

The Utah State Court shall Admit or Deny Lincoln's Proclamation 104 – "Suspending the Will of Habeas Corpus Throughout the United States" September 15, 1863 – is in effect in this Court

SENT: As Exhibit C within USPS Registered Mail #RE 117 504 455 US

TO: Matthew B. Durrant – Appointed Trustee in Honor of House of Cromar Estates "Chief Justice – Utah Supreme Court' and "court of last resort" c/o Utah Supreme Court 450 South State, 5th Floor Salt Lake City, UT 84114-0210

Mr. Durrant,

We, Paul-Kenneth: House of Cromar, and Barbara-Ann: House of Cromar, a living man and woman do hereby and in Honor, legally and lawfully DEMAND you address by written, signed, and sealed original, reply in declaration regarding each of the following paragraphs and do so within 10 calendar days of receipt of this Service. No receipt by us of said reply within 10 calendar days is silence, and will be accepted as admission that the following paragraphs are true, and that this Court is acting outside of the United States Constitution, and that STATE OF UTAH courts are incorporated for-profit businesses, and as such have no lawful jurisdiction over us,

- 1.) Isn't it true that By Proclamation 104 Abraham Lincoln, President of the United States proclaimed and "made known to all whom it may concern that the privilege of the writ of habeas corpus is suspended throughout the United States, and required all magistrates, attorneys and other civil officers with the United States and all officers and others in the military and naval services of the United States to take distinct notice of this suspension and it give it full effect, and that this suspension will continue throughout the duration if the said rebellion or until this proclamation shall, by a subsequent one to be issued by the President of the United States be modified or revoked."
- 2.) Isn't it true that We are one of whom it may concern, who understands that the rebellion Abraham Lincoln, President of the United States referred to is still ongoing, and We are unable to find evidence of a subsequent proclamation from a President of the United States modifying or revoking Proclamation 104.
- 3.) Isn't it true that We, you, and officers of this court, are aware of Proclamation 157 -

Declaring that Peace, Order and Tranquility, and Civil Authority Now Exists in and Throughout the Whole of the United States of America, by President Andrew Johnson dated August 20, 1866. President Andrew Johnson, who acknowledges that he was <u>President of the United States</u>, declared by his proclamation that the "insurrection which heretofore existed in the State of Texas is at an end and is to be henceforth so regarded in that State as in the other States before named in which the said insurrection was proclaimed to be at an end by the aforesaid proclamation of the 2d day of April, 1866. And we do further proclaim that the said insurrection is at an end and the peace, order and tranquility, and civil authority now exist in and throughout the whole of the United States of America."

- 4.) However, isn't it true that there was no other specific reference in President Johnson's Proclamation 157 to President Lincoln's Proclamation 104, which required notice of revocation or modification. Thus, President Johnson's Proclamation 157 did not alter or change President Lincoln's Proclamation 104 and that President Johnson's Proclamation 157 only affected the State of Texas and the other named States AND the <u>United States of America</u>, which is a wholly different entity than the <u>United States</u>.
- 5.) Isn't it true that our efforts to seek Remedies of Law and other attempts to seek our rights under Habeas Corpus, under STATE OF UTAH courts and the Department of Justice, have been ignored. We are not an enemy of the states and thus We are lawfully attempting to seek redress under the provisions of Proclamation 104.
- 6.) In the presence of the Lord God Almighty you are hereby REQUIRED to confirm who We need to contact to be discharged in accordance with "An Act relating to Habeas Corpus, and regulating Judicial Proceedings in Certain Cases" of March 03, 1863 as guaranteed by our Godgiven, unalienable (un-a-lien-able) rights, privileges and immunities vouched safe within the organic / original United States Constitution as signed by George Washington and 38 other Founding Fathers on September 17, 1787 at Independence Hall in Philadelphia, and the Utah Constitution, which you and officers of this Court are sworn to protect and defend from "enemies foreign and domestic" without providing such admit by silence that no STATE OF UTAH court has jurisdiction over WE, "barbie & ken", two of the living and breathing people.
- 7,) Isn't it true that We ARE who We ARE: We, Paul-Kenneth: Cromar and Barbara-Ann: Cromar, each found to be living by a jury of our peers, of age of majority, Estate dignitaries, Paterfamilias and Materfamilias of our House, anointed a king and queen, a son and daughter heirs unto God Almighty, one man and one woman, of the people of America and one of the several states, known as Utahns, but without the STATE OF UTAH, without the UNITED STATES INC, without the United Nations, and without any corporation, fiction of law, agency of government, trust, or pledge. As the Sole living Haeres/Heir/Herus to our living estates, Defenders and Protectors of Natural Law and the common law of the people by the strength of our own arms, and our court of record, sui juris in toto. Admit or Deny that Our word, our seals and our blood are our only bonds.

We, ©Paul-Kenneth: CromarTM, and ©Barbara-Ann: CromarTM,

For WE, Paul-Kenneth: and Barbara-Ann: of the House of Cromar., the sole Heirs and

Executors of the estates by the same names.

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

Respectfully and Lawfully DEMANDED in Honor, of you and this Court, on this 21st day of February, in the year of our Lord Jesus Christ, anno domini 2023,

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Utah Republic	Asseveration Asseveration	
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united States of America) L.S. y: tal-knot	Phy
	© Paul-Kenneth: House of Cromar TM	
	Signed only in correct public capacity as	14 1
	Sole Heir & Executor to the Paul-Kenneth: Craway Estate	
	c/o 9870 N. Meadow Drive [or to: P.O. Box 72] Cedar Hills, Utah [84062]	44
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	© Barbara-Ann: House of Cromar™	
	Signed only in correct public capacity as Sole Heiress &	: 1:
	Executrix to the Barbara-Ann: Cromar Estate c/o 9870 N. Meadow Drive [or to: P.O. Box 42]	
	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 SUBDIVIDSION within the SE ¼ of SEC. 6, T.5 S.,R.2 E. SLBM – 0.361 acres]