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Name of public non profit and or profit Agency Agency Head director [or
Freedom of Information Act Officer]

Address of Agency _____ ----

City Corporation, _____

State Corporation _____

, Zip Code _____

Re: Freedom of Information federal and or state Act Request

Name of Said Elected and or public servant

Employee Servant number _____

Certification and training numbers _____ ,,

public records information,,

1) _____
_____ --

2) _____

3) _____

4) _____

5) _____
_____ --

6) _____

7) _____

8) _____

9) _____

10) _____

Required Facts, ,, Registration number with thr 1938 FARA

I request that all copy's of the following documents [or documents containing the following information] be provided

to me: Given name _____ - [identify the documents or information as specifically as possible].

City countys and state's collect tax revenues form all elected and public servants register church and voting member of said foreigner incorporation and or CORPS , non for profits or profits form the Civil War 1871 The Lawful Bloodline American Contracted British Vatican Government like,, federal state county and city

Whereas :Under the Freedom of Information Act, 5 U.S. C. subsection 552, I am requesting access to [identify the records as clearly and specifically as to what is filed].

Whereas ;The state of Arizona provides freedom of information through the Public Records Law and the Open Meetings Act. The Arizona Public Records Law is a series of laws designed to guarantee that the public has access to public records of all government bodies. The law is defined under A.R.S. §39-.101 to 221.

Arizona Open Meetings Act is violated, any person affected by the alleged violation may commence a suit in the county superior court in order to require compliance with this act. If the court decides that the violation was in an effort to evade the public or to purposefully withhold information from the public, the court may remove that person from office.

Open Meetings Act A.R.S. §38-431 et seq.
Closed: Salary, discipline, negotiations; planning; and legal consultation.

Public Records Law §39-121 et seq.
Exempt: Adoption records; disciplinary records of some professional groups; some medical records; some corrections department records; bank records; and trade secrets.

All "public servants," officials, Congressmen, politicians, judges, attorneys, law enforcement officers, States and their various agencies, etc., are the express agents of these foreign principals - see Foreign Agents Registration Act of 1938; 22 USC 286 et seq, 263A, 185G, 267J, 611(C) (ii) & (iii); Treasury Delegation Order #91

22 CFR 92.12-92.31 FR Heading "Foreign Relationship" states that an oath is required to take office.

Title 8 USC 1481 stated once an oath of office is taken citizenship is relinquished, thus you become a foreign entity, agency, or state. That means every public office is a

foreign state, including all political subdivisions. (i.e. every single court and that courts personnel is considered a separate foreign entity)

Title 22 USC (Foreign Relations and Intercourse) Chapter 11 identifies all public officials as foreign agents.

Title 28 USC 3002 Section 15A states that the United States is a Federal Corporation and not a Government, including the Judiciary Procedural Section.

Federal Rules of Civil Procedure (FRCP) 4j states that the Court jurisdiction and immunity fall under a foreign State.

The 11th Amendment states “The Judicial power of the United States shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the United States by Citizens of another State, or by Citizens or Subjects of an Foreign State.” (A foreign entity, agency, or state cannot bring any suit against a United States citizen without abiding the following procedure.)

Title 22 CFR 93.1-93.2 states that the Department of State has to be notified of any suit, and in turn has to notify the United States citizen of said suit.

The Freedom of Information Act (FOIA), 5 U.S.C. § 552, is a federal freedom of information law that allows for the full or partial disclosure of previously

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Whereas : Every State law must conform in the first place to the Constitution of the United States, and then to the subordinate constitutions of the particular state; and if it infringes upon the provisions of either, it is so far void.” Houston v. Moore, 18 US 1, 5 L.Ed 19 (1840). It is abiding truth that “nothing can destroy a government more quickly than its failure to observe its own laws, or worse, its disregard of the charter of its own existence.” Mapp v. Ohio, 367 U.S. 643, 659 (1961). HARRIS V. NEW YORK U.S. Supreme Court 401 U.S. 222 (1971)

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HERE'S SOME INFORMATION MOST OF YOU AREN'T AWARE OF:

In 1868, there was a corporation founded and in that particular company, the founders of that company called it the "United States Corporation" and they stipulated that anybody who would be a member of that corporation or worked for that corporation, would be called, not an employee but a "citizen or "National ". So today, if you are asked, 'are you a citizen or national of the United States', what you think you're being asked is, 'are you lawfully in this country to do business?' but that's not lawfully, what's being asked. They didn't ask you if you are an American, lawfully, they asked you a specific question... are you, of your own volition, out of your own mouth testifying that you are a citizen or national of the United States because in that way, citizen of the United States means you are an employee of a foreign corporation, operating under international maritime law. So today, the President of United States is the President of a privately owned company. The company is called "United States" and the word "President", is always the word used in corporate law - banks have Presidents, all companies have Presidents. President Trump is not the President of America. President Bush is the president of a privately owned company, privately owned out of England. We need to understand words and terms and they have been used to trick and enslave you...

please read about the law .The federal Constitution makes a careful distinction between natural Native born and citizens and Nationals of the United States*Incorporation* (compare 2:1:5 with Section 1 of the 14th Amendment). One is an unconditional Sovereign by natural birth on 48 union states soil, who is endowed by the Creator , the Greatspirit and mother earth with certain unalienable rights; the other has been granted the revocable privileges of U.S.** citizenship and nationals , endowed by the Congress of the United States*Incorporation*. One is a Citizen and or national , the other is a subject. One Native is a Sovereign, the other is a subordinate from religious beliefs . One is a Lawful bloodline american of our constitutional Republic; the other is a citizen and or national of a legislative Democratic democracy (the British Vatican contract 1871 civil war federal zone reference to the British Vatican and king john foreign treaty of 1213 the Devils contract). Notice the

superior/subordinate relationship between these two statuses. I don't know how many can hear or comprehend this.... But we lawful bloodline Americans STAND strong, we STAND our ground, we STAND for our rights. Standing is strength, standing is a sign of a Breathing living man and woman, thinking,, Man or Woman. Kneeling and train their bloodline is a sign of enslavement religious worship,...enslavement no rights for freedom

The United States government inc is a foreign corporation with respect to a state." In re Merriam, 36 N.E. 505, 141 N.Y. 479, affirmed 16 S.Ct. 1073, 163 U.S. 625, 41 L.Ed. 287; 20 C.J.S., Section 1785. Title 28, United States Code, Section 297 defines the several States of the union as being "freely associated compact states" in subsection (a), and then refers to these freely associated compact states as being "countries" in subsection(b). Did you know that the individual states were considered to be foreign countries to the United States and to each other?

In 1818, the Supreme Court stated that "In the United States of America, there are two (2) separated and distinct jurisdictions, such being the jurisdiction of the states within their own state boundaries, and the other being federal jurisdiction (United States), which is limited to the District of Columbia, the U.S. Territories, and federal enclaves within the states, under Article I, Section 8, Clause 17." U.S. v. Bevens, 16 U.S. (3 WHEAT) 336 (1818), reaff. 19 U.S.C.A., section 1401(h).

Since the seal and signature is on the cert of birth, that is not prima facie proof. It's certified proof, finished, Adjourned, done, a judgment, that the estate has been probated. It must be an estate, because a trust cannot come before an estate. A trust can only exist if there is already an Estate in existence

There are no Judicial courts in America and there has not been since 1789. Judges do not enforce Statutes and Codes. Executive Administrators enforce Statutes and Codes. (FRC v. GE 281 US 464, Keller v. PE 261 US 428, 1 Stat. 138-178)

Courts are constituted by authority and they can not go beyond the power delegated to them. If they act beyond that authority, and certainly in contravention of it, their judgments and orders are regarded as nullities. They are not voidable, but simply void, and this even prior to reversal. Elliott v. Peirsol, 1 Pet. 328, 344; Old Wayne Mutual Life Association v. McDonough, 204 U.S. 8. Valley v. Northern Fire Ins. Co, 254 U.S. 348, 353-54 (U.S. 1920)

No judgment of a court is due process of law, if rendered without jurisdiction in the court, or without notice to the party." Scott v. McNeal, 154 U.S. 34, 46 (U.S. 1894)

I need to bring this again to people's attention. The current government in office is Totalitarian Party Title 8 USC 1101(a)(37) with the proof I shared recently, where the urgency in people? Theirs is NO two party system and you all think this is B.S.? This government tells you black and white what they are. It's our damn responsibility to fix this mess because we consent to this kind of government. There is no fixing inside meaning voting and beside when you vote you committed treason against your lawful

government! You called yourselves American Patriots...really? Definition of PATRIOT: One who loves, supports, and defends one's country from American Heritage Dictionary. United States is not a freaking nation for crying out loud! Your State is a NATION... Title 8 USC 1101 (a)(21). The term "national" means a person owing permanent allegiance to a state. what's your excuses? "I have no time to study to fix this or I can't do anything about it". Do you care about yourselves and your families? Again where the urgency in people!? I'm calling all of you out and I see little to no effort from a lot of people to help restore our Republican form of government. I give people chances but damn it...I will cut some loose. Remember are responsible for the destruction/genocide all by consent to a foreign government....The inherent constitutional political allegiance is to your state; all other governments are foreign, including the United States government. FOOTNOTE: (TITLE 22. FOREIGN RELATIONS AND INTERCOURSE. Title 22 USC § 2659. Go play your app games, watch football, and bitch about this or that. I will not give up reaching out to those that's hungry for truth.

U.S. Nationals and citizens executive order 2040 march 9 1933 British bankruptcy to the lawful bloodline americans from the civil war

The Freedom of Information Act (FOIA), 5 U.S.C. § 552, is a federal freedom of information law that allows for the full or partial disclosure of previously 7 Days to respond too

The complaint is "filed" for purposes of this rule when the court clerk receives the complaint, not when it is formally filed in compliance with all applicable rules involving filing fees and the like, *Martin v. Demma*, supra, 831 F.2d at 71; for a "clerk shall not refuse to accept for filing any paper presented for that purpose solely because it is not presented in proper form as required by these rules or any local rules." Fed.R.Civ.P. 5(e) (emphasis added). And so the Central District's Rule 16.3(A)(8) could not compress the time within which the plaintiff, once he filed his complaint — albeit not in proper form, because unaccompanied by the fee or in lieu thereof by a motion for leave to proceed in forma pauperis — could sue. E.g., *Gilardi v. Schroeder*, supra, 833 F.2d at 1233; *Ordenez v. Johnson*, 254 F.3d 814 (9th Cir. 2001) (per curiam); *McDowell v. Delaware State Police*, 88 F.3d 188, 190-91 (3d Cir. 1996). The Committee Note to Fed.R.Civ.P. 5(e) disapproves of the practice of returning complaints that don't comply with local rules, but in any event that practice cannot defeat a right, which in this case is a right to arrest the running of the statute of limitations by filing a complaint in the district court, that is conferred by the national rules. Fed.R.Civ.P. 83; *GCIU Employer Retirement Fund v. Chicago Tribune Co.*, 8 F.3d 1195, 1201 (7th Cir. 1993); *Brown v. Crawford County*, 960 F.2d 1002, 1008 (11th Cir. 1992); *Carver v. Bunch*, 946 F.2d 451, 453 (6th Cir. 1991). *Robinson v. Doe*, 272 F.3d 921, 922-23 (7th Cir. 2001)

DETENTION WITHOUT A Grand Jury WARRANT

When an individual is detained, without warrant and without having committed a crime (traffic infractions are not crimes), the detention is a false arrest and unlawful imprisonment:

DAMAGES AWARDED TREZEVANT v. CITY OF TAMPA, 741 F.2d 336 (11th Cir. 1984) "Motorist illegally held for 23 minutes on a traffic charge was awarded \$25,000 in damages."

This may be even MORE applicable to those traveling with PRIVATE plates on their cars. since a cop had no probable cause to stop you, as you didn't have STATE plates, which ARE evidence that the car IS subject to Public Policy. and so engaged in COMMERCE, which is justly regulated by the State.

I.e. in order for a cop to detain you, there has to be AT LEAST a suspicion of criminal activity (Terry v Ohio), and having private plates can't be interpreted as such IMO, while having State license plate signals the cop that you're engaged in COMMERCE, and so you can be pulled over for any traffic violation.

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CFR › Title 27 › Chapter I › Subchapter F › Part 72 › Subpart B › Section 72.11
27 CFR 72.11 - Meaning of terms. eCFR Authorities (U.S. Code)

§ 72.11 Meaning of terms. As used in this part, unless the context otherwise requires, terms shall have the meanings ascribed in this section. Words in the plural form shall include the singular, and vice versa, and words importing the masculine gender shall include the feminine. The terms “includes” and “including” do not exclude things not enumerated which are in the same general class.

Commercial crimes. Any of the following types of crimes (Federal or State): Offenses against the revenue laws; burglary; counterfeiting; forgery; kidnapping; larceny; robbery; illegal sale or possession of deadly weapons; prostitution (including soliciting, procuring, pandering, white slaving, keeping house of ill fame, and like offenses); extortion; swindling and confidence games; and attempting to commit, conspiring to commit, or compounding any of the foregoing crimes. Addiction to narcotic drugs and use of marihuana will be treated as if such were commercial crime.

The United States Supreme Court has stated that "No State legislator or executive or judicial officer can war against the Constitution without violating his Undertaking to support it". <http://usinfo.state.gov/usa/infousa/facts/democrac/37.htm> TITLE 18 > PART I > CHAPTER 93 > § 1918 Disloyalty and asserting the right to strike against the Government Whoever violates the provision of section 7311 of title 5 that an individual may not accept or hold a position in the Government of the United States or the government of the District of Columbia if he— (1) advocates the overthrow of our constitutional form of government;

The Oath of office.....

.....is a quid pro quo contract cf [U.S. Const. Art. 6, Clauses 2 and 3, Davis Vs. Lawyers Surety Corporation., 459 S.W. 2nd. 655, 657., Tex. Civ. App.] in which clerks, officials, or officers of the government pledge to perform (Support and uphold the United States and state Constitutions) in return for substance (wages, perks, benefits). Proponents are subjected to the penalties and remedies for Breach of Contract, Conspiracy cf [Title 18 U.S.C., Sections 241, 242].

Treason under the Constitution at Article 3, Section 3., and Intrinsic Fraud cf [Auerbach v Samuels, 10 Utah 2nd. 152, 349 P. 2nd. 1112,1114. Alleghany Corp v

Kirby., D.C.N.Y. 218 F. Supp. 164, 183., and Keeton Packing Co. v State., 437 S.W. 20, 28]. Refusing to live by their oath places them in direct violation of their oath, in every case. Violating their oath is not just cause for immediate dismissal and removal from office, it is a federal crime.

Federal law regulating oath of office by government officials is divided into four parts along with an executive order which further defines the law for purposes of enforcement. 5 U.S.C. 3331, provides the text of the actual oath of office members of Congress are required to take before assuming office. 5 U.S.C. 3333 requires members of Congress sign an affidavit that they have taken the oath of office required by 5 U.S.C. 3331 and have not or will not violate that oath of office during their tenure of office as defined by the third part of the law, 5 U.S.C. 7311 which explicitly makes it a federal criminal offense (and a violation of oath of office) for anyone employed in the United States Government (including members of Congress) to "advocate the overthrow of our constitutional form of government."

Public Notice

It is a crime for any government office or any official to auction or otherwise sell in any way, private or business property of any individual WITHOUT FIRST HAVING DUE PROCESS OF LAW, to determine the cause of action and the recourse in law. The sale of any property outside this means is illegal, and all those involved with such a sale, including those purchasing said property, are personally liable for damages, and subject to criminal charges under Racketeering (RICO) laws, and for violation of civil and Due Process rights. All government officials have the "Greater Duty" to know the law and comply with it, and if you are involved with such an auction without Due Process for the owner, you are in breach of your fiduciary duty and you can be held personally liable by those harmed by this fraud. Any challenge to property taxation or property sale made by any citizen requires you to respond, point by point, and to "prove up" your position in law.

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Thank you for your consideration including complying with with thy servitude of service of this request.

May the greatspirit and mother earth bless you by the creator

Given name

_____ Seal _____
_____ -

Autograph of said Crime Victim, Corpus Delicti (~18 U.S.C. § 3771)

Contact Corporation address

corporation state