AFN #2014000515 Recorded 03/31/2014 at 12:28 PM DocType: LIEN Filed by: DAVID A. DARBY Page: 1 of 5 Auditor Timothy O. Todd Skamania County, WA

WHEN RECORDED RETURN TO:

Complete legal on page TAX PARCEL NUMBER(S):

Amboy, Washington tip Exempt
Affidavit of Notice of Interest
REFERENCE NUMBER(S) of Documents assigned or released:
[] Additional numbers on page of document.
ERANTOR(S): Roger Bennett [VAdditional names on page of document.
GRANTEE(S): David d. Davby

[4] Additional parcel numbers on page _____ of document.

The Auditor/Recorder will rely on the information provided on this form. The staff will not read the document to

of document.

verify the accuracy or completeness of the indexing information.

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Affidavit Of NOTICE OF INTEREST Lis Pendens In Real and Personal Property of the following People

To: BATTLE GROUND CITY GOVERNMENT

ROGER BENNETT d.b.a. BATTLE GROUND Municipal Court Judge, 12316 NE Sliderberg RD,

Brush Prairie, Washington, 98606

CHAD SLEIGHT d.b.a. BATTLE GROUND Prosecutor. 9911 NE 131St Ave, Vancouver Washington, 98682; 16207 SE 3RD St, Vancouver, Washington 98684

SHANE A. BOWMAN d.b.a. Mayor of BG, 1604 NW 1st AVE., Battle Ground, Washington

LYLE LAMB d.b.a. BATTLE GROUND CITY COUNCIL MEMBER

2616 NW 12th Street; Battle Ground Washington 98604 360-687-7940

ADRIAN E. CORTES d.b.a. BG City Council, 1301 SE 1st, Battleground, Washington 98604

CHRIS REGAN d.b.a. BG CITY COUNCIL MEMBER 1912 NW 6th Ave, Battle Ground, Washington MIKE DALESANDRO d.b.a. BG CITY COUNCIL MEMBER 905 SE 9th ct; BATTLE GROUND,

Washington 98604 360-949-6328

WILLIAM J. GANLEY d.b.a. BG City Council 505 NW 10th St., Battleground, Washington

PHILLIP JOHNSON d.b.a. BG City Council 1913 NW 3RD CT, Battle Ground, Washington 98604

BOB RICHARDSON d.b.a. Chief of Police, PO Box 1656 Ocean Shores, Washington 98569

BRETT NEILSON d.b.a BATTLE GROUND POLICE OFFICER 2210 West Main street, Battle Ground. (Fake Address)

LINDA HENDRY d.b.a. Supervisor of County Records

7116 NE 72nd Ave., Vancouver, Washington 98661

PAUL HARRIS

Property will be listed when found

CHRISTOPHER HORNE, d.b.a. Clark County Chief Civil Deputy Prosecutor

32801 NW Pekin Ferry Rd. Ridgefield, Washington 98642

TONY GOLIK d.b.a. Clark County Prosecutor

10307 NE 198th St., Battle Ground, Washington 98604

GREG KIMSEY d.b.a. Clark County Auditor

1615 NW 86th Way, Vancouver, Washington 98665

From:

David A. Darby Sovereign Natural Born Free man PO Box 772

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Amboy, Washington [Non-Domestic Zip Exempt]

Re: The citations 4Z0291709 & 4Z0291708 are contracts that I was forced to take into my possession under threat of Jail. The contractual citations were rejected and returned as forced under duress.

I have filed a **NOTICE OF INTEREST (LIS PENDENS)** against all real and personal property owned by the above listed individuals. All of their real and personal property (assets) will be subject to confiscation by constitutional commercial liens pursuant to Constitutional Ledgering. The constitutional ledgering is outlined in UCC Title 18 §§ 4, 241, 242, which lists the ledger values for crimes committed by government employees against the sovereign people. When a Government representative fails to follow his blood oath to protect the people's sacred constitutional rights, then he/she can be held commercially liable and /or subject to prosecution or loss of property for the damages caused to the sovereign people. Each and every one of the above listed people has sworn a blood oath to protect my constitutional rights as a sovereign individual domiciled on his titled land. The above listed have failed, therefore there is a price to be paid.

RCW 60.70.030 No duty to accept filing of common law lien — Filing of a notice of invalid lien. This is not a common law lien. It is a NOTICE OF INTEREST (LIS PENDENS), in Commerce. Completely different from a common law lien. The common law lien can be controlled by the judicial system. The Commercial process is not under the jurisdiction of the judicial system.

The above listed individuals have unconstitutionally issued a warrant for the arrest of, sovereign David A. Darby, or they are complicit in the fraud and theft of my constitutional protected rights and personal property. I served each and every one with a lawful affidavit of challenge to their claimed jurisdiction that they have not defined in constitutional law, with special appearance to the Battle Ground court and Battle Ground government. I also promised to appear at their earliest convenience as soon as they had lawfully rebutted the challenge of jurisdiction in Constitutional law. I gave the above listed individuals a generous 30 day period to rebut the facts of the affidavit in Constitutional law. The court responded with an immediate warrant for my arrest without issuing a rebuttal on March 13, 2014. The warrant was not scheduled to be signed by a judge until March 20th 2014. Therefore, I am forced to proceed with my first step in Commerce against the commercial liability of the above individuals with a NOTICE OF INTEREST on all real and private property. It is patently obvious that the above listed individuals have no interest in following their freely given Blood oaths as a promise to protect the sovereign people's constitutional rights in this county. I have seen that there is no Constitutional Justice in this court, in this county or in this state.

The above listed are on notice that they will be listed as defendants in a Federal Criminal Complaint, which will convert into a Consensual Lien, not a common law lien, for the crime of not following their sacred oath to protect the God given constitutional rights of the sovereign people, if this process is treated with contempt. [See Article 2, Section 3 of the 1878 Constitution of the State of Washington.] There is no protection in law against a commercial lien. This is the last resort of the sovereign people, not the slaves that the government is used to dealing with. The government assumes that it is dealing with slaves that have no idea of the

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contracts they have signed that put them into feudal slavery. I have cancelled all contracts with the corporation. There is no contract that I have to abide by. In this case, the above individuals are complicit in not protecting my constitutional rights and continuing the theft of my private property, in opposition to their oaths to the United States Constitution and the lawful Constitution of the State of Washington. This case involves my automobile and my rights to travel and retain clear title to my automobile which are constitutional protected rights.

I reserve the right to update this NOTICE OF LIEN as new information becomes available.

I, David A. Darby, give notice of how this is going to proceed. The NOTICE OF LIEN is served on the county before the arraignment. Once I am given a trial date and time to show up, I will prepare the Federal Criminal Complaint that will prove the loss of my constitutional rights in this town and court. Once finished, the Criminal Complaint will be ready to be sent to the US Attorney as a criminal complaint against the above listed people. Once convicted, as I know will happen, due to the absence of constitutional rights protection in Battle Ground, the Criminal Complaint will be sent to the US Attorney even if I am in jail. I have multiple people that have my Power of attorney to act on my behalf. After 90 Days and the US Attorney does not act, the Criminal Complaint converts to an International Consensual Commercial Lien against all the above. The legal system has no jurisdiction over a commercial lien. They may try to call it a common law lien and try to obfuscate the reality. That will be to no avail. The International Community knows all about oaths and the consequence of breaking an oath. The lien will be the follow up to this NOTICE OF LIEN. It will be filed with County recorder. At that point the lien will apply to the property of all the people that are listed on this NOTICE OF LIEN. For starters each and every one of the above mentioned people should look up USC Title 18, Sections 4, 241 and 242. They are all interesting reads.

A <u>Notice of Interest</u> is a brake used to <u>instantly stop</u> a questionable or unlawful process. Applied for that purpose, it instantly imposes a delay of said process for three (3) weeks.

A <u>Notice of Interest</u> is an instrument containing less than the seven points of full disclosure. Therefore, it is strictly limited, such that it is not negotiable, expires in three weeks, is not renewable except upon a new legal issue, and must be replaced within three weeks by one or both of the <u>two durable processes</u> of commercial law if its purpose is to continue without interruption. The <u>two durable processes</u> of commercial law are:

- >(1) the <u>affidavit statement</u>, known as a <u>Lien</u>, a <u>Paper Debt Collector</u>, which can be acted upon for collection only after a no-contest grace period of three months, and
- >(2) the <u>affidavit statement</u>, known as a <u>Distress</u>, a <u>Paper Sheriff</u>, which detrains, impounds, and arrests instantly, but must be Bonded.

The three (3) week grace period of the Notice of Interest can be extended:

- >(1) in the case of a legitimate unavoidable hardship, for example, a family hardship, a medical hardship, financial hardship, etc.
- >(2) in the case of a hardship created or imposed upon the maker of the <u>Notice of Interest</u> by the party against whom the <u>Notice of Interest</u> was directed. **There is no allowance in commerce**

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for cheating the legitimate purpose of the <u>Notice of Interest</u>. In this case, the <u>Notice of Interest</u> attains the power of a <u>Distress Infinite</u>, in that it has no bounds with regard to its quantity, and may be repeated from time to time, until the stubbornness of the offending party is conquered.

A <u>Criminal Complaint</u> is a <u>Distress</u>, valued and bondaging in the amount defined by the penalty, which is stated in the criminal statute being applied to the criminal offense.

A <u>U.S. Constitutional First Amendment Petition for Redress of Grievances</u>, presented to any government within the Nation as a citizen's <u>Criminal Complaint</u> pursuant to 18 USC 4 and 42 USC 1986, can be used as a Bond on a Distress.

>A <u>Tax Impoundment</u> (<u>Distraint Warrant</u>), if bonded, is also a Distress process.

(A lien granted by a court judge to secure a remedy is known as a Lis Pendens Lien.)

Certification:

I, David A. Darby, Sovereign Affiant, Pursuant to Article 2, Section 3 of the lawful 1878 Constitution of the State of Washington, certify and affirm on my own commercial liability, that I have prepared the foregoing and know the content thereof and that, to the best of my knowledge that the above Affidavit is True, Correct, Complete and not Misleading, to the best of my Knowledge, the truth, the whole truth, and nothing but the truth, So Help Me God.

I am personally affixing my right thumb print as proof that I David A. Darby am giving my Blood Oath affirming, that the foregoing is true, correct, materially complete, and not misleading to the best of my knowledge and belief, under my own commercial liability; So help me God.

David A. Darby
PO Box 772
Amboy, Washington
[Non-Domestic Zip Exempt]

Right Thumb Print for Identification Purposes

