Ret. ADIBOX B Sprague RIVER, OR. 97639

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For Recorder's use

LIEN "DULY NOTED" AT PRESENTMENT CEASE AND DESIST ORDER TO ANY SALE OF PROPERTY

Tender Regarding Property made this twentieth day of the third month in the year of Our Lord one thousand nine hundred ninety nine, Anno Domini, by Rightle¹ Owner of Interest.

Name Ronald-Ray..White

Domicle c/o 21441 Pow Wow Lane

(ity Chiloquin

state Oregon state, usA

Official Notice to All Officials, Agents, Auctioneers, & Public.

Concerning Private Property:

Legal description 1985 Chevrolet Pickup, SIO (SI4) VIN IGCCTI4BXF8I20341

There is no consideration of One Dollar lawful money of the united States of America, Article 1 Section 10 and Article 1 Section 8. Therefore, since the Federal Reserve Note does not meet the true test of money, nothing other than gold and silver coin may be collected in lieu of debt unless your agency goes against the United States Constitution.

I. Ronald-Ray...White, have rightful ownership to the above-mentioned property. DEMAND is made upon ALL Public Officials and Servants under Penalty not to modify or remove this lien in any manner. This Lien is made to secure the Rights pursuant to the First, Fourth, Fifth, Ninth, and Tenth Amendments to the United States Constitution. Common Law Liens this lien in any manner. This Lien is made to secure the Rights pursuant to the First, Fourth, Fifth, Ninth, and Tenth Amendments to the United States Constitution. Common Law Liens this lien in any manner. This Lien is made to secure the Rights pursuant to the First, Fourth, Fifth, Ninth, and Tenth Amendments to the United States Constitution. Common Law Liens this lien in any manner. This Lien is made to secure the Rights pursuant to expense and equity liens, Drummond Carriage Co. v. Mil's (1898) 74 N.W. 966; Hewitt v. William, 47 La. Ann. 742, 17 So. 269; Carr v. Deil 19 S.E. 235, McMahon v. At Law's supersede mortgages and equity liens, Drummond Carriage Co. v. Mil's (1898) 74 N.W. 966; Hewitt v. William, 47 La. Ann. 742, 17 So. 269; Carr v. Deil 19 S.E. 235, McMahon v. At Law's supersede mortgages and equity liens, Drummond Carriage Co. v. Mil's (1898) 74 N.W. 966; Hewitt v. William, 47 La. Ann. 742, 17 So. 269; Carr v. Deil 19 S.E. 235, McMahon v. At Law's supersede mortgages and equity liens, Drummond Carriage Co. v. Mil's (1898) 74 N.W. 966; Hewitt v. William, 47 La. Ann. 742, 17 So. 269; Carr v. Deil 19 S.E. 235, McMahon v. At Law's supersede mortgages and equity liens, Drummond Carriage Co. v. Mil's (1898) 74 N.W. 966; Hewitt v. William, 47 La. Ann. 742, 17 So. 269; Carr v. Deil 19 S.E. 235, McMahon v. At Law's supersede mortgages and equity liens, Drummond Carriage Co. v. Mil's (1898) 74 N.W. 966; Hewitt v. William, 47 La. Ann. 742, 17 So. 269; Carr v. Deil 19 S.E. 235, McMahon v. At Law's supersede mortgages and equity liens, Drummond Carriage Co. v. Mil's (1898) 74 N.W. 966; Hewitt v. William, 47 La. Ann. 742, 17 So. 269; Carr v. Deil 19 S.E. 235, McM

Such Common Law Cour; forbids the presence of any judge or lawyer from participating or presiding, or the practice of any equity law. The ruling of the United States Supreme Court in <u>Rich v. Braxton</u> 158 U.S. 375 specifically forbids judges from invoking equity jurisdiction to remove Common Law Liens or similar "Clouds on Title". Further, even if a preponderance of evidence displays the lien to be void or voidable, the equity court still may not proceed until the moving party has proven that s/he asks for and comes to "equity" with "Clean Hands evidence displays the lien to be void or voidable, the equity court still may not proceed until the moving party has proven that s/he asks for and comes to "equity" with "Clean Hands evidence displays the lien to be void or voidable, the equity court still may not proceed until the moving party has proven that s/he asks for and comes to "equity" with "Clean Hands evidence displays the lien to be void or voidable, the equity court still may not proceed until the moving party has proven that s/he asks for and comes to "equity" with "Clean Hands evidence displays the lien to be void or voidable, the equity court still may not proceed until the moving party has proven that s/he asks for and comes to "equity" with "Clean Hands evidence displays the lien to be void or voidable, the equity court still may not proceed until the moving party has proven that s/he asks for and comes to "equity" with "Clean Hands evidence displays to prove that s/he asks for and comes to "equity" with "Clean Hands evidence displays to prove the party has proven that s/he asks for and comes to "equity" with "Clean Hands evidence displays to prove the provent has some provent has been displayed to prove the provent has some provent h

This izen is not dischargeable for 100 years and cannot be extinguished due to my death whether accidentally or purposely, or by my heirs, assigns or executors

NOW THEREFORE: if said Lien shall be well and truly paid according to its tenor to the lienor or rescinded by the lienor herein named, then this Title shall be void, otherwise Ali Right Title. Interest, Use and Full control of the nerein described property will remain in full Force and Effect Forever to the Lienor herein named or his or her neirs and or assigns

TOGETHER with all and singular the Private Property, improvements, electronics, rights, liberties, properties, etc.

TO HAVE AND TO HOLD All and singular to the Lienor for proper use forever. To wit: the above mentioned Property for, Ronald-Ray. White in the amount of Four Thousand Five Hundred and no hundredths (4,500.00) lawful dollars in gold or silver coin in circulation today regulated and at a standard price, and not federal Reserve Notes. Deuteronomy 15-13: which prevents me from dealing in deceit, fraud and corruption. My Sincere Religious Convictions mandate that I have all the Power, Rights and Duty to "Change, Alter or Abolish the government" as I see fit. "The benefits of the Constitution must be maintained by a belligerent claimant in person" Judge Learned Hand 1947. I hereby demand you immediately-Cease and Desist and release such property. The Authority your agency comes with "Unclean Hands", "Failure to Disclose" and in "Lack of Good Faith". Present the "Sworn Affidavit" you use on the notice to levy and seizure. Furthermore, I Saith Not.

Deuteronomy 19:15

To at the mouth of two or more witnesses so shall the matter be established.

Dennis Michael Junes

1.)

Ren Jack

Ronalt R, White

Common Law Seal (thumb print)

STATE OF OREGON: COUNTY OF KLAMATH:

Filed for record at request of Ronald-Ray White the 19th day of April AD 1999 at 11:56 o'clock A M, and duly recorded in Vol M99 of Miscellaneous on Page 14272

Linda Smith, County Clerk