46099

Vol.<u>2047</u> Page 32042

BEFORE THE HEARINGS OFFICER OF KLAMATH COUNTY, OREGON

In the matter of the Violation/ Citation of

Violation/Citation Case No. VC 83-97

Shirley Frye

Respondent

This matter came before Michael L. Brant, Hearings Officer for Rlamath County, Oregon, on September 19,1997 in the Klamath County Museum Meeting Room in Klamath Falls, Oregon. The hearing was held pursuant to notice given in conformity with the Klamath County Land Development Code and related statutes and ordinances. The Klamath County Planning Department was represented by Mr. Kim Lundahl and the recording secretary was Assistant Planner Karen Burg. The Klamath County Planning Department file and all the exhibits and other contents therein is incorporated by this reference into this matter. The Klamath County Planning Department staff report was received. Based upon the evaluation of the staff report and consideration of the evidence received, the hearings officer makes the following findings of fact and conclusions and makes the following decision.

## FINDINGS OF FACT

%camping%, The Respondent has been and is establishing a \*recreational vehicle park as defined by KCLDC Article 11, on property described as Lot 22, Block 5, Two Rivers North which is not zoned for such use.

CONCLUSION

The Respondent is in violation for %camping\*. As of this time Respondent is not in violation of the %recreational vehicle park% prohibition.

## ORDER

It is hereby ordered that Respondent shall cause to be installed and obtain the required approval of a sanitary system by November 3, 1997. In the event Respondent fails to comply this order the Code Enforcement Officer shall cite Respondent to appear in Wood River District Court to show cause why he should not be required to comply with this order. Bail to be set at \$1000.00.

Dated this 29th day of September, 1997.

Michael L. Brant Hearings Officer

KLAMATH COUNTY LAND DEVELOPMENT CODE SECTION 24.060 PROVIDES:

"An Order of the Hearings Officer may be appealed to the Board of County Commissioners within seven (7) days of its mailing as set forth in Article 33."

_ day
1. 大大なのと · とうこう