US DISTRICT COURT _____DISTRICT OF ______

Plaintiff)	
)	
vs)	Case No.:
)	
Defendant)	

AFFIDAVIT IN SUPPORT OF ABATEMENT IGNORANTIA JUDICIS EST CALAMITAS INNOCENTIS THE IGNORANCE OF THE JUDGE IS THE MISFORTUNE OF THE INNOCENT

Affiant, who goes by the appellation [Plaintiff's Name], a living, breathing, flesh-and-blood man, living under the divine laws of God the Father and Creator of The Boundless Universe, being of sound mind, and over the age of 21, whose advocate is Yeshuah, the Christ, reserve all rights being unschooled in law, and not waiving counsel, knowingly, and willingly declare and duly affirm, in accordance with full intent, for preserving and promoting the public confidence in the integrity and impartiality of the judiciary, that the following statements and facts, by special visitation in the matter in reference; Case # [enter case number] and any matter relating to this, are of affiants own firsthand knowledge, does solemnly swear, and depose that affiant is competent to state the matters set forth herein:

The Affiant has personal knowledge and belief of the facts stated herein; and all the facts stated herein are true, accurate and complete. This declaration of facts is based on Affiants own firsthand knowledge and belief, mark Affiants word.

I, [Defendant], executor for the [Defendant] cestui que trust, do notice the court of my letter rogatory to the United States [enter court/district] and demand my name be cleared of the alleged criminal case for the reasons set forth below:

 I, [Defendant], have learned that this alleged court that has scheduled a case/cause/claim against me is not really a court as per Article III of the Constitution of the United States, but rather a tribunal operated as a private corporation apparently under the delegated authority granted by the corporate constitution for the United States at Article I Section 8 Clause 9. I have also learned that the charges are commercial as clearly defined in the code of federal regulations 27 CFR 72.11. My appointed attorney and court do not seem to understand this regulation, and as such my attorney is incompetent to defend the defendant which is why he has been provided with a letter of instruction.

- 2. I have learned of the fraud that goes on behind the scenes of these alleged criminal cases/penal actions, which are really civil claims in equity, and the steps taken to securitized these civil claims, without giving full disclosure to the people. I am hereby letting the court know that I am opting out of my contract and do not authorize any documents regarding me or my cestui que trust to be securitized and sold to any investors etc.
- 3. The fraudulent process is as follows: all cases are civil, though often fraudulently called criminal. The courts are operating under trust law, assuming the defendant is a decedent after finding the alleged defendant guilty, the court clerk fills out a depository resolution agreement since the defendant is a decedent, the court officials consider themselves as the beneficiary.
- 4. When a judge asks if a person understands, he/she is asking if the person is liable for the bond. I am not responsible for the bond of this/these cases, but I will appoint the judge as trustee/fiduciary and be the beneficiary of all proceeds.
- 5. The judgments are stamped with something to the effect of pay to the order of on the back and taken to the federal discount window. The judgment now becomes a note.
- 6. The notes are pooled together and then become securities, which are yet again pooled together and sold as bonds.
- 7. Said bonds are liens against me.
- The United States attorney's office has a put code number, NAICS (North American Identification Security Classification). Said NAICS number enables the U.S. Attorney's office to trade globally on all securities.
- All US federal courts are registered with the DOD where they are registered with CCR (Contractors Central Registration) under the DOD, which has another department called DLIS (Defense Logistics Information Service) which issue a case code, which means a commercial and government entity, in which everything corresponds with their bank account.
- 10. Said US Attorney's office and courts have a Dun & Bradstreet number.
- 11. Everything filed into court is securitized without the knowledge or consent of the people of all parties.
- 12. All criminal cases not heard in an Article III court (District Court of the United States) are really civil, however, the courts again commit fraud by labeling the case as criminal. All cases which are plead out or have a guilty conviction label the civil defendant (through unlawful conversion) as felons when they are not. This is fraud upon the people at large, and certainly fraud upon the alleged defendants.
- 13. The bank account is at a federal reserve bank of New York, in New York City, the depository.
- 14. All securities are then deposited with the DTC in New York.
- 15. An escrow agent is used as a go-between, between the clerk office and the Federal Reserve Bank of New York.
- 16. The securities end of being listed through the Sixth Circuit and then sent to the DTCC, the Clearing House who lists the securities for trading.
- 17. All of the lawyers involved are acting as private debt collectors according to the FDCPA (Title 15 sec 1692). The Bar Association exempts them from having to be registered as such. However, they operate through call warrants, which are like a put or p call. Doing margin calls is where

they convert a case through use of the case number to buy equity securities (similar to a writ of execution).

- 18. Everything filed into court is securitized and turned into negotiable instruments, and turning them into securities. These items are sold commercial items, calling them distress debts (unifund). These items are now pooled together in what is now called a Hedge Fund, where they are sold globally.
- 19. Anytime there is risk management involved, it is for the securities. This is an underwriting company. When Hedge Funds are going into the global market they go through Euler Hermes, a bond holder and underwriting company and subdivision of alliance SE of Munzch, Germany (PIMCO Bonds).
- 20. After 9 months, all power is converted to a securities status, this is defined in Title 15 sec 78c (9)(10) and is now considered to be an investment contract the paper is endorsed to become a security, and the trust is then collapsed.
- 21. The courts have an account with the IMF (International Monetary Fund) under Interpool. The judges involved and the US attorneys involved do not have an accessible oath of office because they cover up the fact that the oath of office is between them and the IMF.
- 22. The US judges and US attorneys are actually employees of the IMF and have expatriated out of the United States. They are now unregistered foreign agents under Title 22, which states foreign agents must be registered.
- 23. The court judgments are deposited with the IMF. Since this case obviously involves me, I have a drawing right to all proceeds. See UCC 3-305 and 3-306. The court judgments are monopolized according to Title 16, which is a violation of anti-trust laws, and also unfair trade practices.
- 24. Indictments are true bills, meaning they are negotiable instruments. The district attorney failed to give me a 1099 OID showing me as the recipient of the funds, which is fraud upon me in my case. I have been fraudulently amalgamated to this corporate created entity as a presumed trustee ex maleficio through the process of impressment and herein held responsible for the liability of the associated public charges. I am demanding a copy of the 1099 OID, unless the court wishes to close this account.
- 25. The unlawful funds, through fraud and deception, are deposited in the federal reserve bank of New York and they have not paid the tax on this income. According to the IRS, this is a sec. 7201 of Title 26 violation (willful failure to file with the intent to evade the tax).
- 26. A copy of the depository resolution agreement was not made available to me from the clerk of court, the clerk of court makes the deposits into the federal reserve bank of New York via Electronic Funds Transfer (EFT's).
- 27. The clerk has a PIMA (private money investment account) which also has a government code. According to the clerk praxis, the clerk of the US District Court is the register in admiralty.
- 28. According to the IRS sec 6209 decoding manual and the ADP (automated data processing manual), all 1099's are Class 5 gift and estate taxes. I am asking for a 1099 OID in this case, as I am not willing to gift you the proceeds. I am hereby demanding the proceeds in their entirety, including interest.
- 29. I have never pledged my rights or my body to any gifting program inc, including any court or court process.

- 30. I am not a charitable organization, I demand all funds from the cases (current and past) be sent to me within 30 days or I will file complaints to the IRS and SEC explaining the fraud and theft committed upon me, and issue a 1099 OID.
- 31. I demand my name and my cestui que trust name, [Defendant Name], be removed from any and all government databases indicating bad credit, commercial liens, and/or the titles of criminal, felon, and/or convicted felon be removed immediately and permanently Nunc Pro Tunc Pratera Pretera.
- 32. I hereby demand a copy of the depository resolution agreement from the clerk of court and a W9 from the judge and the US attorneys involved, if you wish to proceed with this case.
- 33. I hereby notice the court that I am the executor of the cestui que trust of [Defendant Name]. According to Title 26 sec 303 and sec 7701, companies, corporations, and associations and trusts are all decedents. This means my all capital letter name is a legal estate. My all capital letters name falls into this class. I direct all of my affairs and financial affairs of [Defendants Name].
- 34. I demand this case/account be closed and no further steps be taken to securitize it.
- 35. I thereby demand the court to notify local agents and agencies to put me on a do not disturb list so that we do not have to go through this again.
- 36. I am confident that the court and its offices want to follow the law, and perhaps were unaware of the processes of civil and criminal cases.
- 37. I expect no further harassment from rogue unregistered foreign agents.

I affirm that all of the foregoing is true and correct. I affirm that I am of lawful age and am competent to make this affidavit.

I hereby affix my own signature to all of these affirmations in this entire document with explicit reservation of all my unalienable rights and my specific common law right not to be bound by any contract or obligation which I have not entered into knowingly, willingly, voluntarily, and without misrepresentation, duress, or coercion.

Any man as well as any woman who intends rebutting this Affidavit of [Defendant's Name] shall do so in the manner of this Affidavit. Using Christian name, Baptismal name, name given at birth, given in upperand-lower case format, not set in all capital letters, being a fully liable, living, breathing, man/woman, responsible for everything that such a man/woman says and does.

Affiant, [Defendant's Name], a living, breathing, flesh-and-blood man, does swear and affirm on Affiant's own unlimited commercial liability, that Affiant has scribed and read the foregoing facts contained in this Affidavit, and that in accordance with the best of Affiant's firsthand knowledge, and conviction, such are true, accurate, and complete and not misleading, the truth, the whole truth, and nothing but the truth.

The use of notary below is for identification only, and such use does not grant any jurisdiction to anyone.

Further Affiant sayeth not.

Subscribed and sworn, without prejudice, and all rights reserved:

[Signature]

In 1933, all the higher judges, top attorneys, and the US attorneys were called into a secret meeting and this is what they were told:

America is a Bankrupt Nation

It is owned completely by its creditors, the creditors own the congress, they own the executive, they own the judiciary, and they own all the state governments. Take silent judicial notice of his fact, but never reveal it openly. Your court is operating under admiralty jurisdiction. Call it anything you want, but to not call it "Admiralty"