

AFFIDAVIT OF FACT

I, (YOUR NAME HERE) being over the age of 18 years old and being of sound mind, do declare the following.

It has come to my attention from Mr. Lyle Woodcock that the Oregon Department of Geology and Mineral Industries claims that your department has some land (Rock Quarry) issues regarding his land located at, 11656 Williams Highway, Grants Pass, Oregon.

First let me state for the record that I have personally known Lyle Woodcock for Over 65 plus years. Lyle has been a pillar in the community for as long as I have known him, and still is for that matter.

The rock quarry in question here has been a rock quarry as far back as I can remember, And that's about 60 + years.

I would like to place on the record some of my back ground. I have been involved in the earth moving and rock crushing business for the past 45 years. I have worked for some of the largest contractors in the world, Gorden H. Ball, Bectel Engineering, just to mention a few, I also have a very good understanding of law, I also teach Mining Law at the SOUTHWEST OREGON MINING ASSOCIATION twice a month. I also teach Patent Law twice a month for private groups.

I am very disturbed by what I read in your letters to Mr. Woodcock, for the following reasons.

First, the land that Lyle now owns now came by way of a Patent, (SEE ATTECHED) issued by the authority of THE CONSTITUTION OF THE UNITED STATES OF AMERICA, SEE: Art. IV, Sec. III, Cls. II, in other words it is a GRANT, that gets its ATHORITY and JURISDICTION from by way of a TREATY OF PARIS 1783.

Second, contained in this patent is the words high lighted in yellow “ **to the heirs and assigns of said claimant FOREVER**’. **Mr. Woodcock's land is by way of an assignment of that Patent**, going all the way back to this patent. In all due respect to you all, neither the State of Oregon nor your department has **any** Authority or Jurisdiction over Mr. Woodcock's land or his rock or rock pit.

Third, Even if and I say if Mr. Woodcock's land, rock pit or rock were within your authority and jurisdiction, and it is not, I have never ever seen at any time that he has produced more than 5,000 cubic yards in any one year, I know because I drive by his place 5 times a week for a lot of years. Another reason I used to work as an Estimator for large rock crushing contractors, and I have been in the rock crushing business myself for

over 30 years, I know a pile rock of 5,000 cubic yards when I see one, or any combination there of. That has not been the case at Mr. Woodcock's rock pit.

Fourth, Yet another reason that the State of Oregon has no authority over Mr. Woodcock's land is because in the OREGON ADMISSION ACT, in Section 4, it states and I quote " **that said state shall never interfere with primary disposal of the soil Within the same by the United States, or with any regulation Congress may find Necessary for the title in said soil to bona fide purchasers thereof**", unquote.

NOTE; From what I read of the **RICO STATUES, TITLE 42 U S C Sec. 1983, 1984, And 1985**, that all parties involved who are trespassing against Mr. Woodcock's and his land could be setting themselves up for a damage suite, Also **18 U S C Sec. 242. Deprivation of Right's , under color of Law**

On another note, I as tax payer in this state and who has lived in Oregon all of my life here, it makes me mad as HELL to see our tax money being spent on this kind of unnecessary BULL SHIT, for you people doing this kind of stuff to a man who has been a benefit to his community and to the state of Oregon for 80 + years, please explain this to me!!!!!!!!!!!!!!!!!!!!.

The real question here is "are you willing to do what is right"?.

Sincerely

 SIGNITURE HERE
YOUR NAME HERE

Dated; MOUTH_____2013