

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

IN THE UTAH COURT OF APPEALS

Paul-Kenneth: Cromar,
 and Barbara-Ann: Cromar

 applicants / complainants

 vs.

 Judge Christine Johnson,
 Magistrate Anthony Howell,
 Judge Darold McDade,
 Defendants

APPLICATION:

**For a Writ of Habeus Corpus
 under URCP 65B
 (d) Wrongful use of judicial authority
 or failure to do duty;**
 (applicable to Provo cases 201402860 & 68)

 case # 20220594

 Judges _____

#

APPEAL FOR INJUNCTIVE RELIEF

78B-6-601. Penalty for wrongful refusal to allow writ of habeas corpus.

Any judge, whether acting individually or as a member of a court, who wrongfully and willfully refuses to allow a writ of habeas corpus whenever proper application has been made shall forfeit and pay a sum not exceeding \$5,000 to the aggrieved party.

The applicant / complaints filed an Application for a Writ of Habeas Corpus Despite the fact that the Clerk of the Court in the American Fork Utah Fourth Judicial Court sent the Application for a Writ of Habeas Corpus to the Fourth District Court in Provo Utah at approximately 4:30 pm on Friday June 24, 2022.

On June 27, 2022, in cases 201402860 & 68, Judge Christine Johnson said, "I have not received the Habeas Corpus, but I have been in Contact with Presiding Judge (Kraig J. Powell Associate Presiding Judge) who has been in contact with General Counsel of the AMC and I have been told to go forward." It is under these circumstances that the applicant / complainants have filed this Appeal for Injunctive Relief and the Application for a Writ of Habeas Corpus upon this court.

APPLICATION: **For a Writ of Habeas Corpus**

Comes now, Paul-Kenneth: House of Cromar and Barbara-Ann: House of Cromar, two of *We the People*, a living man and woman, declared by a jury of our peers "**found to be living!**" over 25 years and have attainment of majority, of sound mind, and deemed competent to manage the affairs of their estates by the same name, *sui juris*, state nationals of Utah known as Utahns, *in propia personam*, as the Sole Heirs and Executors to the Paul-Kenneth: House of Cromar and Barbara-Ann: House of Cromar estates, sometimes known as "Barbie & Ken"; herein *apply* to the above named court, this **APPLICATION: For a Writ of Habeas Corpus**, for good cause, as provided herein:

We're currently living at this address, which is in the jurisdiction of this court: **4701 W. Ferguson Way / Cedar Hills, Utah state [84062]**, where we wait resolution to questions surrounding our return to our home /property at 9870 N. Meadow Drive, near Cedar Hills, in

Utah state, a place from which we are blocked by court order from being within 500 feet from the moment handcuffs were applied on our bodies.

The Court closest to the address above is this, the **Utah Fourth District Court located at 75 East 80 North, Suite 201, in American Fork, in Utah state**, [84003-1659], as required under:

URCP Rule 65B(b)(2) - Commencement. The proceeding shall be commenced by filing a petition with the clerk of the court in the district in which the petitioner is restrained or the respondent resides or in which the alleged restraint is occurring.

URCP Rule 65B(b)(3) -- Contents of the petition and attachments, are as follows:

1. **“20200925.Cromar, Paul Order Bail”** as provided by prosecution
2. **“Probable cause” “Search Warrant 2154551” - STATEMENT** approved by Darold J. McDade - Dated: 24th day of September, 2020 @ 11:24 PM – over 4 hours after the arrests.

(Note: This was provided to the Deseret News but we could get a copy for several months despite numerous request on the record, in hearings, and in writing to the prosecutor.]

3. **PUBLIC NOTICE, DECLARATIONS, MANDATES, AND LAWFUL PROTEST** (October 1, 2020 filed on docket) – This was provided as a jurisdictional statement on the record the day before the first hearing with judge Johnson.
4. **“Affidavit of Probable Cause” - 9/24/2020 – 21:20**

URCP Rule 65B(b)(4) Memorandum of Authorities - This case null and void from inception because there was no lawful warrant presented at time arrest, and no bail hearing prior to posting bail and release the jail. Bail was applied with no specific hearing without all parties present, -especially us in absentia, with no counsel present or waived. Cannot have a waiver hearing and bail hearing at same time, and skip *due process of law*, therefore it is declared to be *plain error in procedural due process of law*.

If there was an arrest without a warrant (under criminal proceeding) a probable cause hearing

should have been held within 72-hours as we understand it. Additionally, *failures to act in his/her duties* include:

- Failed to notify us of the charges.
- Failed to notify us before the bail hearing, which the bail was applied by an unknown person, *who failed to act in his duties*, by having all parties, including counsel or waived counsel, notified and present at the hearing.
- Bail was applied *without due process of law* at a critical hearing where counsel is to be afforded or waived, with all parties present, in judicial failure.

The RELIEF Requested:

We, Paul-Kenneth: and Barbara-Ann: Cromar want to abate this case and have it dismissed, and proceed with any future claims or litigation only with *due process of law*, with properly and timely notifications.

Produce the Writ of Habeus Corpua to the defendants, and set a court date as soon as possible, to answer our allegations.

Please see 65B- 6 – 601 -UTAH CODE – HABEUS CORPUS (et seq.) regarding for penalties for action and inactions not allowed. Please note that any person who does not answer or impedes this lawful process (et sequence).

Respectfully Applied For;

Notice to Principal is notice to Agent. Notice to Agent is notice to Principal.

I, Paul-Kenneth: Cromar, and Barbara-Ann: Cromar, as the **sole Heirs and Executors** of the estates by the same name, do hereby reserve the right to make any amendments and corrections.

#

FOR THE:

**APPLICATION:
For a Writ of Habeus Corpus**

FOR THE Heirs /Executors **ARE FOR THE AFFIRMATION
OF THE DECLARATION OF THE
TRUE BY THE FIRSHAND KNOWLEDGE OF THE FACTS:**

Utah State)
)
Utah Republic)
)
united States of America)

Asseveration

L.S. *by Paul-Kenneth Cromar* IN REL *Billions*

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

Asseveration

L.S. *by Barbara-Ann Cromar* IN REL *Billions*

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

Which are commonly known addresses for **LAND PATENT #392 part and parcel** thereof;

We *Stand* on our Metes and Bounds, having never abandoned them, which are as follows:

Beginning at the Northeast corner of Lot 3, Plat "C", Amended North Meadow Estates Subdivision, said point being S89°28'48"W 1129.68 feet along the Quarter Section line, and S0°00'00"W 773.49 feet from the East 1/4 corner of Section 6, Township 5 South, Range 2 East of the Salt Lake Base and Meridian, and running thence along said Lot 3 boundary line the following five (5) course: (1) S0°18'49"W 96.09 feet; (2) S89°59'43"W 149.21 feet; (3) along a curve to the right 23.50 feet through a central angle of 89°46'16" having a radius of 15.00 feet and a chord that bears N45°07'09"W 21.17 feet; (4) N0°14'01"W 80.49 feet; (5) N89°45'59"E 165.06 feet to the point of beginning, containing 0.361 acres.

[for LOT "C", AMENDED NORTH MEADOW ESTATES
SUBDIVISION within the SE ¼ of SEC. 6, T.5 S.,R.2 E. SLBM – 0.361 acres]

to

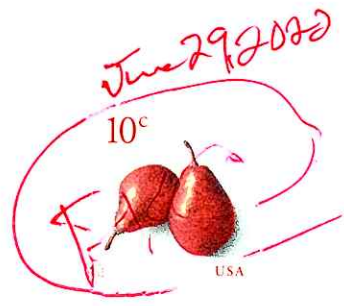
10/1/78

to

10/1/78

10/1/78

10/1/78



100%

100%

100%

100%

100%

Jun 29, 2025

