A BILL ENTITLED

AN ACT:

To Prevent Government By Men Rather Than Law; and,

To Insure That Public Policy Remains The Constitutional Prerogative Of The Legislature.

BE IT ENACTED that every judge, chancellor, magistrate and/or any other judicial officer, employed and/or appointed, in the Judicial Branch of the United States Government, by the authority derived under either Article I or Article III of the United States Constitution, who has the power to issue rulings, orders, judgments and/or decrees is required to provide a memorandum with each and every decision justifying it as to the Facts of the case, the Law of the case, and the legal Conclusion therefrom in all actions to come before that judicial official; that if the records of any court within the Judicial Branch, maintained at any place in government, show that such official, on an order, judgment, ruling and/or decree submitted for recordation has knowingly or otherwise misrepresented the law and the fact, or both, said judicial officer will be guilty of a felony. Upon conviction, such punishment shall be not less than five (5) years imprisonment, \$50,000.00 fine, forfeiture of all retirement benefits, and irrevocable suspension of license to practice law.

SUCH ACTION shall be brought in a court of record within the judicial branch of the United States, having jurisdiction to try criminal actions.

PROCEDURE to implement this Act:

- 1. The Judicial Committee of Congress shall within 60 days after enactment of this law, prepare and order the printing of special complaint forms, for use by any citizen or resident alien, living within the geographical jurisdiction of any state of the Union, territories and possessions of the United States, to initiate this criminal action against any judicial officer of the judicial branch of government of the United States.
- 2. The aforesaid citizen or resident alien shall file the aforesaid complaint with:
 - (a) the chairman of the Judicial Committee, and
 - (b) the chairman of the House Ways and Means Committee.
- 3. The chairman of the House Ways and Means Committee is required to cause, within 10 days of the receipt of the complaint, for the full text of it to be published in:
 - (a) the official journal(s) of Congress, and
 - (b) the largest daily newspapers in circulation within the geographical boundaries of the United States.
- 4. Said Judicial Committee chairman shall make the complaint a priority matter and the committee is required to appoint a special prosecutor within 30 days of receipt of the complaint.
- 5. The special prosecutor is required, within 10 days of appointment:
 - (a) start his prosecutorial activities, and
 - (b) notify the complaining citizen or resident alien of his appointment.
- 6. Upon completion of his investigation, not to exceed 60 calendar days, the special prosecutor shall move the Grand Jury for an indictment, or may proceed on an information.
- 7. The judicial officer so charged shall not be tried within the court in which he presides.
- 8. The clerk of the court of record, upon receipt of said indictment or information, shall expedite the scheduling of this action as a priority matter.