun*, *supra*., "That in the absence of an adversary trial or decision the distinction between extrinsic and intrinsic fraud becomes immaterial and made clear by the following from the *Throckmorton* opinion," 98 US 61, 65, *Braun*, *supra*.

6. **EXHIBIT VERIFIED EVIDENCE** proving the time, place and nature of full disclosure of the benefits, risks and perils by which **Paul-Kenneth: Cromar**, could knowingly volunteer to submit to the Federal Reserve Bank Act of 1913. Failure to so exhibit within thirty (30) days of PUBLIC NOTICE comprises stipulation that no such disclosure was made.

7. **ADMIT OR DENY** that **Paul-Kenneth: Cromar**, did in fact knowingly and voluntarily ratify the *cestui que* trust created by the UNITED STATES through the Federal Reserve Bank Act of 1913 which resulted in the use of grammatical derivations of Paul-

Kenneth: Cromar's name in a scheme of intentional misnomer for profit and gain. Failure to respond within thirty (30) days of PUBLIC NOTICE comprises denial that the *cestui que* trust created by the UNITED STATES through the Federal Reserve Bank Act of 1913 was ever duly and lawfully ratified by and any assumption of such ratification is false.

8. EXHIBIT VERIFIED EVIDENCE proving the knowledgeable and voluntary ratification and acceptance by Paul-Kenneth: Cromar, of the aforesaid *cestui que* trust. Failure to so exhibit within thirty (30) days of PUBLIC NOTICE comprises stipulation that the said *cestui que* trust was never ratified by Paul-Kenneth: Cromar, and any assumption of such ratification is false.

9. EXHIBIT VERIFIED EVIDENCE proving the granting of a copyright license by Paul-Kenneth: Cromar, expressly conveying to the licensee the authority to use grammatical derivations of the proper name belonging to Paul-Kenneth: Cromar, in a scheme of intentional misnomer for profit and gain through an unauthorized *cestui que* trust. Failure to respond within thirty (30) days of PUBLIC NOTICE comprises stipulation that all such misnomers and uses of the aforesaid *cestui que* trust comprise intentional copyright infringement.

10. I Paul-Kenneth: Cromar, do hereby deny having received disclosure of the existence, benefits, risks and perils of a *cestui que* trust named derivatively at any time, or having been asked to ratify the said trust. Consequently, I do hereby deny, denounce, adjure and disavow having ever ratified any such trust.

11. I Paul-Kenneth: Cromar, Beneficiary of the *cestui que* trust, rejects and never accepted Offer to contract, and did not and does not consent to any proceedings, and REBUKES all officials herein named for their dishonorable part in aiding and abetting the DENIAL to the Cromar family their unalienable DUE PROCESS, HEARING and TRIAL BY JURY, and the irreparable harm to our Life, Liberty and Pursuit of Happiness and property.

12. I Paul-Kenneth: Cromar, beneficiary of *cestui que* trust mandate ALL claims against Paul-Kenneth: Cromar, AND Barbara-Ann: Cromar, by Flesh-and-Blood MR. NATHAN S. DORIUS and/or his client(s) be released and/or restored, immediately voided, all liens and notices of lien voided, and all claims on land, property, improvements, or any pursuit of happiness at a place commonly known as 9870 North Meadow Drive in a neighborhood known as Cedar Hills in Utah state, be returned to Paul-Kenneth: Cromar, AND Barbara-Ann: Cromar, with a DECLARATION OF APOLOGY for aiding and abetting the denying Constitutional rights to due process, hearing, trial by jury and justice, be drafted and signed by you, notarized, then be recorded on the property through the Utah County Recorder, with the original being mailed to the address below via NEXT DAY USPS mail. If this mandate is not met, a penalty of ten thousand (\$10,000.00) dollars a day will be enforced until such time the debt is paid in full, County record corrected, apology filed thereon, and if necessary, the house is returned with a \$660,000 terrorism and threat of endangerment personal distress fee, plus \$1000 per day penalty until fee is paid in full.

13. I Paul-Kenneth: Cromar, beneficiary of *cestui que* trust do hereby instruct, Flesh-and-Blood MR. NATHAN S. DORIUS being an officer of the CORPORATION cannot

use the name of Paul KENNETH CROMAR, in any form, except as per written instructions, it is a **felony** in the **Utah State**.

14. **I Paul-Kenneth: Cromar**, beneficiary of the *cestui que* trust, do not have a contract with any court of the UNITED STATES. If threatened in any manner, **I Paul-Kenneth: Cromar**, in the Body of Flesh-and-Blood by MR. JOHN W. HUBER, MR. ROBERT J SHELBY, MR. TIMOTHY D. DeGIUSTI, MS. EVELYN J. FURSE, MR. RYAN S. WATSON, MR. RICHARD E. ZUCKERMAN, MS. WANDA I. MANLEY, ANDREA VENTURA and MR. "GARY CHAPMAN" (alias for Employee ID # 10000324786), ROBERT E. MANSFIELD, MR. ANDREW V. COLLINS, any Corporate employee, or any other suspected criminals not named here, charge for such fraud Seventy-Five Thousand (\$75,000.00) DOLLARS per officer, official or living individual. If any perceived threats are manifest, all the people/persons above may be exposed to investigation and prosecution for possible RICO violations, and all the fines, penalties and imprisonment there under.

15. **I Paul-Kenneth: Cromar**, beneficiary of *cestui que* trust mandate that MR. NATHAN S. DORIUS show that the corporate regulations have authority over the BODY of Flesh-and Blood of **Paul-Kenneth: Cromar**. And since corporations, including the corporation of the UNITED STATES, has no authority over the Body of Flesh-and Blood, now fraud and swindle in dishonor, and extortion charges, do now apply since trying to bring me into contract with the corporation of the UNITED STATES, a penalty of ONE HUNDRED FIFTY THOUSAND DOLLARS (\$150,000.00) now applies to the Corporation of the OFFICE of ADMINISTRATIVE HEARINGS a subsidiary of the UNITED STATES Corporation for the distress that has been incurred to me in the Body of Flesh-and Blood.

16. **I Paul-Kenneth: Cromar**, beneficiary of *cestui que* trust mandate that MR. NATHAN S. DORIUS provide a certified copies signed under the pains and penalty of perjury, of his Oath of Office, his Anti-Bribery Statement, his Foreign Agents Registration Act disclosure (see FARA.gov), and his bond number and bonding company name, address, phone and agent contact, sent via USPS in c/o the mailing address below.

17. **I Paul-Kenneth: Cromar**, beneficiary of *cestui que* trust mandate that MR. NATHAN S. DORIUS provide a DISTRICT COURT certified true and complete copy of your "sealed document" filed without standing in case 2:17-cv-01223-RJS-EJF docket #124, #126 and #129, as per the court directions, "(NOTE: Filer is instructed to serve the sealed document on all other parties)" – and sent via NEXT DAY USPS mail, c/o our official court mailing address below.

18. **I Paul-Kenneth: Cromar**, beneficiary of *cestui que* trust mandate that MR. NATHAN S. DORIUS to pay me \$5,000 in via cashiers check, for each and every day from the date of receipt of this service (*including day of receipt*), until you NOTIFY me in writing, notarized and signed under penalty of perjury that you OFFICIALLY cease participation in behalf of Copper Birch Properties LLC (Bishop Brett Belliston) in his attempt to steal Barbara and my home through collusion and attempted fraud and swindle in dishonor – with a DECLARATION to never attempt to involve yourself with us again.

19. If these mandates are not met in a timely basis, then arrests BY the appropriate authorities, at the appropriate time after 30 days may be made immediately. I **Paul-Kenneth: Cromar**, hereby MANDATE MR. NATHAN S. DORIUS provide the lawful name of your agent, a MR. "TODD" (served as MR. JOHN DOE) and the name of the "legal process" company whereby resolution of the \$250,000.00 Fee can be facilitated.

20. I **Paul-Kenneth: Cromar**, Beneficiary of the *cestui que trust*, do hereby instruct MR. WILLIAM P. BARR attorney general of **UNITED STATES corporation**, and responsible for all DOJ corporate employees for the **UNITED STATES** and hence any collusion or conspiracy to defraud the Cromars, to hereby enforce all above mandates. If these mandates are not met within thirty (30) days from the date of receipt of this **PUBLIC NOTICE, DECLARATIONS, MANDATES AND LAWFUL PROTEST**, all individual names mentioned in this document will be submitted to the US Marshals and/or the Utah County Sheriff for action.

CAVEAT LAW – SUPREME COURT CASES

1. All public officials, Officers of government bodies politic, in all branches/departments, Executive, Legislative, or Judicial, being of Oath of Office, bonded to fidelity, are under ministerial duty. *Supervisors v. United States ex rel.* 71 U.S. 435, 4 Wall 435, U.S. v. Thomas, 15 Wall 337, U.S. v Lee, 106, US 196, 1 S. Ct 240, fiduciary/trustees, U.S. v Carter, 217 US 286, 30 S. Ct 515. "The implication of a trust is the implication of every duty proper to a trust... Whoever is a fiduciary or in conscience chargeable as a fiduciary is expected to live up to them." *Buffum v Peter Barceloux Co.* 289 US 227, 237; 77 L. Ed 1140, 1146, cited *Braun v. Hansen*, 103 F.2d 685 (1939), wherein it further states "Being fiduciaries, the ordinary rules of evidence are reversed", must obey the law, *Butz v. Economou*, (US) 98 S Ct. 2895, *Davis v Passman* (1979, US) 442 US 226, 99 S. Ct. 2264.

2. "The law will protect an individual who, in the prosecution of a right does everything which the law requires him to do but fails to obtain his right by the misconduct or neglect of a public officer." *Lyle v Arkansas*, 9 Howe 314, 13 L. Ed 153, *Duluth & Iron Range Co. v Roy*, 173 US 587, 19 S. Ct 549, 43 L. Ed 820. "It is a maxim of the law, admitting few if any exceptions, that every duty laid upon a public officer for the benefit of a private person, is enforceable by judicial process". *Butterworth v U.S. ex rel. Hoc*, 112 US 50, 5 S. Ct 25, 28 L. Ed 656.

3. "A ministerial officer is liable for an injury done, where his acts are clearly against the law." *Tracy v. Swartwout*, 10 Pet. 80, 9 L Ed 354. "The judicially fashioned doctrine of official immunity of judicial, legislative or executive officers does not reach so far as to immunize criminal conduct prescribed by an Act of Congress." *O'Shea v. Littleton*, 414 US 488, 94 S Ct. 669, "in equity there are certain rules prohibiting parties bearing certain relations to each other from contracting between themselves; and if parties bearing such relations enter into contracts with each other, courts of equity presume them to be fraudulent, and convert the fraudulent party into a trustee." *Perry on Trusts* (7th Ed) Sec. 194, in *Braun v Hansen* (1939) 103 F 2d 685. Under the doctrines of *res gestae*, *res ipsa loquitur*, *respondeat superior*, as now having prior knowledge, authority, power, opportunity to prevent or aid in preventing injury, damage, having

been or about to be committed. Title 42 USCS Section 1986, as applies to public officials, Officers, by the existence of an agreement between two or more persons, acting in a private conspiracy, *McNalley v Pulitzer Pub. Co.* (1976) 532 F 2d 69, 429 US 855, 50 L Ed 2d 131, to conspire, through said conspiracy, to impede or hinder, or obstruct or defeat the due course of justice in a State or Territory, with the purposeful intent to deny the equal protection of the law, under color of State law or authority, or other, *Griffin v. Breckinridge* (1971) 403 US 88, 91 S Ct. 1790, depriving of having or exercising a Right, Federal Conspiracy to Obstruct Justice Act (Title 42 USCS Section 1985(2), deprivation of due process, even by federal officials, *Williams v. Wright* (1976) 432 F Supp 732, *Founding Church of Scientology v Director, FBI* (1978) 459 F Supp 748, 98 L Ed 2d 150, 108 S Ct 199, even District Attorneys, *Rouselle v Perez* (1968) 293 F Supp 298, places upon you the badges of fraud, prior knowledge, superior knowledge of the law, will of intent, perjury of Oath of Office, constructive treason, bad faith, breach of fiduciary/trustee responsibility, whereupon "Being fiduciaries, the ordinary rules of evidence are reversed," (1939) 103 F 2d 685. Further, being advised, as in *Ex Parte v Young*, 209 US 123 (1908), **"The attempt of a State Officer to enforce an unconstitutional statute is a proceeding without authority of and does not effect, the State in its sovereign or governmental capacity, and is an illegal act, and the officer is stripped of his official character and is subject in his person to the consequences of his individual conduct. The State has no power to impart to its officer immunity from responsibility to the supreme authority of the United States."** (Emphasis added.)

Support NOTES from lower courts: From *Perry on Trusts*, (7th ed), Sec. 851 "... in order that the release, confirmation, waiver, or acquiescence may have any effect The cestui que trust must also know the Law, and what his rights are, and how they would be dealt with by the court." The Supreme Court of Arizona in *Garrett v Reid* *Cashion Land*, 34 Ariz 245, 270 P. 3044 at page 1052 quotes thus from *Adair v Brimmer*, 74 NY 539 "Confirmation and ratification imply to legal minds, knowledge of a defect in the act to be confirmed, and the right to reject or ratify it. The cestui que trust must therefore not only have been acquainted with the facts, but apprised by the law, of how these facts would be dealt with by a court of equity, All that is implied in the act of ratification, when set up in equity by a trustee against his cestui que trust, must be proved, and will not be assumed. The maxim 'ignorantis legis excusat neminem' cannot be invoked in such a case. **The cestui que trust must be shown to have been apprised of his legal rights.**" (Emphasis added.) Also from *Ungrich v Ungrich*, 115 NYS 413, 417, "The rule (is) that to fasten ratification upon a cestui que trust he must not only have been acquainted with all the facts, but apprised also in the law, and how such facts would be dealt with by a court of equity." Likewise, *Thaw v Thaw*, 27 Fed 2d 729, *US v Carter*, 217 US 286, 54 L Ed 769, *Wendt v Fisher* (Cardozo, J.) 234 NY 439, 154 N.E. 303, *Leach v Leach*, 65 Wis. 284, 26 NW 754.

4. The delay in discovery of the Frauds stated herein pursuant to Amendment XX provides no defense to the remedy, laches or otherwise. *Michoud v Girod*, 4 How 503, @ 561, 11 L Ed 1076, *Pomeroy's Equity*, Sec. 847, *Wiget v Rockwood* 69 F @d 326, et seq., and from *Texas & Pacific Ry, v Pottorff*, 291 US 245, 78 L Ed 777, in *Braun, supra*, "the doctrine is thus affirmed. It is the settled doctrine of this court that no rights arise on an ultra vires contract, even though the contract has been performed; and this conclusion cannot be circumvented by erecting and estoppel which would prevent challenging the legality of a power exercised." And from *US v Grossmayer*, 9 Wall 72, 19 L Ed 6 27, "A transaction originally unlawful cannot be made any better by being ratified." And, further, following *Braun, supra*, "It is held axiomatic that no right, by ratification or other means, can arise out of fraud." 13 C.J. 492, Sec. 440, 6 R.C. L., p 698, the following is quoted in *Thompson on Corporations*, 3rd Ed Sec. 2828, from *Central Transportation Co. v Pullman Palace Car Co.*, 139 US 24, as established doctrine of the Supreme Court, "No performance of either side can give the unlawful contract any validity, or be the foundation of any

right of action upon it." As said long ago by the great Justice Story in *Prevost v Gratz*, 6 Wheat 481, 497; 5 L Ed 311, 315, "It is currently true that length of time is no bar to a trust clearly established; and in a case where fraud is imputed and proved, length of time ought not, upon principles of eternal justice, to be admitted to repel relief. On the contrary, it would seem that the length of time during which the fraud has been successfully concealed and practiced, is rather an aggravation of the offense, and calls more loudly upon a court of equity to grant ample and decisive relief." (Emphasis added.)

5. It is a maxim of law that peonage and involuntary servitude are forbidden, and immunity is denied to any party, real or imagined, person or public official who would or conspire to traffic in slaves or participate in aiding or abetting. *Clyatt v US*, 197 US 207 (1905), *Plessy v Ferguson*, 163 US 537, 542, "Whoever [Title 18 U.S.C. Sec.1581] holds or returns any person to a condition of peonage, or arrests any person with the intent of placing him in or returning him to a condition of peonage, shall be fined not more than \$5,000.00 or imprisoned not more than five years."

6. All public officials in receipt of this notice are required by their Oath of Office to answer. Notification of legal responsibility is "the first essential of due process of law" *Connally v. General Construction Co.*, 269 U.S. 385,391. "Silence can only be equated with fraud where there is a legal or moral duty to speak or when an inquiry left unanswered would be intentionally misleading." *U.S. V. Tweel*, 550 F.2d.297. It is the ministerial fiduciary/trustee duty of each and every government official, officer, agent, contractor and assign of the UNITED STATES, the STATE OF UTAH, the Federal Reserve Banks/System, the International Monetary Fund, the International Finance Corporation, the International Bank for Reconstruction and Development, the Inter-American Development Bank, the World Bank, the Commission of the European Communities, the Organization for Economic Co-operation and Development, the United Nations and any and all other obligors/grantors who view this notice ("Respondents") to timely and fully answer, *Federal Crop Insurance v Merrill* (1947) 332 US 380., 92 L Ed 10, 68 S Ct 1, 175 ALR 1075.

7. The period for Respondents to respond to this notice is thirty (30) days. Any party or public official wishing to answer, respond, refute, rebut, deny, object or protest any statement, term, declaration, denial or provision in this presentment must do so by Lawful Protest within thirty (30) days of the date of issuance or forever lose all rights, titles, interests, and the opportunity to plead. All such responses must be verified and have exhibitions and factual evidence in support annexed thereto.

8. Respondents may agree with all statements, terms, declarations, denials and provisions herein by remaining silent. Failure to timely respond to all such terms and provisions with which Respondents disagree comprises Respondents' stipulation and confession jointly and severally to acceptance of all statements, terms, declarations, denials and provisions herein as facts, the whole truth, correct and fully binding on all parties.

9. This document serves as Notice of Fault in the event Respondents fail to timely respond.

10. Notice of Default shall be issued no sooner than three (3) days after Notice of Fault. Default is final three (3) days after Notice of Fault is issued. Default comprises Respondents consent jointly and severally to be named as defendant(s) in various actions, administrative and judicial.

11. **Upon Default, all matters are settled *res judicata* and *stare decisis*.**

12. **Default comprises an estoppel of all actions, administrative and judicial, by Respondents against Paul-Kenneth: Cromar, 3J. Pomeroy, Equity Jurisprudence Section 805, p. 192, Restatement 2d of Torts Section 894(1) (1979), and now reasonably relied on, Wilbur National Bank v US 294 US 120, 124-125 (1935), due to misconduct by Government agents Heckler v Community Health Services, 467 US 51, at 59, 60, Federal Crop Ins., *supra*. "It [the doctrine of Estoppel by Silence] arises where a person is under duty to another to speak or failure to speak is inconsistent with honest dealings." In Re McArdles Estate, 140 Misc. 257, et seq., and Silence, to work estoppel, must amount to bad faith. Wise v USDC Ky., 38 F Supp 130, 134, where duty and opportunity to speak, Codd v Westchester Fire Ins. Co. 14 Wash. 2d 600, 128 P 2d 968, 151 ALR 316, creating ignorance of facts, Cushing v US Mas s, 18 F Supp 83, inducing person claiming estoppel to alter his position, Braunch v Freking, 219 Iowa 556, 258 NW 892, knowledge of facts and of rights by person estopped, Harvey v Richard, 200 La. 97, 7 So. 2d 674, willful or culpable silence, Lenconi v Fidelity Trust & Savings Bank of Fresno, 96 Cal. App. 490, 273 P. 103 et seq., "Silence" implies knowledge, and an opportunity to act upon it, Pence v Langdon, 99 US 578 @ 581, et seq.**

13. **Under the Clearfield Doctrine, derived from the 1943 Supreme Court Decision in Clearfield Trust, et al. vs. United States, (328 U.S. 363, 318), the court ruled, in essence, that when a government reduces itself to a corporate status, it becomes merely another corporation, having no more nor less standing than all other corporations.**

14. **The UNITED STATES Supreme court in 2000 ruled, Bond vs. UNITED STATES 529 US 334-2000, held that the people are in fact Sovereign and not the STATES or government. The court went on to define that local, STATE and FEDERAL law enforcement officers are committing unlawful actions against the Sovereign people by the enforcement of laws and are personally liable for their actions.**

DISCLAIMER

THE QUOTATION OF THE PRIVATELY COPYRIGHTED STATUTORY LEGISLATIVELY CREATED CASE LAW AND STATE AND FEDERAL STATUTES PURSUANT TO PL 88-244, DECEMBER 30, 1963, IS DONE WITHOUT INTENT TO CREATE A "USE", VIOLATE ANY PRIVATE COPYRIGHT, OR GIVE LEGAL ADVISE TO ANYONE, AND STANDS SO UNLESS LAWFULLY PROTESTED BY ANY CONCERNED PARTY(IES)

Notice to the principal is notice to all agents. Notice to an agent is notice to all principals. By this Public Notice, Declarations, Mandates and Lawful Protests the world is now informed.

BE IT SO EXECUTED, and by this execution, be made to appear, in-deed, enacted, decreed,

This the 7th day of the 7th month, anno Domini, two thousand and 20, Amen.

L.S. _____

Signed only in correct public capacity as
Beneficiary of the Original Jurisdiction

(SEAL)
PKC
Aug 18, 2020

Paul-Kenneth: Cromar.

c/o 9870 north meadow drive.

Cedar Hills

Utah [84062]

CC: MR. WILLIAM P. BARR acting as Attorney General
MIKE SMITH acting as Utah County Sheriff
ROBERT E. MANSFIELD - Mitchell Barlow & Mansfield, P.C. - partner
ANDREW V. COLLINS - Mitchell Barlow & Mansfield, P.C.
LaVoy Finicum - R.I.P. (in c/o his beloved widow Jeannette Finicum)*
Ryan Bundy*
Ammon Bundy*
Shawna Cox*
(* via email)

Begin forwarded message:

From: Ken Cromar <kencromar5@gmail.com>
Subject: David Leavitt
Date: May 12, 2020 at 3:03:13 PM MDT
To: cortg@utahcounty.gov, terrij@utahcounty.gov
Cc: Barbara Cromar <barbaracromar@gmail.com>

Sent by EMAIL and via Certified Mail.

May 12, 2020

David Leavitt
Utah County Attorney
c/o Deputy Attorney M. Cort Griffin & Assistant Terri Eisel
100 E Center Street, suite 2100
Provo, Utah 84606

**RE: URGENT WARNING: Attempted FRAUD AND SWINDLE
IN DISHONOR by US District Court Chief Judge and IRS upon
the Utah County Record in attempt to steal title to Cromar Family
property**

Mr. Leavitt,

It was a pleasure to run into you in the County building lobby back around January. I hadn't seen you since your Primary run for your current office. And now you're running for the higher office of Utah Attorney General! I was pleased to be hired as a professional filmmaker by you back then to create an ad, as a change of entrenched corruption by some in the County was desperately needed. I hope that honorable goal of cleaning up the office is progressing effectively?

Today, I write on a personal issue, literally as close to home as it can get. We need your help!

Coincidentally, my family's plea for help from you now, may very

Consequently, my family's plea for help from you now, may very well help Utah voters know if YOU are a candidate determined to protect **We the People** from tyrannical government at all costs, OR, if you are more inclined to support the go-along-to-get-along DEEP STATE government (sometimes known as "Gadiantons" by many locals) that in the case of my family has denied us our Constitutional right of due process, a Hearing, let alone a trial by jury, in the face of false and unproven accusations by the IRS / DOJ claiming in the US District Court that we owe over \$1,053,028.65.

We've been unlawfully denied our Rights, and without Hearing were removed from our home by 13+ US Marshals under the direction of a "Chief Judge" Robert J. Shelby, who has not proven himself not a friend to Justice, making us homeless, destitute and reliant on the kindness of friends for survival, and indeed of his own hubris under his signature VOIDED Amendment 3 of the Utah State Constitution that by a vote of 70%+ of the people declared that marriage was between a man and a woman. (see

https://en.wikipedia.org/wiki/Robert_J._Shelby — Please see: "Notable decisions" on December 20, 2013, "Judge Shelby struck down Amendment 3 of Utah's State Constitution,...")

In denying our Constitutional right to due process, Mr. Shelby, no longer to be considered an "honorable judge", in that he has knowingly violated his Oath of Office, and hence has VOIDED his own authority and default judgement against us, for his own FRAUD AND SWINDLE IN DISHONOR, filed as such March 17, 2020 on case #2:17-cv-01223. Therefore, on April 23 we retained our home — which we had never abandoned — and exercised Title that remained and remains in our name — despite Mr. Shelby's unlawful attempt to put an overlay of claim over our Land Patent we've perfected as part and parcel of Land Patent #392, recorded in the Utah County Recorder's Office on April 17, 2020 and April 22, 2020. (see Utah County filings at <http://www.utahcounty.gov/landrecords/Document.asp?aventry=50724&avyear=2020> and <http://www.utahcounty.gov/landrecords/Document.asp?aventry=52870&avyear=2020>) As per our lawful notice, the only way our claim can be challenged is in an Article III court of law with a judge and jury sworn to protect the Constitution and all individual rights (including ours) there under, as follows:

"6. Henceforth perfected in our names 'Paul Kenneth Cromar and Barbara Ann Cromar' and all future claims against this land shall be forever waived. When a lawfully qualified Sovereign American individual has a claim to title and is challenged, the court of competent original and exclusive jurisdiction is the Common law

Supreme Court (Article III). Any action against a patent by a corporate state or their Respective statutory, legislative units (i.e., courts) would be an action at Law which is outside the venue and jurisdiction of these Article 1 courts. There is no Law issue contained herein which may be heard in any of the State courts (Article 1), nor can any court of Equity/Admiralty/Military set aside, annul, or correct a LAND PATENT."

(see Utah County Recorder April 17, 2020 filing starting at #ENT 50723:2020 PG 27 of 38)

Rather than adhere to our strict requirement of any challenge via "court of competent original and exclusive jurisdiction is the Common law Supreme Court (Article III)", Mr. Belliston instead the next day, April 23, 2020, filed a fraudulent "Deed" under Copper Birch Properties LLC.

Therefore, **The Question:**

Mr. Leavitt, will you please protect and defend our Cromar family's right to Life, Liberty and Property and our lawful Land Patent claim backed by 180 years of unanimous Supreme Court protection against "enemies foreign and DOMESTIC" through your instructions to do so to the Utah County Recorder to lawfully block an unlawful claim on our property by anyone until our required legitimate Constitutional common law court can address the matter within 60-days of the April 17th filing, to settle any contestation — OR, cave in to the bully federal claim of "sovereign federal immunity" (a false legal doctrine) and allow the stealing of our property by tyrannical, terroristic, dictatorial governmental power?

Which is it Mr. Leavitt? Will you please help us obtain Justice and protect our Life, Liberty and Property as our honorable, oath-bound Utah County Attorney?

Your Deputy County Attorney M. Cort Griffin has been a passive attendant of our abuse by the US District court and DOJ attorney Ryan Watson, through numerous Certificates of Service of all the filings in the case of United States vs Cromar (and Utah County et

all) case #2:17-cv-01223. Terri Eisei his legal assistant confirmed she and he have maintained their record of our case. He can verify that we have NEVER had a Hearing before the the chief administrator of that court in this case. He can also verify that Mr. Watson, in writing, suggested that he encourage the County Recorder to destroy a *Lis Pendens* document we filed June 26 and posted on our house, months before the unlawful IRS Auction of our home that was not "free and clear" as fraudulently noticed to the unwitting public.

IRS illegally Auctions "Barbie & Ken's" home

https://youtu.be/mmp_VOpbZas

The IRS has created a number of victims through their fraud and swindle and deceit. In addition to our family, the Eddingtons (neighbors two houses down) and more recently a Mr. Brett Belliston of Highland (a religious Bishop to a dear, dear friends of ours with whom we were invited to live for a season while we've been homeless) and the American Fork Police Department who was used to the guise of "protecting the peace" providing cover to unlawful entry into our home by undeclared individuals to "show" it to "potential buyers" — AFTER the original September 10th BID of \$330,000 failed and went into default twice when the full 10% down of \$33K was not paid at auction, nor was the full amount was paid within 30 days as per the IRS's own rules. The defaulted BID did not go as required to the 2nd bidder, etc., or back to a new auction.

NONE of this auction was done lawfully, and the trail of IRS deceit and abuse of our family is now well documented, often by the perpetrators on the court record themselves. Mr. Leavitt, do you know anyone who loves and trusts the IRS, outside of spouses and friends of the agents? We sure don't! Regrettably, Mr. Belliston (and associates) chose to make a "deal with the devil" (IRS) and lost and was cheated out of his money, and has now resorted to intimidation, trespass, and civil legal threats demanding we get out of "his house" and "leave all property and belongings behind". We feel sorry for Mr. Belliston, but his best moral option is to recognize and respect our Constitutional rights (we would do the same for him), and take it up with those who defrauded him (the devil / IRS), or suffer the costly consequences of his misguided, greedy gamble. But, please, Mr. Belliston needs to get in line, as we still have a **\$120 million lawsuit** in Circuit Court against "Robert J. Shelby, Ryan Watson," and certain "IRS agents". (see US Tenth Circuit Court of Appeals case #19-4129)

Mr. Leavitt., we both know that standing up for the truth is rarely easy. It takes great courage. But, that is the job you sought as Utah County's attorney, and now seek in your quest to become a new Utah Attorney General. I sincerely hope you and Mr. Reyes will both land on the side of our obtaining Justice and doing whatever it takes to defend our Cromar family's Constitutional rights, and Life, Liberty, Property and Happiness as per your solemnly Oath of Office as sworn to God.

Wishing the same Liberties for you and all Utahns!
Respectfully,

by: Paul-Kenneth: Cromar
:Paul-Kenneth: Cromar
c/o 9870 N. Meadow Drive
Cedar Hills, Utah [84062]
801-400-5900

P.S. At some other time, I may come back to you to encourage you to talk with Sheriff Mike Smith about his need to come to you as the County Attorney for legal advise, rather than to rely on a "friend" in the US Marshal's office who "read the docket", and it sure seemed to him that "the Cromars had their due process".

Why would he trust someone with a different agenda? Thus, rather than step between us and the full force of federal power, at least to insure our physical safety, he ignored our numerous calls for help DURING the terroristic raid of our home at gunpoint, despite calling back a day and a half later admitting he knew they were in route to raid our home (because they called him), but didn't bother to come or answer our calls. Of what use is a County Sheriff if he's working for the federal government?

BELLISTON OFFER RESCINDED for FRAUD AND SWINDLE -
Notarized Filed UT County Recorder on May 8, 2020...

but ours is not posted yet?) we hereby officially Mandate that you restore our lawful Superior Land Patent position as the lawful OWNER of property 47:059:0003 to Paul Kenneth and Barbara Ann Cromar, as documented and signed by "Grover Cleveland President of the United States of America" on February 27, 1887 — and in so doing HONOR your sworn oath, Jeff Smith, as Utah County Recorder to protect us, the TRUTH, and We the People under our Constitution.

Respectfully,

by: *Paul-Kenneth: Cromar*
 :Paul-Kenneth: Cromar
 c/o 9870 N. Meadow Drive
 Cedar Hills, Utah [84062]
 801-400-5900

Our original Land Patent signed by President Grover Cleveland on February 26, 1887 — way earlier than a fraudulent April 23, 2020 claim.

Please restore this CORRECT OWNER LISTING ...

Utah County
 HEART OF UTAH

PROPERTY INFORMATION

Parcel ID: 47:059:0003 Serial ID: 1887

Property Address: 1270 MEADOW - CEDAR HILLS
 Mailing Address: 622 E 400 N LONDON UT 84042-1305
 Acreage: 0.35
 Last Document: 2000-2008

Legal Description: LOT 3, PLAT C, AMENDED NORTH MEADOW EST B.O

Owner History

Year	Owner
2000	CROMAR, BARBARA ANN
2000	CROMAR, PAUL KENNETH
2000-2008	STRATEGY HOLDINGS
2000-2008	WHITE, LAMMY
1999	STRATEGY HOLDINGS
1999	WHITE, LAMMY
1998-1999	ARACLANGE HOLDINGS
1992-1998	CROMAR, BARBARA ANN

1984-1985 WYNDHAM, INC
1984-1985 TAYLOR-HOVES
1985-1986 NORTH MEADOW INCORPORATED
1984-1987 NORTH MEADOW INCORPORATED
1981-1983 NORTH MEADOW INC

Add any information

Missing Pages: none else. In short

Learn How to Speed It Up Don't Tell the Agent

This is the ERRANTLY listed "owner" page, which MUST be immediately restored to its lawful and actual owner since 2009 the Cromars.

[illegible]



Exhibit D



From: **Andrea Allen** ANDREA@utahcounty.gov
Subject: RE: PLEASE CONFIRM RECEIPT OF: MANDATE to restore property "Owner" to Cromars - as FRAUD & SWINDLE IN DISHONOR vitiates any claim
Date: June 8, 2020 at 11:57 AM
To: Ken Cromar kencromar@bluemoonprod.com
Cc: Jeff Smith JeffS@UtahCounty.gov, Barbara Cromar barbaracromar@gmail.com, Bill Lee WilliamL@utahcounty.gov

Mr. Cromar,

I did receive your email of 06/05/2020.

ENT 122703:2020 PG 33 of 43

Andrea Allen
Utah County Chief Deputy Recorder
100 E Center Street
Provo Utah 84606

From: Ken Cromar <kencromar@bluemoonprod.com>
Sent: Friday, June 5, 2020 12:20 PM
To: Andrea Allen <ANDREA@utahcounty.gov>
Cc: Jeff Smith <JeffS@UtahCounty.gov>; Barbara Cromar <barbaracromar@gmail.com>; Bill Lee <WilliamL@utahcounty.gov>
Subject: PLEASE CONFIRM RECEIPT OF: MANDATE to restore property "Owner" to Cromars - as FRAUD & SWINDLE IN DISHONOR vitiates any claim

June 5, 2020

Andrea Allen
Utah County Chief Deputy Recorder
100 E Center Street
Provo Utah 84606

Hi Andrea,

As discussed on the phone just now, provided below is the extremely URGENT email sent to Jeff Smith as the Utah County Recorder. I asked him for a simple "Yes" confirmation of receipt. Receiving none, I've called and left two voice messages, with no response. You said Mr. Smith was out of the office today.

Therefore, due to the extremely dangerous nature of the situation (we are in fear of our lives) due to Mr. Smith's allowing a Fraudulent documents to be filed on the public record, and with *Copper Birch* representatives having unlawfully asked the US District Court to without notice (secretly) send in US Marshals to forcibly remove us from our home immediately, thus endangering our lives, could you PLEASE verify you as the Chief Deputy Recorder received this email in behalf of the Utah County Records Office, immediately please?

Also, Andrea, do you have authority to rectify the Recorder Office's error immediately please? If so, would you consider doing so TODAY to literally help protect our Life, Liberty and Property (pursuit of happiness), and allow others to resolve this with a heretofore denied Constitutional right to a Hearing please?

Thank you!

by: Paul-Kenneth: Cromar
 :Paul-Kenneth: Cromar
 c/o 9870 N. Meadow Drive
 Cedar Hills, Utah [84062]
 801-400-5900

Begin forwarded message:

From: Ken Cromar <kencromar@bluemoonprod.com>
Subject: RESEND: Urgent MANDATE to restore property "Owner" to Cromars - as FRAUD & SWINDLE IN DISHONOR vitiates any claim
Date: June 4, 2020 at 10:36:28 AM MDT
To: Utah County <jeffs@utahcounty.gov>
Cc: cortg@utahcounty.gov, Terri Eisel <terrij@utahcounty.gov>, Bill Lee <williaml@utahcounty.gov>, Ric Cantrell <rcantrell@agutah.gov>, Mike Smith <mikes@utahcounty.gov>, Suzette Hodgson <suzettem@utahcounty.gov>, American Fork Police <DFalslev@AFCity.net>, American Fork Police <AEllison@afccity.net>, David Bunker <DBunker@afccity.net>, Barbara Cromar <barbaracromar@gmail.com>, Talmage & Anais Cromar <talmage.cromar@gmail.com>

Good Morning Jeff,

Thanks again for talking yesterday. You seem reasonable and professional. I'm grateful because we feel endangered and need your help.

I sent you the promised email yesterday, but it bounced back because of an incorrect email address for you. Maybe that was fortuitous.

As a courtesy, I'm now RE-sending to all because I've taken the opportunity to add a quote, a number of additional recipients in hopes of alerting them to our danger, and a wiki pdf I forgot to attach. (NOTE: Terri and Ric as previously, please confirm receipt by County Attorney David Leavitt and Utah Attorney General Sean Reyes?)

Note: Careful review of the Belliston's filing (we miraculously discovered - as we were not Serviced) at the US District Court EX PARTE on top of our case asks the judge to NOT notify the Cromars of their request to have US Marshals forcibly

remove us from our home immediately and without notice. Last time, June 25, 2019, 13 came, guns drawn and SWAT attire and terrorized us — ALL without EVER having seen the judge, due process, or any Constitutionally guaranteed hearing, let alone a Trial by Jury. We've still never seen a judge. **We now fear for our lives.**

Where are the honorable government officials in Utah who having sworn before God to "protect and defend the Constitution from enemies foreign AND DOMESTIC", who come to our terrorized family's defense? PLEASE carefully consider the email below. We're nobody of any significant importance, but the only way our nation might be saved, is one person and one family at a time. Defending one of *We the People*, defends all.

Jeff, and others, would you ping me back a.s.a.p. to simply confirm that "YES" you received this please?

Thank you,

Ken & Barbara, and daughter Liberty "Lib"
801-400-5900

Begin forwarded message:

From: Ken Cromar <kencromar5@gmail.com>
Subject: MANDATE to restore property "Owner" to Cromars - as FRAUD & SWINDLE IN DISHONOR vitiates any claim
Date: June 3, 2020 at 4:59:57 PM MDT
To: Utah County <smithj@utahcounty.gov>
Cc: cortg@utahcounty.gov, Barbara Cromar <barbaracromar@gmail.com>

Sent by EMAIL

June 3, 2020

Jeff Smith
Utah County Recorder
100 E Center Street
Provo Utah [84606]

RE: MANDATE to restore property 47:059:0003 to its lawful

**"Owners" since 2009 back to Paul Kenneth & Barbara Ann Cromar - as
FRAUD & SWINDLE IN DISHONOR vitiates any contrary claim**

Dear Jeff,

As per our discussion over the phone this morning (thank you for returning my call and your professional manner), I'm writing to respectfully Mandate that you IMMEDIATELY correct an ERROR on the public record that surfaced yesterday, wherein "Copper Birch Properties LLC" is incorrectly listed as the "Owner" of the property as listed on property here (*copy attached below*)...

http://www.utahcounty.gov/landrecords/Property.asp?av_serial=470590003006

As you may know, a Land Patent is Superior to any "Abstract" overlay, as 180 years of unanimous Supreme Court cases prove. (see information provided below on May 12, 2020 to the Utah County Attorney David Leavitt Utah), Mr. Leavitt was supposed to communicate its contents, but you said did not advise you in any manner concerning our superior legal standing with our Land Patent. Now that you have the information directly, here are our questions:

1. Is our SUPERIOR Land Patent in question? If so, why?
2. Is a District Court Chief Judge superior to the Constitution, the Supreme Court, or a duly elected President of the United States of America's declaration and signature of validity of a Land Patent to the owners "heirs and assigns forever"?
3. Do fraudulent documents have a place on the Utah County Record? And, should they be used County Recorder's office to declare a new "Owner" via purchase of stolen property?

Your Utah County Records show our Land Patent NOTICE of April 17 & 22, 2020 predates Copper Birch Properties LLC's April 23, 2020 claim — and does so ALL the way back to the original agreement by the President in 1887! As per our documents, any claim to the contrary has 60-days to challenge but only in an Article III court with genuine Constitutional judge, due process, and trial by jury.

My family wants and needs you to be successful in your important position as our Utah County Recorder. Our family and friends' lives and

the lives of others may depend on you getting this right. This is URGENT and extremely important. All the information you need to restore the record can be done honorably and with confidence — leaving others to resolve their disputes in other venues if they so choose. Obedience to Constitutional law is your best friend and protection.

Allow me to share with you additional points of fact:

- Did you know that a **Notice of Lien** by the IRS as posted on my property (December 19, 2006 & September 1, 2009), is not an actual Lien? It's more like an invitation to a birthday party, but without attending or eating any cake. Meaningless. Additionally the signatures on these "**Notices of Lien**" are forgeries you yourself can ascertain. Compare the signatures of "R. A. Mitchell" on the two papers. Identical — and three years apart in time!!) Forgery experts testify that it is almost impossible for an individual to sign his name EXACTLY the same way in shape, size, and weight of pen every time. These are identical and the sign of using a rubber stamp which as you as the Record of lawful documents knows is illegal. We have other documents that show this identical, unlawful forged signature, but we've been denied our rights and blocked from the court to prove it.

- Did you know that **Fraud** vitiates any so-called legal claim? Regardless of who makes the claim; whether it be the Bellistons, the County Attorney, a Judge, or you, or I. Fraud cancels the action. This issue goes to the heart of the purpose for the County Recorder; to protect Life, Liberty and Property (*pursuit of happiness*) with lawful documents, signed by real living and breathing people, who sign under the pains and penalty of perjury. **Thank you Mr. Smith** for being that watchman on our Utah County Recorder's office "tower".

- We feel sorry for the Bellistons of Copper Birch who have been dealt with deceitfully and apparently used by IRS agent Gary Chapman who ran an auction claiming "property free and clear", and then apparently tried to salvage his error by unlawfully allowing some unknown or declared arrangement with the Belliston family, who wrote in an **Ex Parte** filing on our case, saying "Copper Birch has fulfilled all of tis obligation under the Order of Foreclosure and the Order Confirming Sale." This statement is patently FALSE, though they may genuinely believe it true.

- Our home was unlawfully put up for IRS auction without two required Hearing on September 10, 2019. See video clip of that

horrific day here:

IRS Unlawfully Auctioned "Barbie & Ken's" home

https://youtu.be/mmp_VOpbZas

The Bellistons / Copper Birch was not there and did NOT register to bid on the house. The IRS / DOJ prosecutor admitted on the record that the winning bidder — a Mr. Nathan Eddington (UHP) defaulted on the day of the auction when he did NOT provide the full 10% of his bid as required. Apparently Mr. Eddington bid more money than he actually had putting his Bid in DEFAULT. He then defaulted a second time when did NOT pay the balance of his \$330,000 within 30 days. It appears, (the court clerk office did not provide the financial info upon request in person) regarding how presumably Bishop Belliston / Copper Birch payment to the Court on January 20, 2020, they had NO LAWFUL right to make on a bid that had defaulted 100 days previously. Copper Birch / Belliston's did NOT bid on the property, and the property did NOT go to second bidder, or third, or back to a NEW auction as required by IRS procedural requirements. Not only have we, Paul Kenneth and Barbara Ann Cromar been denied our Constitution rights to due process in Fraud and Swindle in Dishonor by the court, now Copper Birch has also been dealt with in Fraud and Swindle in Dishonor.

FRAUD vitiates ALL claims. We, the Cromars have some pity for the Bellistons and their co-conspirators (known and unknown), but regardless believe they should have their monies refunded to them.

You said you are not running for re-election and will be leaving at the end of your term. I'm sorry you have this dropped into your lap as you're leaving. Nevertheless, you have an amazing opportunity here to stand up and verify my land patent and it's superior lawful standing — by immediately restoring the "Owners" to our names. The Constitution, 180 years of unanimous Supreme Court cases AND *We the People* you swore an oath to God to protect and defend. If you do so, you will stand in defense of Justice. You can simply honor your oath of office and conscience by restoring Superior ownership claim, and require others to resolve their concerns — in a legitimate Article III court — or, however they feel they must. But, you will have done the honorable thing.

You may find it interesting to research into who Utah District Court Chief Robert J. Shelby's background. Wiki is helpful.

(see https://en.wikipedia.org/wiki/Robert_J._Shelby.) He was

appointed by then President Barack Hussein Obama, and one year later in 2013, this new judge took it upon himself to hide behind his twisted interpretation of the Constitution and sign his ruling (presumably he did NOT use a stamp) to thwart natural law, the 10th Amendment state's rights and the UTAH state Constitution Amendment 3 voted in by a resounding 2/3 majority vote November 2, 2004 stating that marriage is between a man and a woman. Shelby has denied us our Constitutional right to *due process*, having never had even one *Hearing*, let alone a Constitutionally guaranteed *Trial by Jury*. He has proven himself no friend to the Constitution, the Utah Constitution, and by denying us, the Cromars, our right to Due Process, Hearing and Trial by Jury has himself VOIDED his own "authority" to arbitrarily and unlawfully rule against us and attempt to transfer ownership of our home through FRAUD and SWINDLE in Dishonor — and by extension use & abuse the Utah County Record under your protection as a possible pretense to justify additional terrorism and use of force against an innocent family. My neighbor had to file a police report against Tyler Belliston with AFPD regarding an attempted assault on April 17, yet people are calling us dangerous and fear mongering, but it us who fear for our lives. We've NEVER harmed or threatened anyone with violence. Please consider that if it could happen to us, — it could happen to you. Help!

• When the Nazis came for the gypsies,
I did not speak out;
As I was not a gypsy.

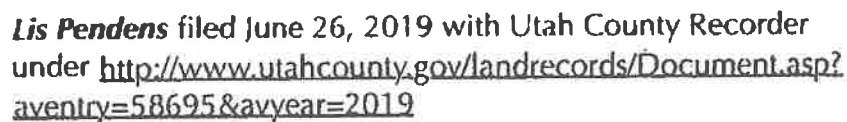
When they locked up the communists,
I did not speak out;
I was not a communist.

When they came for the Jews,
I did not speak out;
As I was not a Jew.

When they came for me,
there was no one left to speak out.

Rev. Martin Niemöller - executed at Hitler's orders days before end of WW2

Please, now that you have additional facts and affidavits in this hastily prepared letter before you here, attached below, and in our May 29th filing of "NOTICE - A document entitled NOTICE of INFORMATION as docketed in case #2:17-cv-01223-RJS-EJF", (which should show up on your record soon as Belliston's was filed on the same day May 29th -



NOTICE: This email message is for the sole use of the intended recipient(s) and may contain confidential and privileged information. Any unauthorized review, use, disclosure or distribution is prohibited. If you are not the intended recipient, please contact the sender by reply email and destroy all copies of the *original message*.

Proof of Service to Utah County Recorder JEFFERY SMITH
August 10, 2020

7019 2280 0000 3189 5151

**U.S. Postal Service™
CERTIFIED MAIL® RECEIPT**
Domestic Mail Only

For delivery information, visit our website at www.usps.com™

Provo, UT 84606

OFFICIAL USE

Certified Mail Fee \$3.55

Extra Services & Fees (check box, add fee as appropriate)

☐ Return Receipt (hardcopy) \$0.00

☐ Return Receipt (electronic) \$0.00

☐ Certified Mail Restricted Delivery \$0.00

☐ Adult Signature Required \$0.00

☐ Adult Signature Restricted Delivery \$0.00

Postage \$2.40

Total Postage and Fees \$8.80

Sent To **Jeffery Smith UTCOR**

Street and Apt. No., or PO Box No. **100 E Center Street**

City, State, ZIP+4® **Provo, UT 84606**

PS Form 3800, April 2015 PSN 7530-02-000-9047 See Reverse for Instructions

0160 35

AUG - 5 2020

POST OFFICE

USPS

SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:

JEFFERY SMITH
c/o UTAH COUNTY
RECORDER
100 E. Center Street
Provo, Utah 84606

2. Article Number (Transfer from service label)

019 2280 0000 3189 5151

PS Form 3811, July 2015 PSN 7530-02-000-9055

COMPLETE THIS SECTION ON DELIVERY

A. Signature

X UTC ☐ Agent ☐ Addressee

B. Received by (Printed Name) **DATE C-19**

C. Date of Delivery **16 10 2020**

D. Is delivery address different from item 1? ☐ Yes
If YES, enter delivery address below: ☐ No

3. Service Type

☐ Adult Signature ☐ Priority Mail Express®

☐ Adult Signature Restricted Delivery ☐ Registered Mail™

☐ Certified Mail® ☐ Registered Mail Restricted Delivery

☐ Certified Mail Restricted Delivery ☐ Return Receipt for Merchandise

☐ Collect on Delivery ☐ Signature Confirmation™

☐ Collect on Delivery Restricted Delivery ☐ Signature Confirmation Restricted Delivery

☐ Insured Mail ☐ Signature Confirmation Restricted Delivery (over \$500)

Domestic Return Receipt

[Quick Tools](#)
[Mail & Ship](#)
[Track & Manage](#)
[Postal Store](#)
[Business](#)
[International](#)
[Help](#)

ALERT: Due to limited transportation availability as a result of nationwide COVID-19 impacts, package delivery times may be extended. Priority Mail Express® service will not change. Read more.

USPS Tracking®

Track Another Package +

Track Packages Anytime, Anywhere

Get the free Informed Delivery® feature to receive customized notifications on your packages

Learn more

Tracking Number: 70192790000031895151 Remove X

Status

Delivered to Agent

August 10, 2020 at 12:04 pm
Delivered to Agent for Final Delivery
PROVO, UT 84606

Get Updates ▾

Delivered to Agent

Text & Email Updates ▾

Tracking History ▴

August 10, 2020, 12:04 pm
Delivered to Agent for Final Delivery
PROVO, UT 84606
Your item has been delivered to an agent for final delivery in PROVO, UT 84606 on August 10, 2020 at 12:04 pm.

August 9, 2020, 8:22 pm
Delivery Attempted - No Access to Delivery Location

STATE OF UTAH
COUNTY OF UTAH
I THE UNDERSIGNED RECORDER OF UTAH COUNTY, UTAH
DO HEREBY CERTIFY THAT THE AMENDED AND FOREGOING IS A
TRUE COPY OF THE ORIGINAL RECORDED DOCUMENT IN THE
OFFICE RECORD IN MY OFFICE AS THE SAME APPEARS IN
ENTRY 122703-2020 PAGES 43
BOOK _____ AT PAGE _____
WITNESS MY HAND AND SEAL OF SAID OFFICE THIS 3rd
DAY OF Feb 20 22

ANDREA ALLEN, RECORDER

DEPUTY