

Ret. P.O. Box 93  
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 Rightful Owner of Interest.

Name: Ronald-Ray White

Domicile c/o 21441 Pow Wow Lane

City Chiloquin state Oregon state, usA  
(fully spelled out no ZIP Code used)

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

Concerning Private Property:

Assessors Parcel Number 52024 41 00050

Legal description SI/2 SI/2 NE SE (See Survey I/233) Shelton, Washington state, usA

There is no consideration of One Dollar lawful money of the United States of America, Article I Section 10 and Article I 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 in 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 Lien. At Law supersede mortgages and equity liens, Drum and Carriage Co. v. Mills (1898) 74 N.W. 966; Hewitt v. William, 47 La. Ann. 742, 17 So. 269; Carry v. Den, 19 S.E. 235, McMenamy v. Lunde 55 N.W. 827 and may be satisfied only when a Court of Common Law is called to convene pursuant to order the elected Sheriff under Amendment 1 of the Bill of Rights.

Such Common Law Court 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 Rich v. Braxton 158 U.S. 275 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 she asks for and comes to equity with "Clean hands". Trice v. Comstock 121 Fed. 620, West v. Washburn 138 NY Supp. Any official who attempts to modify or remove this Common Law Lien is fully liable for damages. U.S. Supreme Ct. Burt v. Concomen US 98 S. Ct 2894; Bell v. Hogg 327 US 678; Geisap v. Schind 161 US 10; U.S. v. Lee 106 US 196; B v. v. 6 unknown Agents 400 US 862; Halperin v. Nix 409 (1971) US.

This Lien 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 void and truly paid according to its tenor to the lienor or rescinded by the lienor herein named, then this Title shall be void, otherwise All Rights, Title, Interest, Use and Full Control of the herein tendered property will remain in full Force and Effect forever to the Lienor herein named or his or her heirs, 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 Twenty Thousand and no hundredths (20,000/100) 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 Swear Not.

Deuteronomy 19:15

"So at the mouth of two or more witnesses shall the matter be established"

1.)

2.)

Lienor,

STATE OF OREGON : COUNTY OF KLAMATH: ss.

Filed for record at request of Ronald-Ray White the 19th day  
of April A.D., 1999 at 11:56 o'clock A. M. and duly recorded in Vol M99  
of Miscellaneous on Page 14282

Linda Smith, County Clerk

FFB \$5.00

by [Signature]