Oregon, without the STATE OF OREGON, within The United States of America the Constitutional Republican form of government. Contact Ronald Charles Vrooman general delivery Beaverton, Oregon [97005] 503 893 0793 ronvrooman38@gmail.com docket number 04052021 a

Our court's Order to

Kate Brown, Suzanne Bonamici, Ron Wyden, Jeff Merkley, each of you a "persons", have been given due process from a Petition for Re-dress of Grievance. Thru notification of the court's intentions, you have acquiesced and defaulted several times including your arraignment April 3, 2021. You each failed to attend or send counsel. Trial is set for 1:00 PM Friday April 9, 2021 on the plaza across the street from the Statehouse at 900 Court Salem, Oregon

Notice to the agent is notice to the principal Notice to the principal is notice to the agent.

The Jury in our Amendment VII common law court of record will have a trial and determine the verdict, abiding by due process.

From: ron vrooman. Clerk for this court, one of the plaintiffs at the arraignment April 3, 2021. Foreman of the Civilian court of record on Oregon's Grand Jury. It is found at the Oregon Statewide Jural Assembly. Oregon's Constitutional Article I Section 1 circa 1859 and 2nd amendment well regulated militia, with Unlimited jurisdiction on Oregon. See Lieber Code/martial law and Ex Parte Milligan,. Our bona fides are in order for perusal.

Bless your higher self, all those encountered by or in contact with our court. An Article III one supreme Court claiming original jurisdiction found within Amendment VII of The United States of America's Constitution circa 1819 thru 1860. We greet you and extend all the best of every good fortune for the good. We are the third party beneficiaries of this document.

We arraigned the four accused April 3, 2021, these 4 "persons" Kate Brown, Suzanne Bonamici, Ron Wyden and Jeff Merkley as names they are known by: we claimed they broke their oaths, have no honor and cannot occupy a position of trust.

We claimed Kate Brown, and the unindicted co-conspirators on the attached cases docket #10072020a; 11162020a, has acquiesced and defaulted to these claims herein attached.

The specific charges will be tried in open court by Oregonians of Article I Section 1 of our Oregon Constitution circa 1859.

With full faith and credit governing law is established in this document at this time to be: Declaration of Independence; Articles of Confederation and perpetual Union; Oregon's Original Constitution circa 1859, and The United States of America's Constitution circa 1859. And ORCP 20A; Clearfield Doctrine; Accardi Doctrine; ex Parte Young; ex parte Milligan; McCarran Walters Act 1952; Judiciary Act 1789-Sec 32; Judgment Nilhill Dicit are all specifically called into this document. It specifically denies any Statute at Large (SAL) or treaty until authenticated. Anything federal after 1861 is suspect and needs authentication. Anything connected with STATE OF OREGON OR ANY INCORPORATED SUBDIVISION and specifically after Nov. 8, 1910 is suspect and needs authentication. These are the governing laws, which must be accepted. The DOJ is agent for/to the, United States. The entity responsible for the enumerated requirements of Article III, the one supreme Court that must claim original jurisdiction to be a court considered to have jurisdiction when found in conjunction with Amendment VII Court... The Department of Justice for the United States failed. We must do it ourselves.

This communiqué is not intended to mislead, defraud, deceive or threaten in any way and is submitted in "good faith and with clean hands." We do lawful not legal and this is our best effort.