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| SWORN STATEMENTFor use of this form, see AR 190-45; the proponent of this form is ODCSOPS |
| PRIVACY ACT STATEMENT**AUTHORITY:** Title 10 USC Section 301; Title 5 USC Section 2951; E.O. 9397Dated November 22, 1943 (SSN)**PRINCIPAL PURPOSE:** To provide commanders and law enforcement officials with means by which information may be accurately recorded. **ROUTINE USES:** Your social security number is used as an additional/alternate means of identification to facilitate filing and retrieval.**DISCLOSURE:** Disclosure of your social security number is voluntary. |
| 1. LOCATION**LOS ANGELES, CALIFORNIA REPUBLIC, ON AMERICA, WITHOUT U.S., D.C.**  | 2. DATE *(YYYYMMDD)* | 3. TIME | 4. FILE NUMBER |
| 5. LAST NAME, FIRST NAME, MIDDLE NAME**Doe: Jane-Anna** | 6. SSN | 7. GRADE/STATUS**ELECTOR** |
| 8. ORGANIZATION OR ADDRESS**JANE ANNA DOE, Estate c/o 123 Peace Way, Suite: 123, Los Angeles, California republic, on America without U.S., D.C.** |
| 9. I, \_­­­­­­­­­­­­­­­­­­­­­­­­­­\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, WANT TO MAKE THE FOLLOWING STATEMENT UNDER OATH:Read the information below, then fill in the facts of your case (who you charge of what harm done to you) with the form at this link:https://www.pdffiller.com/jsfiller-desk18/?requestHash=2da8f3c0887546a503ed218482763b2b31beffb47c4ea58a79e062a055ff801a&projectId=603156937#269ad47ce98b961a7a9ace1af447c679 To bring in the Provost Marshal one would fill out a Army sworn statement. Place ones GRADE/STATUS as an Elector if one was never in the Army. Then send it to the Central Violations Bureau. When they get it it then the P.M. must investigate. The claim could be a violation of Army regulation 840-10. Only Military courts can use the flag known as the "National Colors" which is the gold fringe flag. In order to be a military court, they must have a "Political Subdivision" status confirmation letter from IRS which they do not have.Only military courts, retired generals, schools and army facilities can have "national colors" flag and be a military court they must have a IRS political subdivision letter confirming their status. They do not, because they are not courts, they are private foreign salvor banks pretending to be military courts. This is a violation of Army regulations 840-10 and it is treason under 18 U.S.C. § 2381This is how one brings in the U.S. Army Provost Marshal General. From now on never go into their temples/courts and always right to the head judge/ banker and clerk of court/clerk of bank and let them know that this is what is going to happen if they continue in their "piracy" and always address them in writing with the titles I have just wrote. It lets them know that the fraud is up and you know who they really are. That you have been shown the wizard behind the curtain.By the way: the lower courts have EIN numbers identifying their foreign business status. Those EIN numbers identify them as private banks under the UN on behalf of the IMF. The IMF holds the original bonds and the courts (private banks) are charged with ledgering the interest on those bonds. Thus each time you appear the court clerk accesses your interest from your bond which is all they can access. It's all ledgering. However by accessing that interest they are eligible to receive matching " funds" from state and federal accounts and that money need not be allocated for you. It's purely a numbers driven system. The various agencies you think of as accociated with the courts are private for profit corporations and clubs. Even those that appear to be non profit are not non profit divisions of thearent " non profit". It's merely a ledgering Accounts system. Since for profit corporations are in the business of profits and the biggest commodity in the court system is children (CPS) and prisoners (for profit prisons) they are guilty of conspiracy human trafficking. In the case of CPS the charges can include conspiracy to seize abduct kidnap minors into inter state commerce (court is foreign and takes possession of children on behalf of the state- by definition its inter state and international commerce) for profit through ledgering the infants interest on BC bond. each infant is good for $6 g a month for 6 months. Special needs make the price go up. Children over 12 can dictate their own wishes through ad lit attorneys who speak for them... oxymoron. He's paid by the state and they can be ruthless, to keep the access to the interest on the account open till the child turns 18 and the feeding valve closes its access door to family courts. The courts are not obliged to respond to FOIA requests to provide political subdivision letters as they are foreign and will say so in response letters but will grant you the EIN number.      |
| 10. EXHIBIT      | 11. INITIALS OF PERSON MAKING STATEMENT | PAGE \_\_\_\_\_ OF \_\_\_\_\_ PAGES |
| *ADDITIONAL PAGES MUST CONTAIN THE HEADING “STATEMENT \_\_\_\_\_\_\_\_\_\_\_ TAKEN AT \_\_\_\_\_\_\_\_\_\_ DATED \_\_\_\_\_\_\_\_.”**THE BOTTOM OF EACH ADDITIONAL PAGE MUST BEAR THE INITIALS OF THE PERSON MAKING THE STATEMENT, AND PAGE NUMBER MUST BE INDICATED.* |

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| **USE THIS PAGE IF NEEDED. IF THIS PAGE IS NOT NEEDED, PLEASE PROCEED TO FINAL PAGE OF THIS FORM.** |
| STATEMENT OF \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ TAKEN AT \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ DATED \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  |
| 1. STATEMENT (Continued)

And if one has not partitioned their title to the vessel then that person has two holders of the title. Read the code and the bottom left of the federally authenticated title B.C. and it states "equal to the original". That means there are two holders in due course, of course the man claiming to be the prosecutor representing the state can not produce theirs. In fact they can not produce a a registered power of attorney, a contract, a state license to practice or a government information letter making them or their organization a "instrumentality of government". Fact is they can not produce any proof of standing, where as if one follows the "how to make one vessel unsalvageable" then they can produce proof of standing for that organization.The original title to the person/vessel(18 U.S.C. § 9 ) will always be held by the corpse/anti-Christ/pope. One should not want to worry about that. If they have the status of exclusive salvor in possession. Place the domestic trust into the foreign trust and handle the domestic trust as a citizen. You can never be a "U.S. citizen".For further information, please read this link: http://www.no-debts.com/anti-federalist/files/fringe.txtI like appointing the "judge" the fiduciary through an IRS 56 form, over the case# now, easier way to shut the tax charge down. This is very good knowledge to have along with the confirmation from the IRS that the so-called court is not tax exempt. Having the organizations W9 and filing a 4506-A determination letter is very powerful combo.      |
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| STATEMENT OF \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ TAKEN AT \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ DATED \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ 1. STATEMENT (Continued)

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| AFFADAVITI, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, HAVE READ OR HAVE HAD READ TO ME THIS STATEMENT WHICH BEGINS ON PAGE 1, AND ENDS ON PAGE \_\_\_. I FULLY UNDERSTAND THE CONTENTS OF THE ENTIRE STATEMENT MADE BY ME. THE STATEMENT IS TRUE. I HAVE INITIALED ALL CORRECTIONS AND HAVE INITIALED THE BOTTOM OF EACH PAGE CONTAINING THE STATEMENT. I HAVE MADE THIS STATEMENT FREELY WITHOUT HOPE OF BENEFIT OR REWARD, WITHOUT THREAT OF PUNISHMENT, AND WITHOUT COERCION, UNLAWFUL INFLUENCE, OR UNLAWFUL INDUCEMENT.*(Signature of Person Making the Statement)*Subscribed and sworn to before me, a person authorized by law to administer oaths, this \_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_. at \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_*(Signature of Person Administering Oath)**(Typed Name of Person Administering Oath)**(Authority to Administer Oath)* |
| WITNESSES:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ORGANIZATION OR ADDRESS\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ORGANIZATION OR ADDRESS |
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