

guardianship is outside the structure and jurisdiction of these laws and codes.

It is also the practice of the Federal court system with their judges to accept and place on court calendars and logs where hearings and trials of cases involving Indians and Indian problems omitting guardianship or its jurisdiction of the American Indian, who have been charged with a crime that only a citizen of the United States, or a visiting alien, or an inhabitant of a ceded or conquered territory.

It is because of this long accepted practice and because there is no law or court system located in the territory limits of the United States that deals in International Law, or an educational system to teach the procedures to the American Indian, making this complaint presented BLANKETED IN CONCEPT, FREE OF AMBIGUITIES IN CONTEXT, and OUTSIDE OF CONFLICTS OF INTERESTS, to "PROTECT" the lands and, the resources of the American Indian until he can institute proper action to have his GUARDIANSHIP reviewed fairly and correctly.

S T A T E M E N T O F I M P R O P E R D E F E N S E

ACTION: PART ONE OF SIX PARTS TO: "ex parte DAKOTA QUINN PAPERS".

Citation:

43 U.S.C.A. 1460 The Secretary of the Interior, or any of the officers of that Department may, when not prejudicial to the interests of the Government, furnish authenticated or unauthenticated copies of any official books, records, papers, documents, maps, plates, or diagrams within his custody.

All records of Indians and Indian rights and property are protected under this act or statute. It also disqualifies all organization(s), educational institutions, and humanist corporations, and all courts at all levels.

Citation:

43 U.S.C.A. 1464 The Secretary of the Interior may prescribe rules and regulations governing the recognition of agents, attorneys, or other persons representing claimants before his department, and may require of such persons, agents, and attorneys before being recognized as representatives of claimants, that they shall show that they are of good

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