Sent from Mail for Windows 10

In response to the SB978 bill is so unjust and unfair to the GOOD people of this state. Unbelievable that this state we have spent our lives in has turned into dynamic horrible place to reside with all of this nonsense!

John and Fran Mack of Medford Oregon 97504 registered voters..

To the Oregon State legislature

Notice and Demand to Cease and Desist This Notice and Demand to Cease and Desist limits in no way the extent to the scope of the subject matter covered. This Notice and Demand does not limit any summary and plenary remedies available to anyone but serves as the beginning of the lawful process necessary by the acts and omission to act of the various principles or those accessory, in an effort to arrest the irreparable and immeasurable harm to the actual Public or People of the State of Oregon in acts committed by The Oregon State Legislature and other third part interest.

By this Notice and Demand to Cease and Desist you are made aware and in knowledge of the wrongs and continuing wrongs of which you have a sworn Duty, Obligation, and Responsibility to protect the Public or "the people".

For the Public record, as Preparatory to and Requisite of remedies, and for other purposes

To the Oregon State legislature in the Consideration of SB 978 and Dash 1 Amendment

Greetings: "Some of the worst things imaginable have begun with the best of intentions" The Fiduciary Obligation and Duty of The Oregon State Legislature is to assure the People of the perpetuity of a constitutionally mandated "Republican Form of Government". The proof of this is the constitutionally mandated "Oath of Office" that each Representative of both House and Senate is required to take. The following passage is from the Constitution of the State of Oregon, specifically referred to as "Section 31" Oath of Members. The members of the Legislative Assembly shall before they enter on the duties of their respective offices, take and subscribe the following oath or affirmation; I do solemnly swear (or affirm as the case may be) that I will support the Constitution of the United States, and the Constitution of the State of Oregon, and that I will faithfully discharge the duties of Senator (or Representative as the case may be) according to the best of my Ability, And such oath may be administered by the Governor [sic], Secretary of State, or a judge of the Supreme Court.---" The pathway for purpose and need for this "Oath" is in the 1859 Admissions Act which in its preamble states "Whereas the people of Oregon have framed, ratified, and adopted a constitution of State government which is republican in form, and in conformity with the Constitution of the United States, and have applied for admission into the Union on an equal footing with the other States; Therefore---" As the Oregon Constitutionally mandated "Oath of Office" lists an order of priority of support for the Constitution of the United States, and the Constitution of the State of Oregon it is clear to "the people" that our elected Representatives cannot make war on the Constitution and Laws of the United States.

You are further informed of this concept by examination of "U.S. Constitution, Article IV, sec4 The United States shall guarantee to every state in the Union a republican form of government...." and "Amendment IX U.S. Constitution" which states "The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.". There are in this time in

history many frivolous arguments against the 2nd Amendment of the Constitution of the United States. Here only the rulings of the Supreme Court of the United States are considered. In the study of these rulings there is no real argument that anyone can mount and only the proofs that the Oregon State legislature is making war on "the people" by trying to fast track and hide from public input, attempts at incremental infringements of granted 2nd Amendment Rights.

John and Fran mack 4/3/2019