

September 15, 2021

(drafted on September 11th but signed, sealed and notarized on the 15th)

Sent: USPS Certified Mail #7020 1810 0000 7173 3097

Mr. Mike Smith
Utah County Sheriff Department
75 E 80 N, #101
American Fork UT 84003



RE: *Affidavit* - NOTICE OF INVOICE FOR TRESPASS for \$11,180,000.00 for Utah County Sheriff Department's participation in unlawful SWAT on September 24, 2021– as per “NO TRESPASSING SIGN POSTING NOTICE” sent Certified Mail, and well-marked signage at property line and postings on doors -- at \$260,000 per offending deputy.

Sheriff Smith,

I, Paul-Kenneth: Cromar, the sole heir of the Estate by the same name, having a jury of my peers declared me “found to be living” (not a dead CORPORATE fiction in all CAPS), as the lawful sole Executor for the copyrighted and trademarked undersigned name, hereby provide *You*, Sheriff Mike Smith this **NOTICE OF INVOICE FOR TRESPASS** on lawfully LAND PATENT protected property by numerous Utah County Sheriff officers, in part for some of the reasons provided hereafter.

“The Cromars are lying tax cheats that didn’t pay their federal income taxes. They deserve whatever happens to them,” has been heard regularly. Maybe you’ve heard or said it yourself? Recently this claim has been proven 100% false, as our lawsuit against the Commissioner of the IRS has vindicated and exonerated us as they’ve declared to have no lawful claim against the Cromars from 1990 through 2020. This means *EVERYTHING* that has been done to us over the last few years has been based in fraud upon the court, just as we said, including the great harm, damage and threat to life and limb done to us by you Sheriff Smith and your misguided deputies under your direction. The Supreme Court established that it is impossible for a laws, court orders, raids, expenditures, or any action, etc., which violates the Constitution to be valid.

“All laws [court orders, mandates, etc.] which are repugnant to the Constitution are null and void.” (Marbury vs. Madison, 5 US (2 Cranch) 137, 174, 176, (1803)

For this reason, under your leadership as the elected Sheriff, now the Utah County Sheriff Department will be held accountable financially for 43 unlawful Trespasses *by your officers*.

First, I must tell you that our family has always had the highest respect for those who put on the uniform to defend us in the military and those “in Blue” (including of course Sheriffs, AFPD, Utah Highway Patrol, and National Guard, etc.) who serve to “protect and defend” me and my family. We know we can sleep more peacefully because there are those like you willing to stand between our family against the “bad guys”. We are grateful and will continue to pray for all “*in uniform*” who understand and honorably keep their oath of office.

As a film producer / director, I’ve interviewed many Vets from various military conflicts all over the world, and even traveled into dangerous places (desert of Kuwait) to interview soldiers from Utah coming off the battlefield of the most dangerous place at the time in Iraq – Ar Ramadi. I’ve raised my family to believe that “Blue Lives” matter too. The ANTIFA-types (*anti-police, anti-sheriff subversives backed by dark money*) are trying to destroy local law enforcement and your independence – so they can systematically destroy our entire nation city by city, county by county, and state by state. We NEED you to SUCCEED. Note our Facebook post of June 17, 2020 – “Policeman - By. Paul Harvey (Tribute to our Police Officers)”...

<https://www.youtube.com/watch?v=KQ1YsyZMaaU>

There are too few today who understand the importance of GOOD, independent, honorable, Constitutionally well-educated law enforcement – or will stand more boldly for your success and independence than me and my family. Sincerely, we thank you!

THEREFORE, this is why it gives me no pleasure in giving the UTAH COUNTY SHERIFF DEPARTMENT this NOTICE of TRESPASS and INVOICE for its part in denying us our rights, the protection of our home & property, while simultaneously endangering each of our family and friends’ “life and limb”. As you know, those of us who love the Constitution count on the county sheriff as the last line of defense between us and tyrannical government, to arrest anyone of any jurisdiction to protect the People of their county – even if it be corrupt judges, federal agency or law enforcement entities including the EPA or FBI if necessary. This is why my family has been particularly disappointed in your apparent trust in other “law enforcement” agency officials or advice of government entities with agendas that could be in conflict with the People in your county.

We believe that the rank and file of the Utah County Sheriff Department are mostly honest, hard-working individuals, trying to protect and serve the People. We considered legal action against each and every individual officer and/or the PUBLIC NOTICE, invoice and/or lawsuit, because we recognize that EVERY person that takes an oath of office must be held accountable to understand that oath. However, we



determined that those of greatest culpability and accountability must be their leaders. This of course means you, as the elected Sheriff particularly. So, while we have been harmed, damaged, and suffered much because of the unlawful actions against us by each and every one of your officers that day, we believe the best way to help the UTAH COUNTY SHERIFF DEPARTMENT, is to invoice the entire department, as lawfully noticed and agreed, and as detailed hereafter and in the attached INVOICE.

As you know, you received the April 22, 2020, **NO TRESPASSING SIGN POSTING NOTICE** via USPS Certified Return Receipt # 7019 2280 0000 3206 4570 on April 29, 2020 at 12:10 pm advising the Utah County Sheriff Dept. of amongst other things, of the following...

REVOCATION OF IMPLIED LICENSE

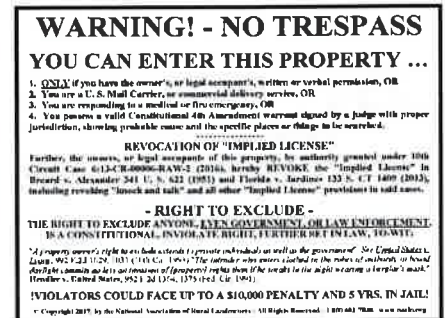
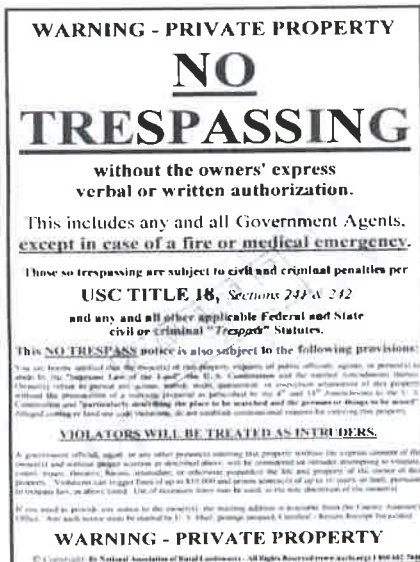
Further, the owners, or legal occupants of this property, by authority granted under 10th Circuit Case 6:13-CR-00006-RAW-2 (2016), hereby **REVOKE** the "Implied License" in *Breard v. Alexandria* 341 U. S. 622 (1951) and *Florida v. Jardines* 133 S. CT 1409 (2013), including revoking "knock and talk" and all other "Implied License" provisions in said cases.

You are hereby notified that the owner(s) of this property requires all public officials, agents, law enforcement, or any other person or persons to abide by the "**Supreme Law of the Land**", the **U. S. Constitution** and the ratified Amendments thereto. Said owner(s) expect any government agent to uphold their oath of office in good faith to preserve, protect and defend the Constitution of the United States. Owner(s) refuse to permit any access, search, audit, assessment, or inspection whatsoever of this property without the presentation of a warrant, prepared as prescribed by the 4th and 14th Amendments to the U. S. Constitution and "particularly describing the place to be searched and the persons or things to be seized". Alleged zoning, land use code, or environmental protection violations, do not establish constitutional reasons for entering this property. Property rights supersede state law under the Constitution Supremacy secured Life, Liberty & Property.

BE ADVISED: THE RIGHT TO EXCLUDE ANYONE, EVEN GOVERNMENT, OR LAW ENFORCEMENT, IS AN INVOLATE, CONSTITUTIONAL RIGHT, SET IN LAW, TO-WIT:

"A property owner's right to exclude extends to private individuals as well as the government". See United States v. Lyons, 992 F.2d 1029, 1031 (10th Cir. 1993) "The intruder who enters clothed in the robes of authority in broad daylight commits no less an invasion of [property] rights than if he sneaks in the night wearing a burglar's mask." Hender v. United States, 952 F.2d 1364, 1375 (Fed. Cir. 1991).

Additionally, the following signs were posted at our property and on doors.



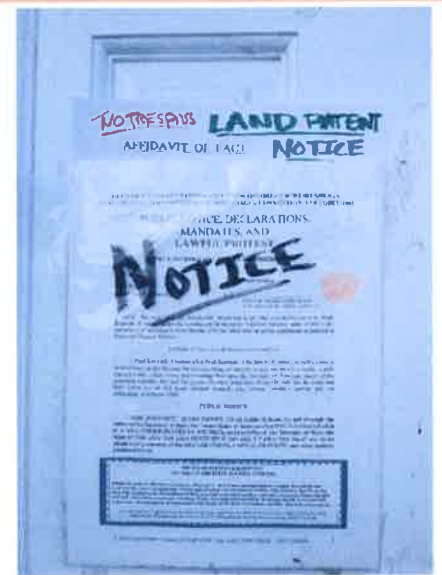
CE of INVOICE UT CO Sheriff- #PKC221-0911bUTSheriffHouseTrespass.B



However, despite this lawful notice and posted warnings of \$10,000 per trespass for law enforcement plus \$250,000 per trespass, and evidence and knowledge of our lawful, unchallenged “Land Patent #392 – part and parcel thereof” as recorded on the Utah County Record, on September 24, 2020, in what your Public Relations liaison

Spencer Cannon described as a “multi-jurisdictional 75-man SWAT” team was unleashed to remove us from our home & property for “over \$1,000,000 in unpaid federal income taxes”. The words “alleged”, or “tried and convicted” or “trial verdict” were never said on any video we saw, thus contributing to the misinformation, slander and defamation now proven by the admissions of the Commissioner of the IRS. Collecting on this Invoice will do little to restore our reputation and honor now that the gossip fabricated by so-called “law enforcement” has already circulated dramatically far and wide.

Despite a lawful GRAMA requesting the names of all Utah County Sheriff Department officers involved on or near the home and property, either trespassing or aiding and abetting trespass on the well-marked property line, on September 24, 2020, we were refused a list of names or badge numbers based on recommendation of prosecutor Jared Perkins in its “ongoing investigation”. Therefore, we are left to estimate a total of 43 offending officers from your UTAH COUNTY SHERIFF DEPARTMENT corporation. These deputies left whatever jurisdiction they were on, and without permission unlawfully trespassed onto our jurisdiction. Our jurisdiction is lawfully foreign to yours via a contract with the



United States government in an Act of Congress that was signed by then President Grover Cleveland on February 26, 1887, to the “heirs and assigns forever”, a contract we accepted on the Utah County Record, which predates and is an allodial, pure, and SUPERIOR title to any and all other claims. Therefore, you as the Sheriff of the Utah County Sheriff Department are hereby NOTICED and subject to the penalties and fees we require in this itemized INVOICE hereafter. (Note: An “abstract” is by definition inferior and uncertain – hence the need for title insurance.) The power and superiority of LAND PATENTS is backed by 180 years of UNANIMOUS Supreme Court opinions (no split decisions), is now “settled law”, and can only be challenged by the Attorney General of the United States or his designee. Could this explain why so many courts and officers of the courts, including federal and state judges and US DOJ attorneys may have snookered you and used you to run cover for, and give credibility to their dirty deeds? And you fell for it! Why were you so willing to go along with BIG officials, at the expense of Law 101 that requires due process, hearing and trial that would’ve protected “Barbie and Ken” and their home, life, liberty and property. (see 6th & 7th Amendments) So, now you and the Utah County Sheriff’s Department will be held accountable herein. And surely you must consider yourself lucky we weren’t “accidentally” killed in the process?



Regardless, based on the GRAMA records provided by AFPD coupled with Spencer Cannon’s “75-man” team public comment, the total number of officers trespassing, or aiding and abetting the trespass adds up to **43 Utah County Sheriff Department offending officers and/or supervisor/administrators**, at a total cost of :

$$43 \text{ officers} \times \$260,000 \text{ (at } \$10,000 + \$250,000 \text{ per officer)} = \$11,880,000.00$$

This must be paid in full within 30 days. This Invoice would have been provided sooner had your Deputies protected our “papers and effects” rights as requested by Barbara during the SWAT, rather than violate our Amendment IV rights. It has taken months to find resources for new PCs and to recreate as much as possible our “papers and effects” in order to defend ourselves through 15 total cases. (Note: Adjustments can be made to INVOICE upon complete disclosure of all agencies’ personnel. Please verify involvement by Utah National Guard? Pleasant Grove PD? Springville PD? FBI? Homeland Security? Other agencies?)

By now, you may be aware that as a result of our recent lawsuits against the Commissioner of the IRS in the US Tax Court in Washington DC on April 1, 2021 – and that the Office of General Counsel for the Commissioner of the IRS has filed a **MOTION TO DISMISS FOR LACK OF JURISDICTION** (see case #3063-21 – with Ken’s exact same case and likely result soon to follow in # 15701-21) – thereby the IRS has admitted it had **NO jurisdiction** over the Cromars from **1990 through 2020**. This means that everything that has been done to us by

the US District Court's corrupt Chief Judge Robert J. Shelby, and all the other trickle-down courts cases (15 total), including the false felony charges have been a gross and wicked miscarriage of justice and theft – which the UTAH COUNTY SHERIFF DEPARTMENT aided and abetted. (Note: Isn't it impossible to burglarize your own home, right?) It's important to note that we've never threatened anyone. We've never harmed anyone. We've never been convicted of anything. Ever.

Sheriff Smith, I will never forget how I contacted you early on and told you that there was a chance that a US District Court judge, despite never allowing us a hearing or trial, may have US Marshals may attempt to unlawfully remove us from our home, and that we had removed all weapons from our home as we did not want to be a victim of any "US Marshal accidents". You had promised that you would let us know if and when any eviction attempts would be enforced. You did not do so. You endangered us. You also did not return any of our numerous calls during the US Marshal raid of June 25, 2019, when we were forcibly removed from our house.

Why did you break your word? Do you remember late the next day the 26th when you finally called back saying, "Well, I'm returning your call Mr. Cromar." To which I replied, "Yes Sheriff, but a day and a half too late." Sheriff Mike Smith, of all the people who have failed us in protecting our God-given, unalienable rights under the Constitution(s) as sworn to protect and defend, – it's you! and Chief Robert J. Shelby. You two have caused the most harm, damage, threat to life and limb, and terrorization of me and my family. You were supposed to protect us and our rights under Amendment VI and Amendment VII. Both of you failed. Instead you Sheriff were complicit, aided and abetted trespass, theft, burglary, threat to life and limb. Rather than follow your Constitutional Oath, you instead "followed orders" (corrupt judges) in the face of clear violations of Law 101 requiring proper hearing and trial. (6th & 7th Amendments violations) And to think you and I met only once when you were running for office at a GOP campaign primary event in Alpine, but never since your election victory. You never came to talk with me. Sadly, based on our experience, you clearly proved you were not up to the job, nor capable of understanding or keeping your oath of office. And in the case of the corrupt federal Chief Judge Robert J. Shelby, despite our Motions, we've never seen his face, heard his voice, nor been allowed into his court. How can such gross injustice, theft, fraud on the court, and threat to our lives and limbs, be done so distant and impersonal on the People being attacked and victimized so personally? It's not like we've been hiding. We proactively approached you for help many times mostly through emails, and even tried to set up a meeting with Sheriff Richard Mack (President of the Constitutional Sheriffs and Peace Officers Association www.CSPOA.org) who was willing to come up from Arizona to help mediate, without success. Remember? Here's one of our many efforts to help you succeed:

From: Ken Cromar <kencromar5@gmail.com>

Subject: Re: The EXECUTIVE SUMMARY you requested on the Cromar Family request for

Date: April 9, 2019 at 7:28:19 PM MDT

To: Mike Smith <MikeS@utahcounty.gov>

...“1. Did you notice how he [US Attorney] acknowledges **there has been no Hearing?** This is HUGE. That alone is **ALL you [Sheriff Smith] need to know** as it relates to our Constitutional rights having been violated and their apparent desire to take advantage of you.

“Paper filings have never replaced an actual Hearing, they’ve only served to prepare for one. If the Cromars are just “crazy tax cheats”, that is something that the Prosecutor must prove in court — and should be very happy to do so, right? ... The judge simply ignored our Motion for Hearing. You might want to ask yourself why?

“— Please ASK your US Attorney contact to provide legal evidence of how a case of any significance can have NO Hearing and still be considered “due process”?

“ (He can’t and won’t because it not lawful to deny us our day in court. Everyone knows that.)” [highlighting as per original email]

Sheriff Smith, the only thing you ever had to know is that we had NEVER had a hearing in Chief Judge Shelby’s court. That fact alone was your signal to tell the U.S. Marshals:

“You’re right to check in with me as the highest law enforcement official in this county. Thanks, but I will not allow prosecution of any Orders from Chief Judge Shelby’s court in Utah County, until the Cromars have been given meaningful *due process* through hearings, facing their accusers, cross-examining witnesses, and a trial by a jury of their peers. No sir. Not in my County.”

That’s simple Law 101. Everyone should know that, especially the Sheriff. Due process did *not* happen with Shelby and it certainly didn’t happen with “Judge” Powell’s kangaroo, pretended (*except to deceive you*) “hearing” on September 2, 2020. Your power as our Sheriff is beyond dispute. You were in a position to stop the insanity we’ve been subjected to now for over 3.5 years. But you didn’t. It was particularly painful when you explained how the Marshals had called you on their way over to raid our house. So Sheriff, why didn’t you show up as promised? How was that supposed to protect us? Aren’t you as a county Sheriff supposed to exercise your supreme law enforcement power to step between *the People* and tyrannical oath-breaking government officials whether they be federal, state or even in your own county?

And now our Church in an unsigned, unidentified letter has threatened us with “trespass, arrest and prosecution” if we simply attend Sacrament Meeting to sit on the back row, providing no explanation as to “why”. (see attached copy) I’m assuming you and AFPD were alerted? Do you know why? As a great, great, great grandson of Brigham Young, sealed to Joseph Smith on the records of the Church, having served a mission to Japan, having three sons serve missions, a lifetime “temple worthy” member, having Produced/ Directed and Written many video productions for the Church of Jesus Christ of Latter-day Saints (Mormons), having interviewed many General Authorities including Gordon B. Hinckley and then Elder Russell M. Nelson, and consider ourselves “defenders of the faith” (The Restoration) – **we are deeply saddened and**

distressed. Can't work for the Church anymore, right? We want you to know that we have had little success in getting anyone to explain why, and so we are going "up line" to seek written explanation, or an official retraction of this libelous letter, filled with innuendo. Sheriff Smith, can you see how one man's denial of our rights (Shelby – have you wiki-ed his most notable case?) has been so wicked and unjust, and how YOU could have courageously stood up to defend the *People* (our Cromar family) until due process hearings, trial and justice was served?

Barbara and I can only guess as to the why you thought it more important to trust others or want to be seen favorably by famous or important officials, rather than protect the most humble and simple of the People in your county. No doubt you got a lot of attention, resources, praise, and encouragement for you and your big, bright and promising career. Did you think to ask yourself WHY they've treated you so well? Maybe some day you'll explain yourself to us. In the meanwhile, and we intend to collect this lawful INVOICE born out of the Utah County Sheriff department's officers willful and fully informed trespass (and/or aided and abetted trespass) on onto our lawful, superior, allodial, pure titled LAND PATENT #392 property. (Note, we have NOT abandoned our property/home or stopped paying home insurance, we just prefer to not be shot, killed or imprisoned without cause, always preferring our battles in the courts, corrupt as they've been proven to be through 15 court cases.) You should be interested to know of our VICTORY in the US Tax Court – Washington DC – when the Commissioner of the IRS made a Motion to Dismiss for Lack of [I.R.S.] Jurisdiction over the Cromars from 1990 through 2020. (see attachment) Everything that has been done to us has been unlawful, much of it done with your help. It will take time to help the courts unravel "chief judge" Shelby's original "poison tree" mess, but **we are now finally vindicated**. As you know, our nation is in trouble (riots, Covid mania, election illegalities, Afghanistan withdrawal debacle, and other treason).

"If America is destroyed it may be by Americans who salute the flag, sing the national anthem, march in patriot parades, cheer Fourth of July speakers – normally good Americans, but Americans who fail to comprehend what is required to keep our country strong and free, Americans who have lulled away into a false security.

"Great nations are never conquered from outside unless they are rotten inside. Our greatest national problem today is erosion, not the erosion of the soil but erosion of the national morality – erosion of traditional enforcement of law and order."

(“An Enemy Hath Done This” – by Ezra Taft Benson – pg 6.)

How can our nation and freedom be preserved? One county at a time, starting with the Utah County Sheriff Department. Clearly, it is a dangerous thing to have well-meaning, but under-educated people swear an Oath to “protect and defend” the Constitution of the US and Utah, when they very likely have never read the documents, let alone understood them. That's on you. **The result is that my family has been harmed and damaged in many ways by many people.** Through our ordeal we have come in contact with, or been affected by, somewhere near 200 government employed “oath-breakers”. Utah County Sheriffs Department, AFD, and others were reportedly spotted in area including two Utah National Guardsmen, and possibly

other agencies. The only thing that *We*, the Cromar family has ever needed is **just one “oath keeper”** to recognize that we NEVER had a Hearing on our being “tax cheats”, let alone a Trial by Jury to face our deceitful IRS “accusers”, and step in between *Us* and those dangerous, and often mindless powers of government which have all but ruined our lives, honor, stolen our home and its contents, endangered *Us*, and destroyed our ability to make a living. In that you took the oath, it should have been you Sheriff Smith to come to our rescue. You failed us. But it’s not too late. You can still stop “the bleeding”, stand up for our rights, and turn this around. That would take some courage. We’ll keep praying for you and your family.

In the meanwhile, our family still SEEKS just ONE honorable Oath-Keeper somewhere who will protect “Barbie and Ken” and our daughter Liberty “Lib”, three humble folks of *We the People* until we can obtain our right to *due process* under The Law and JUSTICE – but more importantly, in the meanwhile be seen as INNOCENT until proven guilty, and we should be RESTORED to our home in the meanwhile. We believe it should be you Sheriff escorting us back into our home, with (43 + 1) Sheriff vehicles, sirens blaring, and handing us the INVOICE payment check as we are led back into our home, as that would be the beginning of Justice! Am I wrong? Do you work for a for-profit corporation Sheriff Smith, or for *We the People*? As our paid servant you owed *Us* and all the *People* of American Fork and Cedar Hills, much better leadership, understanding and training of your officers. Please find attached a copy of **The Sheriffs Handbook** which may provide some of the needed Constitutional perspective regarding a Sheriff’s oath and jurisdiction.

The payment of the attached INVOICE for trespassing and/or aiding and abetting of trespass, can never hope to properly compensate us for harm and damage done to us by the unlawful terroristic action committed by Utah County Sheriff Department. It is no accident this NOTICE and INVOICE is drafted on “9-11” a day we remember those who suffered and died at hands of terrorists. My daughter Liberty “Lib” was so traumatized by the abuse of “law enforcement” we’ve suffered that she said that even when we retain our home, she said she could never go back thanks in part to you. How would you feel if this abuse happened to you, your wife and children Sheriff Smith?

No one is above the law, including law enforcement officers. The Utah County Sheriff Department has inflicted irreparable harm and damage to our good names, our reputations, our lives, liberties and property, and threatened our lives and limbs through false arrest and false imprisonment, and to this day continue to threaten 1 to 15 years imprisonment of my wife Barbara and I, for alleged felonies we did NOT commit. We’ll battle on until all 15 cases align and resolve themselves within The Law of the land as found in the US and Utah Constitutions.

County Sheriff's HANDBOOK



... with a firm reliance on the protection of the Divine Providence, we mutually pledge to each other our Lives, our Fortunes, and our sacred Honor.”
Thomas Jefferson

“Government is not reason; it is not eloquent; it is force. Like fire, it is a dangerous servant and a fearful master.”
George Washington



“In matters of Power, let no more be heard of confidence in men, but bind him down from mischief by the chains of the Constitution.”
Thomas Jefferson

“I swear upon the altar of God, eternal hostility to every form of tyranny over the mind of man.” - Thomas Jefferson

“Timid men prefer the calm of despotism to the tempestuous sea of liberty.” - Thomas Jefferson

{ 1 }

THEREFORE, to help the UTAH COUNTY SHERIFF DEPARTMENT in its effort to succeed in its sworn oath to serve the People please find the attached **INVOICE #2150911b** for the agreed amount of **\$11,880,000.00**, to be paid within 30-days, which we sincerely hope serves as a catalyst to strengthen the Department's deputies and officers through realignment with the Constitutions (the US and Utah Constitution -- not the for-profit UTAH COUNTY CORP) and truly serve and protect *We the People* as our servants thereunder. If not paid in FULL within 30-days, penalties and interest will accrue with notice.

All rights to alter or amend this Affidavit are retained by its author. All rights to file lawsuit, prosecute, and seek criminal referrals against perpetrators is also retained. **Warning: Do NOT destroy records. As the sole Executor of the Paul-Kenneth: House of Cromar ESTATE, which you have helped to administer, you are hereby required to hold all documents, video, audio, and records of any sort regarding this issue until such time as the attached Invoice is paid and all related potential legal matters are adjudicated and satisfied.**

NOTICE TO AGENT IS NOTICE TO PRINCIPAL,
AND NOTICE TO PRINCIPAL IS NOTICE TO AGENT.

FOR THE AFFIDAVIT IS OF THE TRUTH:

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

AM FOR THE AFFIRMATION OF THE DECLARATION OF THE
TRUTH BY THE FIRSHAND KNOWLEDGE OF THE FACTS

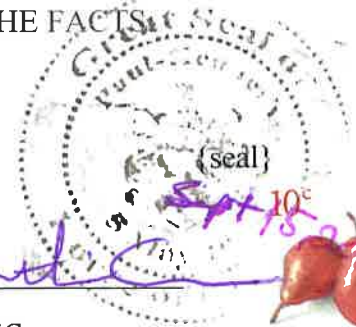
Utah County)
)
Utah Republic)
united States of America)

Asseveration

L.S.

by: Paul-Kenneth

Paul-Kenneth: House of Cromar
Executor to the Paul-Kenneth: Cromar Estate
Signed only in correct public capacity as Sole Heir.
c/o 9870 N. Meadow Drive
Cedar Hills, Utah state [84062]



Drafted August 11th but signed, sealed and
notarized on this August 15th, 2021

Paul-Kenneth: Cromar
 c/o 9870 North Meadow Drive
 Cedar Hills, Utah [ZIP non-corporate]



Invoice

Bill To: Sheriff Mike Smith
 Utah County Sheriff Dept.
 3075 North Main
 Spanish Fork, UT 84660

Please make checks payable to: Paul Kenneth Cromar

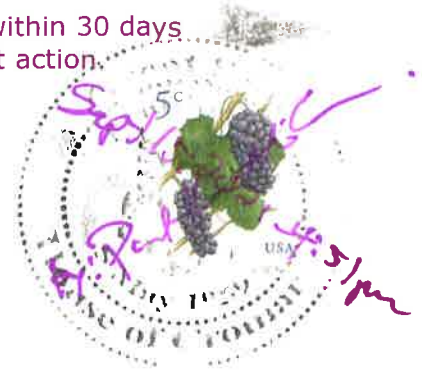
Invoice No: 2150911b
Sept. 11, 2021

QUANTITY	DESCRIPTION	UNIT PRICE	PRICE
43	\$10,000 penalty per officer trespass (or aiding and abetting of trespass)	\$ 10,000.00	\$ 430,000.00
43	\$250,000 fee per trespass incident (or aiding and abetting of trespass)	\$950,000.00	\$10,750,000.00
Sent via Certified Mail #7020 1810 0000 7173 3097 From: PO Box 942 / Pleasant Grove, Utah 84062			

SUBTOTAL	\$11,180,000.00
SALES TAX	N/A
DISCOUNTS (n/a)	0.00
BALANCE	0.00
TOTAL	\$11,180,000.00

Please Govern Yourself Accordingly as failure to pay in full within 30 days of receipt of this invoice may result in immediate court action.
 THANK YOU FOR YOUR BUSINESS

Payment Terms Available [x] Installment 1 of 1



Notary Public as JURAT CERTIFICATE

Utah State

Utah County

United States of America

On this September , 2021 before me,

a Notary Public, personally appeared Paul-Kenneth: Cromar and Barbara-Ann: Cromar who proved to me on the basis of satisfactory evidence to be the living man and woman whose Names are subscribed to the within attached instrument and acknowledged to Me that he/she executed the same in his authorized capacity, And that by his autograph(s) on the instrument the man/woman executed, the instrument known as

“*Affidavit* - Utah County Sheriff Department NOTICE OF INVOICE FOR TRESPASS for \$11,180,000.00”.

I certify under PENALTY OF PERJURY under the lawful laws of

Utah state that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature *Cheryl Lynne Davis*



of Notary / Jurat