**	SIEL TO AND A STEN AND AN AND AND
72908 Exhibit "A" SATISFACTION OF MORTGAGE VOI M93 Page 33513	
KNOW ALL MEN BY THESE PRESENTS, Thet	
owner and holder of the Mortgage and the obligation hereinelter described, do hereby certify and declare that a	
certain mortgage, bearing date the 25th day of March , 19 87, made and executed by I.F. RODGERS AND SONS, A PARTNERSHIP CONSISTING OF I.F. RODGERS, LORRAINE G. RODGERS**	
the mortgagor therein, to SOUTH VALLEY STATE BANK, an Oregon banking corporation	
the mortgages therein and recorded in the office of the <u>County CLERK</u> of the <u>County of Klamath</u> , State of <u>Oregon</u> , in book/reel/volume No, <u>M87</u> . Record of Mortgages on page <u>4905</u> or as fee/file/instrument/microfilm/reception No. (indicate which) on March 25	
RONALD R. RODGERS, RUSSELL R. RODGERS, and RADLEY R. RODGERS; I.F. RODGERS AND SONS A PARTNERSHIP CONSISTING OF I.F. RODGERS AND LORRAINE G. RODGERS, TRUSTEES OF THE I.F. RODGERS LIVING TRUST, LORRAINE G. RODGERS AND I.F. RODGERS, TRUSTEES OF THE LORRAINE G RODGERS LIVING TRUST, RONALD R. RODGERS, RUSSELL R. RODGERS, AND RADLEY R. RODGERS; RONALD R. RODGERS, RUSSELL R. RODGERS AND RADLEY R. RODGERS, INDIVIDUALLY	
together with the debt thereby secured, is fully paid, satisfied and discharged.	
In construing this satisfaction of mortgage, where the context so requires, singular includes the plural and all grammatical changes shall be implied to make the provisions hereof apply equally to corporations and to individuals. In Witness Whereof, the undersigned has executed this instrument this	
person duly authorized to do so by order of its board of directors. SOUTH VALLEY STATE BANK	
SECTOR SECTO	By:
Dalanessatta	
STATE OF OREGON, County of Klamath) ss.	
This instrument was acknowledged before me on	
This instrument	was acknowledged before me on December 15, 1993,
by Juane Bodtpel	
of South Vall	ey State Bank, an Oregon banking corporation
	Somie applebake
	My commission expires
	STATE OF OREGON)
Satisfaction of MORTGAGE	County ofKlamath
MORIGAGE	ment was received for record on the
SOUTH VALLEY STATE BANK	Likbday of
VS	book/reel/volume No
I., F., RODGERS, et.al	Start in counties in microfilm/reception No
	Record of Mortgages of said County. Witness my hand and seal of
AFTER RECORDING RETURN TO	County attixed.
20909 5 Poerally ed	MULEXED Evelyn. Biehn. County. Clerk
Kumath ralls. 97.602	3 VI An Dauliner nuclinder Deputy



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jounty, Oregon

sriff's case No.

Part One. Ion-Statutory Abatement

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odgers, alieni juris; Radley Ray: Rodgers, Rodgers, sui juris; Cynthia Lynn: Rodgers, e: Rodgers, alieni juris.

MENDED COMPLAINT ON GE: FORECLOSURE OF SECURITY ND AMENDED COMPLAINT, Dated 29

y Concern:

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common law rules applicable to such ting Corporation: and their agent Andrew orily created, foreign de facto corporation. er to public morals, in the Nature of a ational Law and The Law of Nations.

ory Abatement and contains the following /erification

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Respond to: Isiah Frances: Rodgers, sui juris General Delivery Klamath Falls Post Office Klamath Falls, Oregon

superior court, Klamath county, Oregon

Isiah Frances: Rodgers, sui juris Lorraine Gladys: Rodgers, alieni juris Radley Ray: Rodgers, sui juris Alice Ann: Rodgers, alieni juris Russell Ray: Rodgers, sui juris Cynthia Lynn: Rodgers, sui juris Ronald Ray: Rodgers, sui juris Debra Elaine: Rodgers, alieni juris Demandant, against,

South Valley State Bank, an Oregon Banking Corporation Defendants Sheriff's case No. <u>950 3.956</u>

Part One. Non-Statutory Abatement

Dated: 95 Dec-7 AM 11:43

Non-Statutory Abatement

By Isiah Frances: Rodgers, sui juris; Lorraine Gladys: Rodgers, alieni juris; Radley Ray: Rodgers, sui juris; Alice Ann: Rodgers, alieni juris; Russell Ray: Rodgers, sui juris; Cynthia Lynn: Rodgers, alieni juris; Ronald Ray: Rodgers, sui juris; Debra Elaine: Rodgers, alieni juris.

In the matter of: SUMMONS; Case No. 9504619CV, AMENDED COMPLAINT ON PROMISSORY NOTE: FORECLOSURE OF MORTGAGE: FORECLOSURE OF SECURITY AGREEMENT, Dated 8 day of November, 1995; SECOND AMENDED COMPLAINT, Dated 29 day of November 1995,

To All and Sundry Whom These Presents Do or May Concern:

INTRODUCTION

This is a non-statutory abatement issued pursuant to common law rules applicable to such cases, against South Valley State Bank, an Oregon Banking Corporation: and their agent Andrew C. Brandsness all, acting Alien Enemy agents of a statutorily created, foreign de facto corporation. Said agents are imposing provisions of a contract counter to public morals, in the Nature of a Praemunire, and as belligerents are in violation of International Law and The Law of Nations.

Part One of this matter shall be known as Non-Statutory Abatement and contains the following documents titled: I. Non-Statutory Abatement; and, II. Verification

Page One of Seven

Chapter one:

Return of Papers and Averments

Please find enclosed the following returned papers:

SUMMONS Case No. 9504619CV Not Dated; AMENDED COMPLAINT ON PROMISSORY NOTE: FORECLOSURE OF MORTGAGE: FORECLOSURE OF SECURITY AGREEMENT, Dated 8 day of November, 1995; SECOND AMENDED COMPLAINT, Dated 29 day of November, 1995.

These papers are refused for cause without dishonor and without recourse to Us, and are returned, herewith, because they are irregular and unauthorized, based upon the following to wit;

Comes Now, private Christians, grateful to Almighty God for Our Liberty, and humbly Extend Greetings and Salutations to you from, Jesus the Christ and Ourselves by Visitation, to exercise Ministerial Powers in this Matter, to return your papers, which papers were received, but not accepted.

Returned papers contain the following Marks of Fraud:

First

Mark: Your papers do not have upon their face Our full Christian Appellations in upper and lower case letters, nor, do the additions in the compellation upon the items, herewith returned, apply to Us; and,

Second:

Mark: Your papers allege violations of a law, foreign to Our Venue, which, no Oath, Promise, or Law attaches Us thereto; and,

Third:

Mark: Your office is not established in the Oregon Constitution; and,

Fourth:

Mark: Your papers have no foundation in Law; for the reason, they are not from an office recognized by the People or General Laws of Oregon; and,

Fifth:

Maric: Your papers lack jurisdictional facts necessary to place or bring Us within your venue; and,

Sizth:

Mark: Your papers are unintelligible to Us; based upon the following: They are not written in Proper English; being such, they fail to apprise Us of the Nature of any matter alleged, if in fact your allegations have any foundations: and,

Page Two of Seven

Seventh:

Mark: Your papers fail to affirmatively show, upon their face, lawful authority for your presence in Our Venue or entry upon Our Land; and,

Eighth:

Mark: Your papers fail to affirmatively show, upon their face, the necessity for your entry upon Our Privacy; and.

Nmfh:

Music Your papers fail to affirmatively show, upon their face, your authority to violate or disparage Us in any way; and,

Tenth:

Mark: Your papers have no Warrant in Law and are not Judicial in Nature; and,

Eleventh:

Mark: Your papers are not sealed with authority recognized in Oregon; and,

Twelfth:

Mark: Your papers fail to disclose any legal connection between Ourselves and your office; and,

Thirteenth:

Made: Your papers are incomplete and defective, upon their face, due to insufficient Law.

Chapter two:

Firstly:

Whereas, pursuant to constitutional due process requirements and the General Laws of Oregon said Alien Enemy agents are not State Judicial Officers having power to issue orders or judgments of any kind; and,

Whereas, returned papers concerning an unlawfully imposed contract, imposes upon Our Right of Privacy; and,

Whereas, Our Privacy is a Constitutionally secured Right; and,

Therefore, returned papers concerning an unlawfully imposed contract are harassment and a public nuisance.

Page Three of Seven

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Secondly:

Whereas, said Alien Enemy agents are attempting to use a form of money inimical to public welfare according to the standard set by the Oregon Constitution; and

Whereas, due to your insolvency, as exampled by your debt credit, created from thin air, and evidenced by your bookkeeping entries; and,

Whereas, no lawful dollars actually changed hands, and all contracts do not utilize or state dollars as being used or being loaned; and,

Whereas, no lawful money of the united States of America was actually loaned, only created credit was extended; and,

Whereas, loans of credit as indicated by your bookkeeping entries are unlawful in the united States of America, and Oregon: and,

Whereas, the Federal Reserve is a private corporation issuing and using private script, which is usurious, and is Judaismus by nature, and is also counter to Law and the Public welfare; and,

Whereas, the use of the word dollar is inimical since the Standard Unit of Value has been eradicated by Congress; and,

Whereas, your contracts depict no symbol that would indicate what the numbers intend and the use of a single line "S" depicted by your papers as "S", such species of kind is now being utilized by many other countries; and,

Whereas, South Valley State Bank, an Oregon Banking Corporation, has not and cannot demand any species of kind that is not in existing circulation; and,

Whereas, your actions by your contract and the use of created debt credit creates a Negative Pregnant; and,

Therefore, the threatened unlawfully imposed contract is contra bonos mores.

Thirdly:

Whereas, returned papers contain the extraneous dates, 8th day of Nov. 1994, 05-05-1994, 05-10-1995, NOV 08, 1995, which terminology, to Us, is confusing; for the reason, We reckon time in years of Our Lord Jesus, the Christ; and

Whereas, conflicting provisions of the peoples moral law forbids Us use of said foreign way of reckoning time; and,

Therefore, returned papers contain scandalous matter all to Our harm.

Page Four of Seven

Now, therefore:

We are returning all of your papers, and shall, henceforth, exercise Our Right of Avoidance; for the reason: they are irregular, unsuthorized, misnomered, defective upon their face and utterly void, and are, herewith, abated as a public nuisance. There appear to be no factors which would warrant adjustment of the Abatement, due to a Conflict of Law.

Chapter three: Ordering Clause;

Pursuant to the General Laws of Oregon, wherein it does say, that:

" Every direction of a court or judge, made or entered in writing, and not included in a judgment, is denominated an order."

Said Defendants shall abate the matter of returned papers, or file a written response, within thirty (30) days of the release of this Non-Statutory Abatement, showing why the abatement should not be imposed. Any and all written response must include a detailed factual statement and supporting documentation. Failure to respond in the time prescribed, herein, will result in a Default and Default Judgment and may subject Defendants to Civil and/or Criminal liabilities pursuant to International Law and The Law of Nations.

All remittance of this instant matter should be marked with the Sheriff's case number, and mailed to the following location:

Isiah Frances: Rodgers, sui juris General Delivery Klamath Falls Post Office Klamath Falls, Oregon

Wharefore:

Until this Conflict of Law is resolved, We wish you to do the following, to wit:

First:

Obtain process issued, under seal, from a Court appertaining to an Oregon Judicial Department; and,

Second:

That said process be based on sworn Oath or Affirmation from a competent Witness or Damaged Victim; and

Third:

That said process bear Our full Christian Appellations in upper and lower case letters, and in addition, thereto, sui juris or alient juris, and, must be handled and personally served upon Us by the Klamath county Sheriff.

There is no need for Us to communicate until process is legally served.

We, private Christians, will, henceforth, maintain Our Right of Privacy and exercise Our Right of Avoidance and stand upon the grounds set out above.

Page Five Of Seven

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juris

Sealed by the voluntary act of Our own hand on this <u>dependent</u> day of the <u>twillfl</u> month in the year of Our Lord and Savior Jesus, the Christ, ninetzen-hundred ninety-five, Akno Domini, in the Two-hundred and ninetzenth year of the Independence of America.

I have the Honor of Being Private Christian.

(soal) L.S. I sich Fugness

(seed) L.S. Synaine Startip: Frene, alien ju

(mai) L.S. Kailly Kay - Kasen, suijuri:

(mal) L.S. Alice Ann: Rogers, aliencyuri

(seal) L.S. Russell Ray Marcer Mijuris

(sou) L.S. appenia Lynn: Rodgers, aluni junis

(seal) L.S. Ronald Ray : Rodgere; sui juis (seal) I.S. Debra Elaine : Rodgers, aliene juris

SIGN MANUAL

Attachment: Original papers of the:

SUMMONS: Not Dated; AMENDED COMPLAINT ON PROMISSORY NOTE: FORECLOSURE OF MORTGAGE: FORECLOSURE OF SECURITY AGREEMENT, Dated 8 day of November, 1995.

Page Six of Seven

II. Verification by Asseveration

In Witness, Knowing the Law of bearing false witness before Almighty God and Men, I solemnly aver, that I have read the annexed Non-Statutory Abatement and know the contents thereof; that the same is true of My own knowledge, except to the matters which are therein stated on My information and belief, and as to those matters, I believe them to be true.

Sealed by the voluntary act of My own hand on this <u>LINI</u> day of the <u>HURIN</u> month, in the year of Our Lord and Savior Jesus, the Christinineteen hundred ninety-five, in the two hundred and nineteenth year of the Independence of America.

I have the Honor of being Private Christian u forces (seal) I.S. I-sich Freances (soul) L.S. Sprainer Hadige : Fingers, alieni fur (seal) L.S. Rackey KAy suijunis alieni (sent) L.S. Alice Ann : (seal) L.S. Russell Ray : ini juris (mai) L.S. Cepatria Lynn: Realist, alieni juris (seal) L.S. Ronald Ray : Rodgers ; sui junis (seal) L.S. Debra Elecine : Rodefus, aliene juris Sign Menual Page Seven of Seven

Public Notice

Notice of Default

Notice is hereby given to all the World, that superior court, Klamath county, Oregon, case #95-03856, served on the eighth day of the twelfth month in the year of Our Lord and Saviour, Jesus, the Christ, nineteen hundred ninety-five, upon Defendants, South Valley State Bank, an Oregon Banking Corporation, and their agent, Andrew C. Brandsness, will be in Default on the twelfth day of the first month in the year of Our Lord and Saviour, Jesus, the Christ, nineteen hundred ninety-six, and Default Judgment in favor of Demandant, Isiah Frances: Rodgers, sui juris, Radley Ray: Rodgers, sui juris, Russell Ray: Rodgers, sui juris, Ronald Ray: Rodgers, sui juris, will enter accordingly on said day. Respond to: Isiah Frances: Rodgers, sui juris General Delivery Klamath Falls Post Office Klamath Falls, Oregon

superior court, Klamath county, Oregon

Sheriff's case No. _ <u>95-0385</u>

Isiah Frances: Rodgers, sui juris Lorraine Gladys: Rodgers, alieni juris Radley Ray: Rodgers, sui juris Alice Ann: Rodgers, alieni juris Russell Ray: Rodgers, alieni juris Cynthia Lynn: Rodgers, alieni juris Ronald Ray: Rodgers, alieni juris Debra Elaine: Rodgers, alieni juris Demandants, against,

South Valley State Bank, an Oregon Banking Corporation Defendants Part Two. Non-Statutory Abatement.

Notice of Default; Default Judgement; and, Praecipe.

Dated: Twenticth day of the first month net tren hundres Nine tof-siz, Annot

Non-Statutory Abatement

By Isiah Frances: Rodgers, sui juris: Lorraine Gladys: Rodgers, alieni juris; Radley Ray: Rodgers, sui juris; Alice Ann: Rodgers, alieni juris; Russell Ray: Rodgers, sui juris; Cynthia Lynn: Rodgers, alieni juris; Ronald Ray: Rodgers, sui juris; Debra Elaine: Rodgers, alieni juris.

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To All and Sundry Whom These Presents Do or May Concern:

INTRODUCTION

This is a non-statutory abatement issued pursuant to common law rules applicable to such cases, against South Valley State Bank, an Oregon Banking Corporation: and their agent Andrew C. Brandsness all, acting Alien Enemy agents of a statutorily created, foreign de facto corporation. Said agents are imposing provisions of a contract counter to public morals, in the Nature of a Praemunire, and as belligerents are in violation of International Law and The Law of Nations.

Part Two of this Non-Statutory Abatement contains the following documents titled: L Notice of Default; IL Default Judgement; IIL Practice; and, Verification by Asseveration.

Page One of Three

I. Notice of Default:

To: South Valley State Bank, an Oregon Banking Corporation: and their agent Andrew C. Brandsness, above named Defendants.

Take notice that demand was herewith made on you, that you answer or otherwise plead to the plaint on file herein, a copy of which has heretofore been served on you.

Take further notice that due to your failure to answer or otherwise r'_{ad} in response to the foregoing Non-statutory Abatement, within the time therein _ ated. Demandants have posted in the following locations within Klamath county. Oregon, as Public Notice to all the World, a Notice of Default of same: <u>Klamath County County County County County County County County</u> and <u>Klamath County Cleaks</u> <u>Office</u> and in the Public Notice section of the <u>Only Grasned</u> of Commence. Newspapers

Now, therefore,

the Demandants will forthwith move to cause your default to be entered and for judgement against you for the relief demanded in the plaint.

II. Order for Entry of Default and Default Judgement:

The Non-statutory Abatement in this action having been personally served on South Valley State Bank, an Oregon Banking Corporation: and their agent Andrew C. Brandsness, the Defendants, on the <u>ercelffor</u> day of the <u>fuelffor</u> month, ninetzen hundred ninety-five. Anno Domini, true copies of Proof of Service are annexed, hereto, and marked "Exhibit A", and "Exhibit B", for your enjoyment, and no answer, demurrer, motion, or other pleading to the plaint having in any manner been made by said Defendants;

Now, on motion of the Demandants,

it is ordered that the clerk of this court shall be, and is hereby, directed to enter the Default of said Defendants, and Default Judgement in favor of Demandants and against Defendants for the relief demanded in the plaint.

Let judgement enter accordingly.

III. Praecipe:

The clerk of the said court will please enter a Default against the Defendants in the above entitled action because of their failure to respond on the rule day of the twelvth day of the first month, ninetsen hundred ninety-six, Anno Domini.

Page Two of Three

II. Verification by Asseveration

In Witness, Knowing the Law of bearing false witness before Almighty God and Men, I solemnly aver, that I have read the annexed Default, Default Judgement and Practipe of the Non-Statutory Abatement, Part Two, and know the contents thereof; that the same is true of My own knowledge, except to the matters which are therein stated on My information and belief, and as to those matters, I believe them to be true.

Sealed by the voluntary act of My own hand on this <u>Tween tractic</u> day of the <u>Exect</u> month, in the year of Our Lord and Savior Jesus, the Christ, nineteen hundred ninety-six, in the two hundred and twentieth year of the Independence of America.

I have the Honor of being Private Christian

(seal) L.S. Islian Fronces: Rode (seal) L.S. Levian Ellastip (see) L.S. Rewley Ray - Reven, sui (m) L.S. Alice Ann; R alienty W (seal) L.S. Ronald Ray: Heres, su (seal) L.S. Debra Elaine: Relation alieni juris (seal) L.S. Bussell Ray & Rodgers Sui JuRis (seal) L.S. Cynthia Lynn : Rodgers, alleni juris Sign Manual

Page Three of Three

KLAMATH COUNTY SHERIFF'S OFFICE - RETURN OF SERVICE

State of Oregon) Court Case No. County of Klamath) Sheriff's Case No. 95-03856

Received for Service 12/07/95

I hereby certify that I received for service on SOUTH VALLEY STATE BANK - 6TH ST. the within:

NON-STATUTORY ABATEMENT WITH ALL MISCELLANEOUS ITEMS CONTAINED IN FOUR BOXES (AS PER LETTER).

Joanne BURNS was served all documents on 12-08-95 at 1325 hours.

On 12-12-95, William CASTLE was contacted at South Valley State Bank and he confirmed that Joanne BURNS had delivered all documents personally to him.

All search and service was made within Klamath County, State of Oregon.

Carl R. Burkhart, Sheriff Klamath County, Oregon

andu

4774

Dated: 12/08/95

Copy to:

RODGERS, LORRAINE 20909 S POE VALLEY RD KLAMATH FALLS

OR 97603

EXHibit"A"

. 1 1 1 me Am_ 1:1 1:2 mber 0 .0 m) 0 X -John A. $\sum_{i=1}^{n}$ 0 P S V STATE OF OREGON: COUNTY OF KLAMATH : ss. 21st day the Lorraine Rodgers P M., and duly recorded in Vol. ______ on Page ______756 _____. Filed for record at request of ______ of ______ M96 A.D., 19 96 at o'clock_ 2:21 of Deeds/Mortgages Bernetha G. Letsch, County Clerk By C Jun FEE \$105.00

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