

Affidavit Of, John Doe; [Smith], agent (third party witness)

I, John -Doe; [Smith}, am of the age of majority, and competent to testify, and have firsthand knowledge of the facts stated herein, and believe the facts stated herein, are true, correct, and complete, to the best of my knowledge, and if called upon to testify, will testify to the same. Let my “ya, be ya,” and my “na, be na,” before the God of Abraham, Isaac, and Jacob. Having this knowledge, it is my duty to report it according to:

Title 18 sec. 4, Misprision Of Felony

Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years or both.

I. (BANK NAME OR CREDIT CARD , Administrator , Trafficking, In Forged, and/or Counterfeit Securities, and Fraud

The statements about to be given are true, correct, complete, and not misleading to the best of my knowledge, and have been witnessed by me. The purpose of this Affidavit, is to inform, and report a Felony committed by the Attorney for the Plaintiff (bank), (Attorney’s name in all caps d/b/a, a/k/a), Esquire, and Her/His assigns, who are employees of

the covert COURTS of the Enterprise/Corporation, STATE OF, TENNESSEE, on Coffee county, Tennessee, for a profit and a gain for Himself and the Enterprise. And by lawful definition is a Federal Employee, under, among, other factors, the Clearfield Doctrine, is part of the private collection agencies, for the which She knows to have no jurisdiction whatsoever, to deal with anyone other

than a corporation entity.

4. The cases, commenced by

BANK NAME OR CREDIT CARD, Administrator in the covert

enterprise/corporation COURT, in the name of the enterprise/corporation, STATE OF, TENNESSEE, as fictitious Plaintiff, against flesh and blood people, is assigned a number, referred to as a case number, then a Public Debt form is filled out, by the COURT Administrator/Clerk to the Treasury, in order to obtain a CUSIP number, this case number along with the Public Debt information, and the CUSIP number, now is a “Security” sent to Fidelity Investments and traded as a Mutual Fund, rated by Standard and Poors, bundled, and sold on the stock exchange as “Securities”.

Title 18 USC section 472 Uttering counterfeit obligations or securities

Whoever with intent to defraud, passes, utters, publishes, or sells, or attempts to pass, utter, publish, or sell or with like intent brings into the United States or keeps in possession or conceals any falsely made, forged, counterfeited or altered obligation or other security of the United States, shall be fined under this title or imprisoned not more than 20 years, or both.

Title 18 USC section 473 Dealing in counterfeit obligations or securities

Whoever buys, sells, exchanges, transfers, receives, or delivers any false, forged, counterfeited, or altered obligation or other security of the United States, with the intent that the same be passed, published, or used as true and genuine, shall be fined under this title or imprisoned not more than 20 years, or both. _

Title 18 USC section 474 Plates, stones, or analog, digital, or electronic images for counterfeiting obligations or securities

Whoever, with intent to defraud, makes, executes, acquires, scans, captures, records, receives, transmits, reproduces, sells, or has in such person's control, custody or possession, an analog, digital, or electronic image of any obligation or other security of the United States is guilty of a class B felony.

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BANK NAME OR CREDIT CARD, Administrator having Superior knowledge of the law, with intent to defraud, passes, publishes, and attempts to pass, publish, and sell, and with like intent, and keeps in Her possession, and conceals, falsely made, forged, counterfeited, and altered obligations, and other securities.

BANK NAME OR CREDIT CARD, Administrator having superior knowledge of the law, Keeps exact, and also keeps altered, "Copies" of the securities that have already been traded as Mutual Funds, and bundled, and sold as Securities, on the Stock Exchange, in Her possession to present to the enterprise/corporation covert Grande Juries, and at the enterprise/corporation COURT hearings, Her presentation of these Forged, Counterfeit, securities is a Fraud, which She perpetrates against flesh and blood people, so as to create yet another "fraudulent security" so as to increase the National/Public Debt, and create a profit and a gain for Herself and the enterprise/corporation STATE OF, TENNESSEE, and it's covert enterprise/corporation COURT, and THE TREASURY DEPARTMENT OF THE UNITED STATES.

Exact and altered copies of these security instruments can be found in the CLERK OF COURTS office. **IN violation of Title 18 USC sec. 472**

6. **BANK NAME OR CREDIT CARD**, Administrator, having Superior knowledge of the law, exchanges, transfers, receives, and delivers, false, forged, counterfeited, and altered securities, with the intent, that the same be passed, published, and used as genuine, each time She presents, as genuine, to the enterprise/corporation COURT, and before enterprise/corporation Grande Juries, the copies of the securitized documents as Her evidence against flesh and blood people. She receives, and delivers, these false, forged, counterfeited, and altered securities, with intent, that the same be passed, published, and used as genuine. She accomplishes this by passing the copied, and altered, securities among the agencies, and other offices, of the enterprise/corporation STATE OF, TENNESSEE, UNITED STATES, NLETS, INLETS, and other agencies, so they can also securitize on the same instruments, and increase the Nationa/Public Debt.

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TREASURY DEPARTMENT, owned and controlled by the International bankers, and the VATICAN. Therefore, the obligations and securities, spoken of in this paragraph belong to the Enterprise/corporation UNITED STATES, TREASURY DEPARTMENT. Reproductions of many securities are Presented to the enterprise/corporation COURTS, with intent to defraud the flesh and blood people, by the fraudulent conversion of their signature, to be made to appear that, that name is a corporation, so as to create a security that can be traded as a Mutual Fund. **In Violation Of USC Title 18 474,** Without the FRAUD of the unlawful conversion of the signature, the fraudulent document could not become a security.

8. **BANK NAME OR CREDIT CARD**, Administrator, Having superior knowledge of the Law, having taken advantage of the ignorance of the general population, through “selective education” and “Indoctrination”, as evidenced by Her being educated as an Attorney, an Esquire, A title of nobility, and Her membership in the AMERICAN BAR ASSOCIATION, “which is known to be the American Communist Party”, whose purpose it is, to overthrow the Constitutional form of Government.

BANK NAME OR CREDIT CARD, Administrator, Having Superior knowledge of the Law, knows, or should have known, that the “General Population” is purposely not educated in the Public schools, in any “Learned Arts”, such as Law, and Banking, or Securities, etc., this is done, so certain Individuals and Entities, having superior knowledge, can take full financial advantage of virtually the entire population’s ignorance of the Law, and deceive them, by studied concealment, or misrepresentation, and by the mass FRAUD perpetrated upon them through “The System By Design,”

9. This mass Securities Fraud, by the multiple securitization of the same security, perpetrated upon the general population for private gain, by the enterprise/corporation, STATE OF, TENNESSEE, and the UNITED STATES, TREASURY DEPARTMENT, and/or their agents, collecting Federal Funding, and Grants, embezzlement, by these corporate entities/employees, depositing that funding into Private corporation, and personal accounts, without reporting it to the IRS, and or the IMF, the Queen, or The VATICAN BANK. This mass FRAUD, seems to be accomplished through the conspiracy of many agents, the funds are Stripped from the people, by the extortion, through the Covert COURTS and their conspirators, most/some, of it moves to the United States Treasury, and through the Comptroller of the Currency, then the Comptroller gives the funds back to the THIEVES/COURTS, who stole it from the people in the first place, the Comptroller has now laundered the funds, the THIEVES/COURTS, and their agents, now have clean/dirty money to deposit in their private accounts. Lisa Zavogiannis, Esquire, is one of the agents.

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enterprise/corporation COURT, in the name of the enterprise/corporation, STATE OF, TENNESSEE, as fictitious Plaintiff, against flesh and blood people, is assigned a number, referred to as a case number, then a Public Debt form is filled out, by the COURT Administrator/Clerk to the Treasury, in order to obtain a CUSIP number, this case number along with the Public Debt information, and the CUSIP number, now is a “Security” sent to Fidelity Investments and traded as a Mutual Fund, rated by Standard and Poors, bundled, and sold on the stock exchange as “Securities”.

Title 18 USC section 472 Uttering counterfeit obligations or securities

Whoever with intent to defraud, passes, utters, publishes, or sells, or attempts to pass, utter, publish, or sell or with like intent brings into the United States or keeps in possession or conceals any falsely made, forged, counterfeited or altered obligation or other security of the United States, shall be fined under this title or imprisoned not more than 20 years, or both.

Title 18 USC section 473 Dealing in counterfeit obligations or securities

Whoever buys, sells, exchanges, transfers, receives, or delivers any false, forged, counterfeited, or altered obligation or other security of the United States, with the intent that the same be passed, published, or used as true and genuine, shall be fined under this title or imprisoned not more than 20 years, or both. _

Title 18 USC section 474 Plates, stones, or analog, digital, or electronic images for counterfeiting obligations or securities

Whoever, with intent to defraud, makes, executes, acquires, scans, captures, records, receives, transmits, reproduces, sells, or has in such person's control, custody or possession, an analog, digital, or electronic image of any obligation or other security of the United States is guilty of a class B felony.

5, CLERK OF COURT NAME HERE Esquire, having Superior knowledge of the law, with intent to defraud, passes, publishes, and attempts to pass, publish, and sell, and with like intent, and keeps in Her possession, and conceals, falsely made, forged, counterfeited, and altered obligations, and other securities.

CLERK OF COURT NAME HERE Esquire, having superior knowledge of the law, Keeps exact, and also keeps altered, "Copies" of the securities that have already been traded as Mutual Funds, and bundled, and sold as Securities, on the Stock Exchange, in Her possession to present to the enterprise/corporation covert Grande Juries, and at the enterprise/corporation COURT hearings, Her presentation of these Forged, Counterfeit, securities is a Fraud, which She perpetrates against flesh and blood people, so as to create yet another "fraudulent security" so as to increase the National/Public Debt, and create a profit and a gain for Herself and the enterprise/corporation STATE OF, TENNESSEE, and it's covert enterprise/corporation COURT, and THE TREASURY DEPARTMENT OF THE UNITED STATES.

Exact and altered copies of these security instruments can be found in the CLERK OF COURTS office. **IN violation of Title 18 USC sec. 472**

6. CLERK OF COURT NAME HERE, Esquire, having Superior knowledge of the law, exchanges, transfers, receives, and delivers, false, forged, counterfeited, and altered securities, with the intent, that the same be passed, published, and used as genuine, each time She presents, as genuine, to the enterprise/corporation COURT, and before enterprise/corporation Grande Juries, the copies of the securitized documents as Her evidence against flesh and blood people. She receives, and delivers, these false, forged, counterfeited, and altered securities, with intent, that the same be passed, published, and used as genuine. She accomplishes this by passing the copied, and altered, securities among the agencies, and other offices, of the enterprise/corporation STATE OF, TENNESSEE, UNITED STATES, NLETS, INLETS, and other agencies, so they can also securitize on the same instruments, and increase the Nationa/Public Debt.

In Violation Of USC Title 18, 473,

7. COURT OF CLERKS NAME HERE Esquire, having Superior knowledge of the law, with intent to defraud, makes, executes, acquires, scans, captures, records, receives, transmits, reproduces, sells, or has in Her control, custody, or possession, an analog, digital, or electronic image, of obligations, and other securities of the United States. The enterprise/corporation, STATE OF, TENNESSEE, and it's enterprise/corporation COURTS, is a subsidiary enterprise/corporation, of the enterprise/corporation UNITED STATES, TREASURY DEPARTMENT, owned and controlled by the International bankers, and the VATICAN. Therefore, the

obligations and securities, spoken of in this paragraph belong to the Enterprise/corporation UNITED STATES, TREASURY DEPARTMENT. Reproductions of many securities are Presented to the enterprise/corporation COURTS, with intent to defraud the flesh and blood people, by the fraudulent conversion of their signature, to be made to appear that, that name is a corporation, so as to create a security that can be traded as a Mutual Fund. **In Violation Of USC Title 18 474,** Without the FRAUD of the unlawful conversion of the signature, the fraudulent document could not become a security.

8CLERK OF COURT NAME HERE, Esquire, Having superior knowledge of the Law, having taken advantage of the ignorance of the general population, through “selective education” and “Indoctrination”, as evidenced by Her being educated as an Attorney, an Esquire, A title of nobility, and Her membership in the AMERICAN BAR ASSOCIATION, “which is known to be the American Communist Party”, whose purpose it is, to overthrow the Constitutional form of Government.

CLERCK OF COURT NAME HERE, Esquire, Having Superior knowledge of the Law, knows, or should have known, that the “General Population” is purposely not educated in the Public schools, in any “Learned Arts”, such as Law, and Banking, or Securities, etc., this is done, so certain Individuals and Entities, having superior knowledge, can take full financial advantage of virtually the entire population’s ignorance of the Law, and deceive them, by studied concealment, or misrepresentation, and by the mass FRAUD perpetrated upon them through “The System By Design,”

9. This mass Securities Fraud, by the multiple securitization of the same security, perpetrated upon the general population for private gain, by the enterprise/corporation, STATE OF, TENNESSEE, and the UNITED STATES, TREASURY DEPARTMENT, and/or their agents, collecting Federal Funding, and Grants, embezzlement, by these corporate entities/employees, depositing that funding into Private corporation, and personal accounts, without reporting it to the IRS, and or the IMF, the Queen, or The VATICAN BANK. This mass FRAUD, seems to be accomplished through the conspiracy of many agents, the funds are Stripped from the people, by the extortion, through the Covert COURTS and their conspirators, most/some, of it moves to the United States Treasury, and through the Comptroller of the Currency, then the Comptroller gives the funds back to the THIEVES/COURTS, who stole it from the people in the first place, the Comptroller has now laundered the funds, the THIEVES/COURTS, and their agents, now have clean/dirty money to deposit in their private accounts. Lisa Zavogiannis, Esquire, is one of the agents.

10. The crimes noted in the previous paragraphs in this document, are not isolated to one event, upon investigation, it was found to occur almost every time a case is commenced in the enterprise/corporation, covert COURT.

SEE exhibits presented with this document;

The maker of this Affidavit, John Doe ; [Smith], agent, (third party witness), Requests that any imperfections in spelling, or grammar, be overlooked, since He is not an Attorney, nor does He hold Himself to be one.

All charges made in this Affidavit are made, based on His knowledge and understanding of the Statutory Laws, and codes, written by the agents, assigns, and vassals, of the enterprise/corporation, for the strict compliance of the agents, assigns, and vassals, of the enterprise/corporation STATE OF, TENNESSEE, and the UNITED STATES, and their Covert, Kangaroo, COURTS.

The maker of this Affidavit, writes in common language, that is understood by the average man, and demands that the same be used to interpret the statements made herein.

Luke 11: 52, Woe unto you, Lawyers! For ye have taken away the key of knowledge: ye entered not in yourselves, and them that were entering in ye hindered.

John Doe ;[Smith] ; , agent
(third party witness)

Copies to:
TENNESSEE, BOARD OF PROFESSIONAL RESPONSABILITIES,
TENNESSEE, SUPREME COURT,
SECURITIES EXCHANGE COMMISSION,
INTERPOL,
STATE OF, TENNESSEE, RISK MANAGEMENT,