

## **Past Statements made by Judges**

**\*The question was presented by a U.S. District Court Judge, “Are you under Oath to this Court?”**

**The Witness responded, “I took my Oath to God.”**

**The Judge then said, “This Court can no longer take your testimony.”**

**\*In a removal Case from State Court into Federal Court, the Federal Judge remanded the Case back to State Court based upon civil rights issues, the defendant demanded that the Judge reconsider the remand order because he (defendant) had removed the State Case into Federal Court based upon Birthrights and not based upon civil rights.**

**The Federal Judge responded stating, “This court lacks jurisdiction to even consider removal based upon Birthrights.”**

**\*Evidence has been provided that the United States Government has not had one penny of its own money for its own disposal. Have you ever wondered how a nation with its own money for its own disposal could ever go bankrupt?**

**It could NOT go bankrupt unless they were using someone else’s money or wealth!!!**

**\*‘The British Crown retained its position in part as arch-treasurer and prince elector of the Holy Roman Empire etc. and of the United States of America’ by the Treaty of Paris of 1783, pursuant to Article VI, Section 1 of the United States Constitution.**

**\*It has been said that the Articles of Confederation were written in 1777, in opposition to the 1776 Declaration of Independence. A close study will prove this statement to be true in part. You have a choice. You can claim your sovereignty under God, or remain a subject under representative government.**

---