AFFIDAVIT OF TRUTH

OREGON STATE)
) SS. County of Lincoln)
"Indeed, no more than (affidavits) is necessary to make the prima facie case." United States v. Kis, 658 F.2nd, 526, 536 (7th Cir. 1981); Cert Denied, 50 U.S. L.W. 2169; S. Ct. March 22, 1982
That I, Edward - Malone ,Johnston II, a living breathing man, being first duly sworn, depose and say and declare by my signature that the following facts are true, correct and complete to the best of my knowledge and belief.
THAT, the Affiant is a flesh and blood man, and is sovereign in a collective capacity with other sovereigns.
THAT, the Affiant's rights "existed by the law of the land long antecedent to the organization of the State." (Hale v. Henkel, 201 U.S. 43)
THAT, the Affiant's rights exist even in light of the U.S. Bankruptcy aka The National Emergency and that includes the right of redemption.
THAT, under Article I, Section I of the Oregon Constitution, "the people have all power" and the Affiant as one of the people that can exercise any power.

THAT, Affiant is 'of the people' and is above the corporate government called 'State of Oregon' / STATE OF OREGON , operating in a de-facto bankrupt capacity/status.

THAT, Affiant filed a UCC Financing Statement (UCC-1) in California State, UCC Filing Number 38975110002 on (date) 08/12/2013 14:55 to perfect a security interest to initiate redemption as a matter of right.

THAT, the Affiant is the Secured Party creditor and authorized representative of the corporate fiction-entity / Debtor (Ens legis) identified as _Edward - Malone , Johnston II (NAME IN CAPS) EDWARD MALONE JOHNSTON II, under necessity.

THAT, Affiant caused to be filed, a Superior Security Interest and Lien upon the property of the Debtor and in the Debtor's name filed first in line and first in time, over and above the State of Oregon and that all property is exempt from levy.

THAT, the State of Oregon cannot show nor provide a superior interest in the said property as identified upon the Security Agreement held by the Affiant. (see for reference; Wynhammer v. People, NY 378).

THAT, the Affiant/Secured Party is flesh and blood and the corporate fiction/Debtor/Ens legis as appearing upon any UCC filing is 'artificial' and was created in the contemplation of law (commerce) AND THE TWO ARE NOT THE SAME, FOR ONE IS REAL, THE OTHER IS FICTION.

THAT, any discrimination or injury caused by the State of Oregon to recognize the two distinct entities, the one real and the other artificial agrees to such injuries and to the associated damages as established by the Affiant and the State, by and through it's agents by said agreement, is estopped from defense or rebuttal in the matter and agrees that the Affiant may proceed by Tort for damages.

THAT, this Affidavit if not rebutted point for point by any man, representing the State of Oregon at any level, in any matter, at any time within 7 days upon receipt, these facts stand as true in the both the private and public record... as true.

NOTE; Maxim of Law; 1. In Commerce – Truth is sovereign. 2. For a matter to be resolved, it must be expressed. Point of Law – Silence equates to agreement.

Further Affiant Sayth Not.
Done thisday of August 2013 A.D.
Your name - Affiant
ACKNOWLEDGEMENT
SUBCRIBED TO AND SWORN before me thisday of, A.D. 2013, a Notary, that, personally appeared and known to me to be the man whose name subscribed to the within instrument and acknowledged to be the same.
(Seal)
Notary Public in and for said State
My Commission expires;