

**Mr. John N. Darrell**  
**79 Sleepy Hollow Drive**  
**HAMILTON PARISH CR 02**

November 26<sup>th</sup> 2004

The Bermuda Government  
c/o The Progressive Labor Party  
The Cabinet Building  
HAMILTON, HM 20

**RE: The Progressive Labor Party Government Challenges the U.K.**

Dear Sir:

The PLP Government members are not aware that they are the City Hall and the most prominent part of a negative but potent, hurtful City Hall system that is insensitive to its most venerable residents.

The following is a series of important events that you should be aware of:-

1. In 1977, my father and I were told by a prominent resident that we were up against the system and City Hall. Also, we were informed that we will not get an attorney to represent us and recommended that we get a power-of-attorney which we carried out in 1977.
2. In 1974, there was a court case that took place without my knowledge. My parents were told that my father's property was being conveyed to Mr. W. G. Brown and Mr. John N. Darrell (myself) by the Authority of Mr. Walter N. H. Robinson, Barrister & Attorney-at-law.
3. In 1968, Mr. W. G. Brown set himself out to be the applicant without Authority from the Darrell's Estate to sub-divide the property and sub-divide the Estate Road into building lots. These actions caused a problem with the Authorities at the Department of Planning and were sent to the committee within the Department of Planning.

This information could be found in a letter dated October 1<sup>st</sup> 2003 and addressed to the Premier the Honorable Alex Scott. See page 2 which describes the activities of Mr. W. G. Brown. He conveyed Lots 1-12 in my name which is part of Forester Mallory Cooper's property and part of William Lightbourn's property which is South of the Railway. On the same page, paragraph 9 shows Mr. Crisson's Plan which identifies the North boundary of the Cooper's property to be the North Road that is now known as Middle Road and for your information, the North boundary of the Lightbourn's property is Alice Maud Joynes's Estate.

4. In 1970, Mr. Wycliff Stovell forged his 1953 sub-division and referred us all back to his 1943 and 1953 sub-division(s). The 1943 sub-division is attached to the 1943 Deed Document 8(a) and supports Emelius Darrell's ownership. The Deed and Plan joins in with Document 2(a) which is Mr. Gayous Powell's Deed. Document 7(a) is the Tax receipt of 1947 and supports Emelius Darrell's ownership as it appears in the 1939 Deed. Document 6(b) is the Robert H. Clark Plan which can be seen on Page 1, paragraph 1 in the same letter mentioned above. This illustrates all of the relevant Documents that join in with the Tax receipts from 1947 to 1961 and they all refer back to the Parish Vestry Act of 1929 as shown on page 1 paragraph 2. ***This is the Authority of the United Kingdom under King George V who was in Authority from 1929 until 1936; King George VI who ruled from 1936-1952 and currently ruled by Her Majesty Queen Elizabeth II since 1952 and continues in 2004 and Under Queen Elizabeth II's Authority the House of Parliament opened on Friday October 29<sup>th</sup> 2004.***
5. The 1943 Deed Document 8(a) joins in with Document 2(a) as stated on page 2 paragraphs 6 & 7 which show that the Bermuda Government fell in trouble with Mr. Wycliff Stovell who was the main contact within the system. As stated above, Mr. Stovell once again joined in with these Authorities the second time in 1970.
6. In 1948, the system violated Bermuda Laws as well as the Authorities of the U.K. These violations began with the people being deprived out of their rights to an attorney. This kind of behavior toward property owners was not only directed to my father but in later years I discovered that a number of families were also

affected. For the attention of the people of Bermuda, the Parish Vestry had two parts: - (1). One involves land stealing and; (2) The Parish Vestry Committee. This organization was supported by the U.K. Authorities and all that was wrongfully done in 56 years was not a success.

7. In 1962, the relevant Authorities were under immense pressure after committing a terrible mistake by placing an Estate Road over a Tribe Road which encroached onto the Darrell's property. In their judgment, the solution to this problem was to remove the Vestry Committee. In 1963, they removed the 1929 date off the Vestry Tax Receipts from 1963 up until 1971. In 1967 the Land Valuation Office was being set up to take over some of the Vestry services. This removal caused a separation from the Authorities of the U.K. and left Her Majesty Queen Elizabeth II standing alone. Then from 1972 they gave City Hall the power to take over the House of Parliament therefore it was the City Hall that removed the Vestry Committee thereby removing the U.K. of any Authority in our Island home as well.
8. In a letter brief addressing the Authorities in Bermuda dated September 19<sup>th</sup> 1997, stated that the United Bermuda Party have been misusing the authority of the Government to underhand innocent people as it pertains to the Estate of Emelius Darrell. This letter goes on to describe similar history as Detective Inspector Mr. David Cart illustrated in his comprehensive study of my case June 5<sup>th</sup> 2001. In a memo from Mr. Anthony L. Blackman, Crown Counsel dated August 8<sup>th</sup> 2001 is a confirmation of the 1888 date ownership of Emelius Darrell later passed onto George W. Darrell and it confirms that the property was duly admitted to probate in favor of John N. Darrell August 1991 and this is the correct date.
9. In a 1974 court case, the system and City Hall Authorities did not know that Mr. Stovell and Mr. George Arnold Williams was no longer a part of the system. (One has to be a Member of Parliament to reach the ranks of City Hall). Mr. Stovell joined in with the Authorities of the U.K. in favor of Emelius Darrell in 1943. Mr. Stovell's 1943 Plan joins him in with the Vestry who is supported by the above Authorities. He was attempting to make amends because he was facing charges for concealing evidence of Title to land with intent to obtain property by false pretence. See Document 14b which is his 1953 Plan. Document 14a is protecting the same theft that Mr. Stovell brought to an end in 1970 and the

system and City Hall protected this Document from 1974 and continues to be protected by the Progressive Labor Party and the opposition United Bermuda Party from 1998 to present. He set up another Plan to support Lots 48-55 that is recorded in Mr. Cart's report, Document 21c paragraph 1, page 5. This Plan is supported by the Robert H. Clark Plan of 1979 in favor of John N. Darrell. At this point City Hall committed a very serious offence when they acted against the Authority of the United Kingdom. This offence does not address itself to the 1907 Criminal Code Act but goes much deeper. The 40 years reign of Her Majesty the Queen is proven to be a success and we still have the Authority of King George V and King George VI supporting Her Majesty Queen Elizabeth II.

10. In Mr. Cart's report, he stated that in 1982, there were 2 Plans found in the Department of Planning. The first Plan was authored by Wycliff Stovell and was found to be forged in 1970 and this is the Plan that brought the land theft to an end for the second time. The second Plan was authored by the Caribbean Engineering Consultants. This Document was copied from Mr. Wycliff Stovell's forged 1970 Plan. Further, CEC included Lot 55 which was not a part of the 1970 forged Plan. This forged Plan is the only Document the Bermuda Government office of the Department of Planning can show to support their 56 years of violating Bermuda Laws. Mr. Cart's report also points out that the above Plans are in conflict with all Government Deeds, Plans and Area Maps. (Mr. Cart was not aware that the area map should have been included in his report).

11. In 1987, I caused another action to take place and used the 1885 Mortgage Deed that is registered in an Official Government Office pursuant to Bermuda Law. A Writ was filed into the Courts by the Attorney General claiming himself to be the Plaintiff. The portion of property in question is where the house of Daniel David Darrell stands and was 75ft. x 100ft... (This is part of the same portion of property stated in this letter above). The Minister of Works & Engineering prepared a Plan that was in total conflict with their own Government Title Deeds, Plans and Area Maps. This Plan was partially copied from the Caribbean Engineers Plan of 1982 and supports Lot 55 which is my personal portion of property and this is obviously a blatant attempt by the Attorney General to embezzle property. Moreover, this portion of property was not a part of the 75ft. x 100ft. property that he set himself up to be a plaintiff.

Page 5.

12. The Court Case to the above Writ started August 14<sup>th</sup> 1989 and the Honorable Judge Hull had a difficult time passing a judgment on this case. Mr. Rudy Narayan, my late London Attorney wrote a letter to Her Majesty Queen Elizabeth II bringing to her attention that the delay upon delay for her loyal subject was unfair and unjust for John N. Darrell. However, when this judgment was given as stated on page 23 of his judgment is the Robert H. Clark Plan which points out that there is no Government ownership nor is there any George Arnold Williams ownership to the Estate of Emelius Darrell. Be aware that the Robert H. Clark Plan was forged after February 1950 and there are other false names that were included in this Plan.
  
13. On page 26 of the same judgment one will find Mr. Gayous Powell's 1939 Deed and the 1959 Deed conveying from Mr. Powell to Mr. Benjamin Rego. The third Deed is a conveyance by Michael Scott "Attorney" from Brown & Wade Law Offices. Mr. Scott's Deed joins in with Mr. Rego's Deed and the West Boundary will be the Tribe Road and this Deed lays claim to Daniel Davis Darrell's property and a part of Frances Darrell's property. Mr. Rego's Deed lays claim that is similar to Mr. Scott's Deed but Mr. Rego's Deed falsely shows George Arnold William's ownership when this is the same Estate of Emelius Darrell as recorded into the 1943 Deed and the 1943 sub-division. The 1939 Deed joins in with the Deed of confirmation of 1991. This Document joins in with the Deed of confirmation and Emelius Darrell ownership to William Lighbourn's property; Daniel Davis Darrell's property; the Frances Darrell's property and the Forester Mallory Cooper's property as one portion of property. This can be seen in Mr. Crisson's Plan Document 33a, also, the Cart and the Blackman reports show these same 4 portions of property is the entire Darrell's Estate. My London contacts states that the property has been passed on to the third and fourth generation of the Darrell family. At present, John Darrell is the owner of the said property.

In closing, the same letter from my London contact shows the wrongs of the UBP Government and the PLP's memo corrects part of the wrongdoing of this former Government. My letter of December 16<sup>th</sup> 1998 addressed to Deil & Myers law offices to the attention of Mr. Mark Deil highlights a memo by the Progressive Labor Party who was at the time the loyal opposition.

Page 6.

But, following the election held November 9<sup>th</sup> 1998, the Black and White people and I, John N. Darrell joined in with the memo and the people because of the great support to her Majesty the Honorable Queen Elizabeth II rightly became the head of the fourth mandate. All the wrong that was done was corrected by the people who made an honorable stand for what they believed to be right.

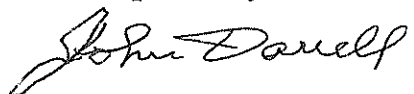
Finally, the PLP became the Government but has failed to remove all the faulty Documents and Judgments. Because of this failure of not removing the said faulty Documents and Judgments they have become the head of City Hall and are protecting a debilitating system that continues to hurt 110 properties that is affected by not having this 1953 sub-division.

But, we do have the Robert H. Clark Plan of 1979 that joins in with an unseen Plan of Mr. Stovell in 1970. This joins in with the PLP's memo and Mr. Crissons Plan that has to be accepted at this time and the Marshall & Lorton Plan joins in with Mr. Crisson's Plan then every property owner would be protected by the Vestry Act of 1929.

This property issue has been completed and there is not anything anyone in Bermuda can do on this issue. Compensation is all that is left for the Authorities to do and \$10,000,000 is the figure that has been requested and continues to be the amount needed to pay off creditors, a home for me and to cover the medical bills my family and I have accumulated.

Because of four Government Offices support of Mr. Wycliff Stovell's Plan, it is possible we could receive \$50,000 from each office (\$200,000) on Thursday December 2<sup>nd</sup> 2004. On Wednesday, December 1<sup>st</sup> we could uncover the serious problems these Offices face. Any other issues can be taken up on Monday December 6<sup>th</sup> and full compensation can be issued on Tuesday December 7<sup>th</sup> for the balance of the compensation package.

Respectfully



John N. Darrell.

Cc: All parties involved & the Media.