

ben isaiah of the house of rogers
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Notice of Default

To whom it may concern,

i :ben-isaiah: boone: rogers: hereby notice you that you have failed to respond to the Affidavit of Questioning sent by i and Notice of Default With Opportunity to Cure sent by i. My Affidavit of Questioning now stands at law. You have tacitly agreed and acquiesced to all within my Affidavit of Questioning, some of these facts will be enumerated here in this notice, for all of these facts please see the Affidavit of Questioning and Notice of Default With Opportunity to Cure [see attached]

Your non-response has affirmed that i am non-decedent.

Your non-response has affirmed that i am living flesh and blood.

Your non-response has affirmed that your oaths of office have been accepted.

Your non-response has affirmed that STATE OF HAWAII or State of Hawaii is a non-de jure, taxable, for profit corporation with a Dun and Bradstreet (DUNS) number of #077676997, which cannot act upon a living man or man-child absent contract.

Your non-response has affirmed that the current temporary restraining order (FC-DA-21-1-0472) created during 2021, uses the same information from the previous 2019 temporary restraining order (FC-DA-10-1-0021) which was dissolved with prejudice by Judge Lloyd Poelman on January 23 of the year 2019, that current temporary restraining order (FC-DA-21-1-0472) created during 2021 is a violation of 42 U.S. Code § 2000h-1 - Double jeopardy; specific crimes and criminal contempts, and under the maxim of law that nothing against reason is lawful therefore the second restraining order is unlawful.

Your non-response has affirmed that Nara Boone, and her attorney, Leslee Matthews, have perjured themselves in this case, that forcing i to my mother's house and placing me in her custody was and is a violation of 18 U.S. Code § 241 - Conspiracy against rights.

Your non-response has affirmed that you have been noticed that 18 U.S. Code § 4 - Misprision of felony requires that officers of courts of United States must act once they have been noticed of felonies committed.

Non-response has affirmed that 132 days is past the legal and lawful number of days that any one can be held by the State of Arizona, with or without a warrant.

i declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on April 11 of the year 2022.

Aloha,

By: ben-isaiah: rogers

:ben-isaiah: rogers

attestor

attestor

attestor

attestor

attestor

Notice of Default With Opportunity to Cure

To whom it may concern,

I have sent you the attached testimony in the form of affidavit on February 27, of the year 2022. You have had ample time to respond; however if for some reason you did not receive or have misplaced my affidavit I have inclosed it again for your convenience (see attached). You have had more than thirty days to respond, failure to respond is tacit agreement and acquiescence. Unrebutted declarations and affidavits stand as fact at law. This is notice of same and my intent to take further lawful action based on your default.

You have duty to preform, non-response affirms that i am non-decedent.

Non-response affirms that i am living flesh and blood.

Non-response affirms that i am man-child.

Non-response affirms that your oaths of office have been accepted.

Non-response affirms that STATE OF HAWAII or State of Hawaii is a non-de jure, taxable, for profit corporation with a Dun and Bradstreet (DUNS) number of #077676997, which cannot act upon a living man or man-child absent contract.

Non-response affirms that you have produced no facts and evidence, and therefore there is no facts or evidence that THE JUDICIARY FOR THE STATE OF HAWAII (The Judiciary for the State of Hawaii, The Judiciary for the State Of Hawaii) with a Dun and Bradstreet Number of 007121505 has the right or ability to adjudicate on which parent a man-child is in the custody of, and without facts or evidence to do so would be fraudulent.

Non-response affirms that i, being my father, ben hosea's, son and beneficiary, am a part of his estate, that my father's person is a part of his estate.

Non-response affirms that the current temporary restraining order (FC-DA-21-1-0472) created during 2021, uses the same information from the previous 2019 temporary restraining order (FC-DA-10-1-0021) which was dissolved with prejudice by Judge Lloyd Poelman on January 23 of the year 2019, that current temporary restraining order (FC-DA-21-1-0472) created during 2021 is a violation of 42 U.S. Code § 2000h-1 - Double jeopardy; specific crimes and criminal contempts, and under the maxim of law that nothing against reason is lawful, the second restraining order is unlawful.

Non-response affirms that 132 days is past the legal and lawful number of days that any one can be held by the State of Arizona, with or without a warrant, and that you have held ben hosea past that at the time of writing this, a total of 143 (one hundred and forty three) days.

Non-response affirms that Nara Boone, and her attorney, Leslee Matthews, have perjured themselves in this case, that forcing i to my mother's house and placing me in her

custody was and is a violation of 18 U.S. Code § 241 - Conspiracy against rights.

Non-response affirms that i was never engaged in child prostitution of any kind and to allege so based on a joke made over text was slanderous. Further, you have not answered any of my questions, dishonoring me.

18 U.S. Code § 4 - Misprision of felony requires that officers of courts of United States must act once they have been noticed of felonies committed, you have been noticed.

You have ten days to cure this default. If you need more time to answer or rebutt my declaration's points, advise me of such within that time and i will grant you an extension. Otherwise the enclosed letter stands as fact. Should you fail to cure this default you will be held liable.

i declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on April 11 of the year 2022.

Aloha, by: ben-isaiah: boone: rogers

Affidavit of Questioning

To whom it may concern,

Notice to agent is notice to principal, notice to principal is notice to agent.

i am ben-isaiah-of-the-house-of-rogers, i: man-child, i: living flesh and blood, i: living first born son of ben-hosea-of-the-house-of-rogers. i accept your oaths of office. i am writing this in good faith, in response to the incarceration of my father, ben hosea, and regarding case number 2FFC-21-0000320. i require answers to the following questions. i have noticed there are allegedly charges (e.g. fugitive from justice) against my father. Who accuses my father of wrong doing? Who says my father, ben hosea, did wrong? If there is a crime there must be an injured party, who is the injured party? i have noticed STATE OF HAWAII or State of Hawaii is a non-de jure, taxable, for profit corporation with a Dun and Bradstreet (DUNS) number of #077676997, which cannot act upon a living man or man-child absent contract. If i am incorrect, please provide facts and evidence to the contrary. Please provide the contract that would allow you to act upon my father and i, to violate my father's right to travel with his son, and to take me out of my father's custody. Otherwise these acts would be violations of 18 U.S. Code § 241 - Conspiracy against rights and 18 U.S. Code § 242 - Deprivation of rights under color of law, would they not? If i am incorrect, please provide facts and evidence to the contrary. Furthermore, how can the authorities claim to act in the best interest of the child when the child in question was never interviewed? Why was i never interviewed directly on which parent i preferred to be with? Why was i never interviewed directly on why i had left my mother's house? Why was i never allowed into the court on a matter concerning i? Why was i never heard on a matter concerning i? How is this not a violation of 18 U.S. Code § 242 - Deprivation of rights under color of law? i would also like to make clear that i am not a child but a man-child.

i, being my father, ben hosea's, son and beneficiary, am a part of his estate. My father's person is a part of his estate. If i am incorrect, please provide facts and evidence to the contrary. Who is it that claims to administer ben hosea's estate without his consent? The current

temporary restraining order (FC-DA-21-1-0472) created during 2021, uses the same information from the previous 2019 temporary restraining order (FC-DA-10-1-0021) which was dissolved with prejudice by Judge Lloyd Poelman on January 23 of the year 2019. This would make it a violation of 42 U.S. Code § 2000h-1 - Double jeopardy; specific crimes and criminal contempts, would it not? If i am incorrect please provide facts and evidence to the contrary. How can one reasonably file a restraining order against another who is nearly three thousand miles away in another state, when that other has not spoken to that one in around two years? The second temporary restraining order (FC-DA-21-1-0472) was filed under this very circumstance. It is a maxim of law that nothing against reason is lawful, therefore the second restraining order must be unlawful. If i am incorrect please provide facts and evidence to the contrary. ben hosea is my father and i his son, we are both willing to prove this via blood test.

My father has been incarcerated in numerous jails across Arizona State since October 7 of the year 2021, on an arrest warrant from Hawaii, case identification number 2FFC-21-0000320. He has been imprisoned 132 days at the time of writing this and has yet to see a warrant. He has seen the paper on which the judge signed off on the warrant, but never the warrant itself. How long after someone gets arrested does the state have to serve that person a warrant? 132 days is past the legal number of days that any one can be held by the State of Arizona, with or without a warrant, though i suspect he could not be held lawfully in the first place. How is this not a violation of the Sixth Amendment of the Constitution of the United States and the Sixth Amendment of the Constitution of the United States of America? ben hosea's bail has been set at fifty thousand dollars, how is this not a violation of the Eighth Amendment of the Constitution of the United States and the Eighth Amendment of the Constitution of the United States of America?

In March of the year 2019, i, at the age of fourteen, being of sound mind and body, acting upon my own free will, chose to live with my father, as was my right to do so at that age. In doing so i decided to stop going to public school, which had physical violence and lackluster education, be homeschooled by my father, and to get my General Educational Development or GED test diploma. While i rarely returned to my mother's, my father made it clear to me that i could return to her at any time and even encouraged me to do so to visit my siblings and cousins, due to my mother's actions, i refused. i left my mother's house for many reasons. She and her husband Jerome Gess were neglectful alcoholics. They did very little parenting, instead choosing to drink a mixture of vodka and water starting at around 3pm or 4pm every day for several years. My mother continuously put me in harm's way via public schooling, where fights would happen weekly and i would come under risk of harm to my person daily. My mother continuously failed to stop any of this and i got bullied or into fights on numerous occasions. The day my father came to the house of my mother and stepfather and told them that if i got into another fight, he would reflect the same onto them, was due to outrage over their alcoholism and their failure to protect my brother and i. Under the care of my mother, breakfast was almost never provided, and it was the same with lunch. Dinner was prepared most days though it was not uncommon for it not to be prepared at all. My siblings and i were mostly left to our own devices. We were almost never parented or taught basic life skills, even though my mother, Nara Boone was a stay at home mother at the time. After my father became outraged at my mother and stepfather due to them being neglectful alcoholics and not protecting my brother and i, i was put on a fraudulent temporary restraining order (FC-DA-10-1-0021) against my will, one restraining my father, ben hosea. It has always been clear that, besides spanking as a disciplinary measure which was well within his right, my father would never intentionally harm either my brother or i, and i suspect this was an attempt made by my mother to injure my father using the courts, as my mother is known to be vengeful. This fraudulent restraining order (FC-DA-10-1-0021) was "the straw that broke the camel's back" so to speak, and with all of that in mind, i decided to move to my father's house around a few months later. Once i had left my mother's house and moved to my father's house, she began to harass my father and i. First by insulting i, calling i a coward for not wishing to fight at school, and leaving in avoidance of it. She

attempted to guilt trip i for leaving, asking "Where's the win for me in all this?". She would message me about how she and my siblings missed me, and she asked i on more than one occasion how i could've done this after all the money they had spent on i's education. i would allege that if it was truly about my education and safety, it would not matter how much money they had spent on past years of schooling that had already been completed, it would matter that i was getting the best education possible and that i was safe, and that it was more about appearing as good parents than my safety or education. Then a psychological evaluation was scheduled without the knowledge of my father and i, which my mother nara boone lied to i about by saying it was mandatory. The conclusion was that i was of sound mind, i can find facts and evidence to support this statement. Later Nara Boone continued to harass my father and i, this time using the courts, aiding a petition for compulsory education (FC-J 114034) that would have been easily avoided if she had submitted a Hawaii Department of Education, Office of Curriculum, Instruction and Student Support form 4140, which she signed months later, i suspect that this was because it was clear that i was not returning to her house willfully and that the situation was only making me resent my mother, therefore lessening the chance that i would return to her house willingly, and so that she could appear benevolent, appearing to help my father and i from a situation that she herself had helped create. Nara Boone has said she "helped my father and i by submitting the form 4140" or something to that effect multiple times, without mentioning that she allowed the situation to happen in the first place. She also enrolled me in the online Acellus Academy without my knowledge or consent, while knowing that i had decided to get my General Educational Development or G.E.D. test diploma. Nara Boone said that this was to make sure i could return to a public or private highschool at any time. However, as my mother has a habit of attempting to control those close to her, and i suspect that this was an attempt to control my time. i ignored this program altogether in favor of my homeschool education which consisted partially of private tutors, including a harvard graduate, stanford graduate, and a daoist monk. All this together made me refuse to visit my mother's house, save for a handful of times. After a visit, my mother and stepfather would drop me off at my father's house or a friend's house, after which they knew i would return to my father's house. Why would they do this if father was such a danger to me as they claim? Would good parents willfully put their child or man-child in danger? i was in daily, weekly, or, at most, monthly communication with my mother the entire time i was in my father's custody. i was never kept from her, however i would dread and avoid speaking to her, as our conversations would become arguments. After a visit to my mother's house i asked my father not to make me go back to her house, my father agreed not to make me go back, and i did not go back until i was taken back by force on October 8, of the year 2021. i was never under threat of harm in my father's custody and did not come to harm. i was never engaged in child prostitution of any kind, and to allege so based on a joke made over text was slanderous. In January of this year, 2022, i completed my G.E.D. with at least a college level in each subject, and while i completed it in my mother and stepfathers custody, i did it with the education my father provided, thus proving that it was a proper enough education for a high school diploma equivalent. i can provide facts and evidence to prove this.

With all this stated, how is it that a man-child of sound body and mind, at the proper age, can decide to leave one parent's house in favor of the other parent's house for all the reasons stated here and more, and be forced back into that house on the sole testimony of the parent they left? How were charges created on the sole testimony of the parent they left? Is this not a violation of 18 U.S. Code § 242 - Deprivation of rights under color of law? i had already made the choice to live with my father. Why was it that my right to choose was overruled by those who were not witness to the matter? This is a violation of 18 U.S. Code § 241 - Conspiracy against rights, is it not? Why is it that my right to choose was trespassed upon and those who were not witness to the matter were allowed to choose for me? Does a non de jure, taxable, for profit corporation have the right or ability to adjudicate on which parent a man-child chooses to be in the custody of? Does a non-de jure, taxable, for profit corporation have the right or ability to adjudicate on which parent a man-child is in the custody of? Please produce facts proving that STATE OF HAWAII (State of Hawaii, State Of Hawaii), COUNTY OF MAUI (County Of Maui, County of Maui), THE JUDICIARY FOR THE STATE OF HAWAII (The

Judiciary for the State of Hawaii, The Judiciary for the State Of Hawaii), STATE OF HAWAII JUDICIARY (State of Hawaii Judiciary, State Of Hawaii Judiciary), or any Family Court have the right or ability to adjudicate on which parent a man-child is in the custody of. How does a Certificate of Live Birth prove custody? How does Nara Boone having her name on a Certificate of Live Birth prove custody? What is the name of the company that insures you? What is the name of the company that bonds you?

It is a disgrace that the legal system could rip me away from the parent that has shown me superior and competent care. My father, ben hosea ,nurtured me with care, in ways that my mother and stepfather have not. My father, ben hosea, nurtured me with care, in ways that my mother and stepfather have not. My father, ben hosea, gave what he could to make sure I was prepared to be a successful man, educating me in law, mathematics, english, history, biology, philosophy, chemistry, language, and whatever else i took interest in through the use of private tutors and his own background in education. i have received one educational point from my mother and the court, in court there is no justice, that it is ok and even expected for the assailant, that being Nara Boone, and her attorney, Leslee Matthews, to lie. That the court system is made exclusively to make money, not dispense justice, and that it is a system where the alcoholic female abuser is rewarded by means of a corrupt legal system. i wish for ben hosea to be released from jail live and to be returned to ben hosea's custody forthwith. i wish for ben hosea to be released from jail live and to be returned to ben hosea's custody forthwith. i wish for ben hosea to be released from jail live and to be returned to ben hosea's custody forthwith

i declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on February 16 of the year 2022.

Aloha, ben-isaiah-of-the-house-of-rogers