

and policies of the rest of the world.

It is this same "GUARDIANSHIP" that separates the identity of Indian Nations from the Government of the United States of America just as there is a separation of peoples owing allegiance to the United States Government, such as:

**PERSON(S)**- Being the true citizen of the United States, protected by the Constitution, which has statutes requirements of being White, Civilized, European or European descent.

**INHABITANTS**-Physical beings in the territory of the United States that are not European or European descent or not Savages, brought into existence by the Treaties of FLORIDA, LOUISIANA, and GUADALUPE HIDALGO, protected by various civil right acts and statutes if the inhabitant believes or assumes they are citizens of the United States. Indians that believe or assume to be United States citizens are inhabitants, called: a people with dual and multiple nationalities according to International Law, owing NATURAL and LOCAL allegiances, to two or more types of European Nations side by side.

Now, it is the Indians that are still and have never changed their identity as Savages;

**SAVAGE(S)**- Being the true citizen of Indian Nations, protected by treaties, and a "TRUST"-status for winning the conflicts that gave identity to the first group of European people that is now called the United States of America. The Savages of this classified (federal statutes) people are the only non-European permitted to belong to the civilized International nations of European or European descent. No allegiance owed to U.S.A.

separating themselves from inhabitant type of identity, that this briefing was born.

## H I S T O R Y

For a number of years it has been the practice of the United States Attorney General members, Solicitors of the Interior, members of the American Bar and other related State agencies, organizations, and associations, assuming that all Indians have surrendered their allegiance to their Indian Nations and assumed to be United States citizens, to pass legal en-

and policies of the rest of the world.

It is this same "GUARDIANSHIP" that separates the identity of Indian Nations from the Government of the United States of America just as there is a separation of peoples owing allegiance to the United States Government, and:

SAVAGTI(S)- Being; the true citizen of Indian Nations,

protected by treaties, and a "TRUST"-Status for winning the conflicts that gave identity to the first group of European people that is now called the United States of America. The of this classified (federal \_ statutes) people are the \_ to belong to the civilized Inter'

nations of European or European descent. No to U.S.A.

## H I S T O R Y

For a number of years it has been the practice of the United States Attorney General members, Solicitors of the Interior, members of the American Bar and -other related State agencies, organizations, and associations, assuming that all Indians have surrendered their allegiance to their Indian Nations and assumed to be United States citizens, to pass legal en