

Some will deny.

VULTURES

Some will lie

Oregon Judges & Co-Conspirators CHEAT and How!

THE EVIDENCE IS UNDENIABLE!

Your motions are denied.
If you don't like my
decision, you can appeal it.

(An appeal forgives the
Judge for violating law
...at YOUR expense)

NO REQUIRED OATH - JUDGE COMMITS TREASON

UNinformed
MISinformed Jury

The Court system in Oregon as now operated is UN-Constitutional. Supreme Court Judges and most Court Judges do not take the Constitutionally required Oath. Judges commit high crimes and misdemeanors, TREASON, R.I.C.O., violation of Sherman Anti-Trust Act (they are a MONOPOLY). Biased, predudiced, Union Bar Attorney Judge operates under law known only to Attorneys and Judges.

Christian Slave
DAVID

Prosecuting
Attorney
GOLIATH

Sheriff -
Intimidator

NO Full Disclosure...
...of Bondage Contract
...of Birth Certificate
...of Social Security
...of Driver's License

We Cheatem & How
Special Interest
Corporate Bar Attorney

Please, come into the Babylonian Court,
We want your labor, Liberty, Property,
and Authority over You. We want more
fines, taxes, fees, revenue or you in jail.

PERS = Public Employees Retirement System.

The State Corporate Public Employees
Monopoly has a conflict of Interest
against the Accused. ~~and~~ ^{this state}
and PERS receive a benefit in fines, fees,
taxes, revenue and jail time served.

PUBLIC NOTICE

Regarding Judges' Lawfully Required Oath of Office to be Impartial

Date: _____

From: _____

To Honorable: _____

	<u>Legislative</u>	<u>Adjudicative</u>	<u>Executive</u>
(Non-Positive) 42 USC Spirit of the Law	42 USC 1986 (see quote)	42 USC 1983, 1985,1986	42 USC 1994
(Positive-Law) 18 USC Letter of the Law	18 USC 4	18 USC 241, 242	18 USC 1581

U.S. CODE TITLE 42 SECTION 1986...1956...SAME: action for neglect to prevent;
"Every person who, having knowledge that any of the wrongs conspired to be done, and mentioned in section 1985 of this title, are about to be committed, and having power to prevent or aid in preventing the commission of the same, neglects or refuses to do, if such wrongful act shall be liable to the party injured, or his legal representatives, for all such damages caused by such wrongful act, which such person by reasonable diligences could have prevented".

Notice of Need and Demand to Immediately Remove Biased and Unlawful Judges

The Bar Association denies (Self-representing) Pro Se Litigants the constitutional opportunity to use the legal processes, and denies them equal justice under the law in violation of the U.S. Constitution and the Sherman Anti-Trust Act. Pro Se Litigants do not have an equal opportunity to win causes and change the law. What are you going to do about the Bar Association monopoly that promotes such acts of discrimination and hate crimes against the common citizen for involvement in the legal process?

This discrimination enables Police Officers, Attorneys and Judges to have the opportunity to pervert and subvert the legal process. Most Judges are only ALLEGED JUDGES because they have not taken the lawfully required Oath of Office to impartially serve the People of the State of Oregon. And the attorneys don't have licenses to practice law. They have only Law School Diplomas and special Title-of- Nobility State consent to "practice law". This creates the presumption that all other citizens are ignoramuses and outlaws. They are not ignoramuses and outlaws

The question is Mr. _____; what are you going to do about the lying, cheating, stealing, unconstitutional, treasonous, de facto alleged judges, committing high crimes and misdemeanors in our courts? See the enclosed Oath's of Office.

Act in behalf of (1) the Citizens/People of the State of Oregon, (2) the Original Law of the Land, (3) your Oath of Office, (4) Truth, (5) Justice, (6) Liberty, (7) Public Law 97-280, and (8) the Brother's Keepers Clause, United States Code Title 42, section 1986.

The People of Oregon demand Justice, and you have a Notice, a Duty and a Demand to Act. Please respond NOW. Affirm your intent to act in behalf of the above named party by your message to Fax No. _____.

By: _____

TO ALL OREGON JUDGES:

YOUR JURISDICTION IS HEREBY CHALLENGED!
DO NOT TRY TO OPERATE OUTSIDE OF THE CORPORATE VEIL OF COMMERCIALY LIMITED CIVIL LIABILITY ESTABLISHED BY YOUR OATH.
YOU WILL DO SO ON YOUR OWN PERSONAL COMMERCIALY UNLIMITED CRIMINAL LIABILITY.

THE DELIBERATE MALUSE OF THE OFFICE OF JUDGE IS TREASON.

The following documents are being entrusted to you, as a Trustee of these documents, with full authority granted to you by 42 U.S.C. 1986; the Brothers Keepers Statute to act.

Milton Everett, Mitchek, did search the Oregon law to find out why those biased officials who corrupt the government and who oppose the People's good faith attempts to seek remedy through Oregon Courts, are not upholding their Oath/Oath of Office.

My research revealed that Oregon Judges do not take the required oath to support and uphold the Original 1857-59 Constitution.

The Supreme Court and the Circuit Court Judges' oaths were changed from the Original 1857-59 Constitution of "said State" to a different, fictional state: "this state", in 1910.

"this state" "means the land and water and the air space above the land and water with respect to which the State of Oregon has legislative jurisdiction". (Oregon laws 1973, chapter 836, page 2708, Section 13) (O.R.S. 131.205)

Therefore, this "artificial" and technically Constitutionally Lawless Jurisdiction, "this state", is overlaid above our Constitutionally Lawful "Union State of Oregon".

Article VII Amended changed the Supreme Court Judge's title to "Judges of the Supreme Court".

My research revealed that the State of Oregon Supreme Court Judges/ Judges of the Supreme Court do not take Oregon's required Constitutional Oath, Article VII, Amended Section 7, and no change of oath has been made since 1910.

Without a valid Oath of Office, he/she is not a Judge; but, rather, impersonating a Judge.

A rebel Oregon Judge who does not take and uphold Oregon's required Oath is committing treason against the Oregon Constitution, the Law of the Land and the People.

I talked with Personnel at the State Court Administration Office on June 28, 2001. They said Supreme and Circuit Court Judges should take the required oath in Article VII, Amended Section 7.

All Supreme and Circuit Court Judges must take the same, constitutionally-required Oath/Oath of Office.

Any oath that is less than the required oath is imperfect, fraud, and false Oath, void from the beginning Oath of Office. Consequently, under such defective oath, the Judge is non-judicial, merely impersonating a Judge. All judicial decisions are void while he/she is impersonating a Judge. The office is vacant and needs to be filled.

No wonder Oregon's unconstitutional Judges are biased!

Now you know the continuing manifestation of the incompetence and corruption infecting the legal profession and the judiciary of Oregon.

It is the attitude, demeanor, and bias that indicates misconduct.

A state of MIXED WAR AND SLAVERY exists if the Judges ("Just-us gang") do not allow the people a constitutional remedy of appeal to constitutional Judges.

For every legal problem, there must be a lawful remedy, if peace and dignity are to continue in a society. People must be able to assemble peaceably and petition their government for a redress of grievances, whether the grievance be caused by the government itself or by another citizen(s).

When a remedy does not exist, a constitutional remedy must be created or else anarchy prevails. [A remedy proposed by affidavit and unchallenged becomes a remedy in fact.]

To all Judges, who are paid by contract to serve the government, "We the People", the Citizens of the Union state of Oregon:

Given: The failure of a judge to take the above Said state Oath makes all of his/her Orders and Judgments null and void, ab initio.

Q. Did you, Judge, take your "Oath of Office" as per Article VII, (original) Section 21?

Given: The failure of a judge to take the above ^{Said State} ~~above~~ Oath makes all of his/her Orders and Judgments null and void, ab initio.

Q. Then did you, Judge, take your "Oath of Office" as per Article VII (amended) Section 7?

The remedy is for Judges to take and uphold Oregon's constitutionally required Oath, or, in the alternative, replace Judges who won't uphold Oregon's constitutionally required Oath, with Judges who will uphold Oregon's constitutionally required Oath.

Urgent! You may be in violation of your Oath of Office!

Well, there you have the procedure Judges are deemed to know, which is deliberately ignored.

The unconstitutional, non-judicial alleged Circuit Court Judge, Paul Lipcomb, has no constitutional authority to decide the constitutionality of Measure 7 that was overwhelmingly passed by the voters. Unconstitutional Judges should not be allowed or permitted to make judgment of the People's important business before the court.

Who gave these alleged Judges the authority to change their oath allowing them to be biased?

When the alleged Judge is not a Judge, there is no jurisdiction.

IT'S A WAKE UP CALL FOR OREGON!

Judges must follow the laws or suffer the consequences. Judges are out of office, because they were never properly in.

Are Judges above the law? When did the Supreme Court Judges qualify to discharge any official duties, by the breach of their constitutional Oath?

"We, the People" are the sovereigns, and those on government payrolls work for us as long as they obey our laws.

The Maxims of law of all civilized societies are based upon truth in Governments and Commerce, and just compensation for one's labor, with equal protection under the law. There are no exceptions!

Please be advised that all Judges by virtue of Judges Oath of Office have a consensual commercial contract with the people of Oregon.

A Judge's Oath/Oath of Office puts Judge under Servant relationship to the Masters, "We the People", who demand that Judges take and uphold their Oath.

DEMAND FOR FAITHFUL PERFORMANCE OF JUDICIAL OATH OF OFFICE

"We the People" with all due respect, remind the presiding Judicial Officer that he/she has given his/her bond of fidelity called a Covenant ("...so help me God.") to "support the Constitution of the United States, and the Constitution of the State of Oregon" and, further, to "faithfully and impartially discharge (perform) the duties of a Judge.."

Said Covenant/Oath, in the performance of said duties, is paramount over all other bodies of "law" or "policy" and paramount over all other Oaths, pledges and corporeal Covenants.

"We the People", with all due respect, hereby give Judicial Notice of the People's Demand that the presiding Judicial Officers comport themselves in a manner that is fully consistent with, and gives full force and effect to, the above-quoted Covenant/Oath.

The Constitution declares that all political power is inherent in the People, and that all powers not directly and specifically delegated to Public Servants are reserved for and remain with the People. (Constitution for the United States of America, 10th Amendment)

Our Public Servants are accountable to us.

It is time we hold them genuinely and strictly accountable for the specific performance liability* of their Office, and cause the profits resulting from governmental activity to be directly delivered to the People, who are the compulsory stockholders of all government corporations which operate as Offices of Public Trust. (*See your "Performance Bond".)

CONSTITUTIONAL CONSTRUCTIVE NOTICE:

(Holding Office in Insurrection or Rebellion against the Constitution)

TO ALL REBELLIOUS JUDGES ENGAGED IN THE OBSTRUCTION OF JUSTICE IN VIOLATION OF THEIR CONTRACTUAL OBLIGATIONS TO "WE THE PEOPLE", WHO EMPLOY JUDGES BY CONSENSUAL COMMERCIAL CONTRACT

**YOUR OATH OF OFFICE IS YOUR CONTRACT,
AND WE DEMAND THAT YOU OBEY OUR CONSTITUTION!**

Here are some marching orders:

Don't ignore your Oath's requirement to be "impartial".

Don't fail to call for impeachment hearings against Judges who have not taken Oregon's required Oath.

Failure to act puts you in violation of your Oath of Office by Misprision of Felony.