C)

慧

ES L

## BEGEINEW

Not to: Alan B. Banks 1 P.O. Box 37 JUN 25 1986 97425 Crescent Lake, Oregon 2 CLERK, U.S. DISTRICT COURT In Propria Persona DISTRICT OF OREGON 3 SOUTHERN DIVISION 4 5 6 IN THE UNITED STATES DISTRICT COURT 7 For the District of Oregon 8 9 Alan B. Banks Case no. 86-6243 KF 10 Plaintiff, Pro Per NOTICE OF COMMON LAW LIEN. 11 DEMAND AND CAVEAT WITH MEMORANDUM OF LAW. ٧S٠ 12 James Venner Gail Eskie Venner 13 Robert J. Venner 14 Arlane M. Venner John/Jane Doe 1-50 15 Defendants. TO: ALL BANKS, CREDIT UNIONS, SAVINGS AND LOANS, STATE OF OREGON COUNTY 16 OF KLAMATH AND IN ANY STATE OF THE UNITED STATES, AND/OR TERRITORY OF THE 17 18 UNITED STATES, AND/OR EMPLOYERS OF SAID DEFENDANT(S). 19 20 Ι. NOTICE IS HEREBY GIVEN THAT THE DEFENDANT(S) HAS/HAVE ONE OR MORE OF THE NOTICE 21 22 23 FOLLOWING ASSETS: 24 25 26 Page 1 of 4

LIEN, DEMAND, CAVEAT WITH MEMORANDUM OF LAW

7 (X) CHECKING ACCOUNT(S) (X) STOCKS 2 (X) SAVING ACOOUNT(S) (X) CASH (X) SILVER (X) BONDS 3 (X) TIME DEPOSITS (X) REMUNERATION (X) MUTUAL FUNDS 4 (X) SAFE DEPOSIT BOX(ES) (X) WAGES (X) RETAINERS 5 (X) FUTURES MARKET(S) (X) SALARIES (X) GOLD (X) ALL MOVABLE AND/OR IMMOVABLE OBJECTS, BEING MECHANICAL AND/OR ELECTRICAL, 6 7 IN YOUR POSSESION. 8 II. 9 DEMAND IS MADE ON YOU UNDER THE AT LAW PENALTIES OF THE COMMON LAW AND/OR DEMAND 10 TITLE 18, UNITED STATES CODE, SECTIONS 241 AND 242 TO IMMEDIATELY ATTACH 11 THE ABOVE DESCRIBED ASSETS AND NOT TO REMOVE OR ATTEMPT TO MODIFY THIS 12 FEDERAL AT LAW LIEN. YOU ARE HEREBY NOTIFIED TO HOLD THE ABOVE ASSETS AS 13 SECURITY FOR THE PLAINTIFF IN THE ABOVE FEDERAL AT LAW ACTION. YOU ARE 14 NOT TO RELEASE ANY OF THE ABOVE FUNDS AND/OR DOCUMENTS UNTIL THE ABOVE 15 ACTION IS SETTLED IN THE FEDERAL AT LAW COURT, AND THE DATE OF THE FILING 16 AND SERVICE OF THIS INSTRUMENT WILL BE TO BE "PRIMA FACIE" EVIDENCE OF AN 17 ADMISSION OF GUILT AND A "WAIVER" TO ALL HIS/THIER AT LAW RIGHTS TO THE 18 PROPERTY DESCRIBED ABOVE. 19 PLAINTIFF CLAIM(S) FROM THE DEFENDANTS THE SUM OF 5989 73 20 (PAYABLE IN MONIES OF ACCOUNT OF THE UNITED STATES OR THE EQUIVALENT IN 21 VALUE), ALSO ANY OF THE FOLLOWING: REALESTATE, CARS, BOATS, PLANES, 22 CAMPER(S), PERSONAL PROPERTY IN TRUSTS, COOPERATE SHARES, MONIES, PROPERTY 23 HELD IN SHARES WITH FAMILY OR MORGAGE, VEHICLES, MOTORS, EQUIPMENT, AND 24 ANY ITEMS OF COOPERATE, PARTNERSHIP, OR PERSONAL INTRINSIC VALUE. AND OTHER TANGABLE ITEMS THAT ARE CONVERTIBLE AND CONVEYANCE, ETC. Page 2 of 4

LIEN, DEMAND AND CAVEAT WITH MEMORANDUM OF LAW

	THIS FEDERAL AT LAW LIEN IN THE FORM OF A WRIT OF ATTACHMENT(S) SHALL BE
1	THIS FEDERAL AT LAW LIEN IN THE FORM OF STATUTE OR RULE REGARDING
2	VALID, NOTWITHSTANDING ANY OTHER PROVISION OF STATUTE OR RULE REGARDING
3	THE FORM OR CONTENT OF A "NOTICE OF LIEN", NOR SHALL IT BE DISCHARGABLE
4	FOR 100 YEARS, NOR EXTINGUISHABLE DUE TO PLAINTIFF'S DEATH WHETHER
5	ACCIDENTAL OR PURPOSELY, NOR DISCHAREGABLE BY PLAINTIFF' HEIRS, ASSIGNS,
6	OR EXECUTORS. Plaintiff cost and disbursements incurred $\frac{6/25/86}{86}$
7	III.
8	CAVEAT
9	WHOEVER ATTEMPTS TO MODIFY, CIRCUMVENT AND/OR NEGATE THIS FEDERAL COMMON
•	LAW LIEN IN THE FORM OF A WRIT OF ATTACHMENT SHALL BE DEEMED OUTLAWS
10	AND OR FELONS AND SHALL BE PROSECUTED PURSUANT TO TITLE 42, UNITED STATES
11	CODE SECTIONS 1983, 1985 and 1986 AND PUNISHABLE UNDER PENALTIES OF THE
12	COMMON LAW AT LAW AND APPICABLE SECTIONS OF TITLE 18, UNITES STATES CODE.
13	IV.
14	MEMORANDUM OF LAW
15	WRITS OF ATTACHMENT ARE BUT ANOTHER FORM OF FEDERAL COMMON LAW LIEN AND
16	SUPERSEDE MORGAGES AND EQUITY LIENS. DRUMMOND CARRIAGE VS. MILLS, (1878)
17	SUPERSEDE MORGAGES AND EQUITY ELEMON STATES OF SUPERSEDE MORGAGES AND EQUITY ELEMON STATES OF SUPERSEDER NO. 99; HEWITT VS. WILLIAMS, 47 La. Ann. 742, 17 So. 269, CARR VS.
18	71 N.W. 99; HEWITT VS. WILLIAMS, 47 Ld. 7 N.W. 827. AND MAY BE SATISFIED
79	DAIL, 19 S.E. 235; MCMAHAN VS. LUDIN, 58 N.W. 827, AND MAY BE SATISFIED
20	ONLY WHEN PAID AND/OR PROPERTY IS TAKEN IN LIEU OF THE MONEYTARY VALUE
2	AND FULLY SATISFIED BY SAID TAKING PROPERTY. THE RULING OF THE U.S.
2	2 SUPREME COURT IN RICH vs. BRAXTON, 158 U.S. 375, SPECIFICALLY FORBIDS
2	JUDGES (Titles of Nobility) FROM INVOKING EQUITY JURISDICTION TO REMOVE
6	COMMON LAW LIENS OR SIMILAR "CLOUDS OF TITLE". FURTHER, EVEN IF A
	24 COMMON LAW EIEMS OF EVIDENCE DISPLAYS THE LIEN TO BE VOID OR VOIDABLE, THE 25 PREPONDERANCE OF EVIDENCE DISPLAYS THE LIEN TO BE VOID OR VOIDABLE, THE
	26 * * * *
	Page 3 of 4
	LIEN, DEMAND AND CAVEAT WITH MEMORANDUM OF LAW

```
EQUITY COURT (and Titles of Nobles) STILL MAY NOT PROCEED UNTIL THE
       1
            MOVING PARTY ASKS FOR AND COMES "TO EQUITY" WITH "CLEAN HANDS" BASED ON
       2
            THE "CLEAN HANDS DOCTRINE" AND "POWER OF ESTOPPEL, TRICE vs. COMSTOCK, 57
       3
            C.C.A. 646; WEST vs. WASHINGTON, App. Div. 460, 138 N.Y. Supp. 230. ANY
       4
            OFFICIAL WHO ATTEMPTS TO MODIFY OR REMOVE THIS COMMON LAW LIEN IN THE
       5
            FORM OF A WRIT OF ATTACHMENT IS FULLY LIABLE FOR DAMAGES AT LAW PURSUANT
       6
            TO THE MANDATORY RULINGS OF THE U.S. SUPREME COURT IN, BUTZ vs. ECONOMU,
       7
            438 U.S. 494, 98 S. Ct. 2894; BELL vs. HOOD, 327 U.S. 678, BELKNAP vs.
       8
           SCHILD, 161 U.S. 10; UNITED STATES vs. LEE, 106 U.S. 196; and BIVENS vs.
       9
      10
           UNKNOWN AGENTS, 400 U.S. 388.
      11
                                               ٧.
      12
                              REPLEVIN IN AT LAW (COMMON LAW) LIEN
           THIS AT LAW (Common Law) LIEN AND WRIT OF ATTACHMENT IS TO BE EXECUTED
      13
      14
           UPON DEFENDANTS
           James Venner
      15
                                     P.O. Box 72 Crescent Lake, Oregon
                                                                        97425
      16
           Gail Eskie Venner
                                     P.O. Box 72 Crescent Lake, Oregon
                                                                        97425
      17
           Robert J. Venner
                                   P.O. Box 72 Crescent Lake, Oregon
                                                                        97425
           Arlene M. Venner
      18
                                    61435 S.E. 27th #34 Bend, Oregon
                                                                        97702
      19
      20
           AND ALL PROPERTY LISTED HEREIN, AND/OR SECURED IMMEDIATELY, UP TO THE
      21
           AMOUNTS OF THE DEFAULT/SUMMARY JUDGEMENT WITH COSTS AND DISBURSEMENTS,
           AND DELIVERED TO THE CUSTODY OF THE PLAINTIFF NAMED HEREIN.
      22
           GOVERN YOURSELVES ACCORDINGLY, TO THIS LAWFUL AT-LAW (Common Law) LIEN
      23
           AND WRIT OF ATTACHMENT.
      24
           Dated this <u>25</u> day of
      25
      26
                                                            Alan B. Banks,
      Page 4 of 4
                                                           ATTORNEY IN FACT
      LIEN, DEMAND AND CAVEAT WITH MEMORANDUM OF LAW
STATE OF OREGON: COUNTY OF KLAMATH:
```