Ast. P.O. Box 93 Sprague PINET, OP, 17639

'99 nFh 19 All 56

Vol. M99 Page 14273

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 Rightful Owner of Interest.						
Name Ronald-RayWhite						
Domicile 43 21461 Pow Wow Lane						
Children was Orogan state usA						

Name	Ronald-Ra				
Domicile	(1) 21441 Pow				
City	Chiloquin	state Oregon state, (fully spelled out no JIP Cos	de used)		
		Official Notice	to All Officials, Agents, Au	ctioneers, & Public.	
Concernu	ng Private Property:				
Legai des	cription 1954	GMC Tow Truck, VII	N PZ1765		-
the true i I. Rona this lien	est of money, nothing of Id-Ray. White, have in any manner. This Lier supercede mortgages an	her than gold and silver coin may rightful ownership to the above-r is made to secure the Rights purs depuirs liens. Drummond Carriag	be collected in lieu of deht unless your age mentioned property. DEMAND is made upo uant to the First, Fourth, Fifth, Ninth, and ie Co. v. Mills (1898) 74 N.W. 966; Hewitt	Article I Section 8. Therefore, since the Federal Reserve Note doe ency goes against the United States Constitution. on ALL Public Officials and Servants under Penalty not to modify. Tenth Amendments to the United States Constitution. Common v. William. 47 La. Ann. 742. 17 So. 269: Carr v. Dei! 19 S.E. 235. porder the elected Sheriff under Amendment 7 of the Bill of Righ.	er remove Law Liens McMahori v
Such Con Rich v. B evidence	nmon Law Court forbids <u>Faxton</u> 158 U.S. 375 spec displays the lien to be vi constock 121 Fed. 620: V	the presence of any Judge or lawye ifically forbids judges from invoki ind or voidable, the equity court st Yest v. Washburn 138 NY Supp. Ar	er from participating or presiding, or the p ng equity jurisdiction to remove Common ill may not proceed until the moving party ny official who attempts to modify or remo	practice of any equity law. The ruling of the United States Suprem Law Liens or similar "Clouds on Title". Further, even if a prepon y has proven that s/he acks for and comes to "equity" with. Clear size this Common Law Lien is fully liable for damages. U.S. Suprem is Bivens v. 6 unknown Agents. 400 US 862; Halperin v. Nixon. (18	ne Court in derance of n Hands me Coll Bytt
This Lier	is not dischargeable for	100 years and cannot be extinguis	shed due to my death whether accidentally	or purposely, or by my heirs, assigns or executors.	
NOW TH	FREFORE: if cald lien sh	all he well and truty paid accordin	ng to its tenor to the lienor or rescinded by	the lienor herein named, then this Title shall be void otherwise er to the Lienor herein named or his or her heirs and or assigns	Al-Right,
TOGET	HER with all and sin	gular the Private Property, 1	improvements, electronics, rights,	liberties, properties, etc.	
from de fit. "The such pro	ths (5,000.00) lawful do aling in deceit, fraud and	illars in gold or silver coin in circu corruption - My Sincere Religious tion must be maintained by a belli ir agency comes with "Unclean Ha	lation today regulated and at a standard p Convictions mandate that I have all the Pi igerent claimant in person" ludge Learned	roperty for <u>Ronald-Ray</u> . White in the amount of fire Tho price, and not Federal Reserve Notes. Deuteronomy 15-13 which ower, Rights and Duty to "Change, Alter or Abolish the governme Hand 1947. Thereby demand you immediately Cease and Desist Good Faith". Present the "Sworn Affidavit" you use on the notice	n prevents me ent' as I see t and release
	nomy 19:15 ne mouth of two cr more	witnesses so shall the matter be es		make 1/ in the	
1.)	-6	Van In	226	Tennis MEMEL EUTER	
2.)		Lin I		With Richite	
Lienor		on Law Seal (chumb prior)			
TE O	OREGON . COU	NTY OF KLAMATH:	SS.		
ed for t	ecord at request of		Ronald-Ray White	AM., and duly recorded in Vol. M99	
	April	t P 1001 at	ellaneous	Ant., and duty recorded in 16th	

STATE OF OREGON . COUN	ITY OF KLAMATH:	SS.	
Filed for record at request of	AD 1999 at	11.00 0000	the 19th day AM , and duly recorded in Vol. M99 on Page 14273 Linda Smith, County Clerk
65 AD			by Scauline 1) well island

FEE \$5.00