## Constitutional Amendments by Order of Equity

IN PERPETUITY

## BY THE HIGHER LAWS IN THE UNITED STATES

# ROGATIONEM PRO ACTA DE EQUITAS

BILL OF "EQUITABLE DEEDS"

# WILL OF THE PEOPLE CONSTITUTIONAL AUTHORITY

## A UNITED STATES AGENCY

AS MANDATED IN LIEU OF CONVENTION

AMENDMENTS TO THE CONSTITUION OF THE UNITED STATES AS BY WILL OF THE PEOPLE FOR ECONOMIC, SOCIAL, & CULTURAL JUSTICE

ASCERTAINED AND DERIVED FROM A PETITION IN CONTINENTAL CONGRESS, 2012

2017



Updates available via the World Wide Web: http://www.willofthepeople.agency

## Rogationem Pro Acta de Equitas Bill of "Equitable Deeds" for Economic, Social, and Cultural Justice

## Content Index

Amendment XXX	
3)	Section 1 - Child Life
3)	Section 2 - Child Justice
Amendment XXXI	
4)	Section 1 - Equitable Health
6)	Section 2 - Nutrition Choice
Amendment XXXII	
7)	Section 1 - Special Education
8)	Section 2 - [Regular] Education
Amendment XXXIII	
10)	Section 1 - Family
11)	Section 2 - Social Equity
Amendment XXXIV	
12)	Section 1 - Equal Rights for Women
12)	Section 2 - Equal Rights for All
Amendment XXXV	
13)	Section 1 - Immigration & Exploitation
14)	Section 2 - Districts & Borders
Amendment XXXVI	
15)	Section 1 - Economic Equity
18)	Section 2 - Employment Justice
Amendment XXXVII	
19)	Section 1 - Media & Entertainment
19)	Section 2 - Historical Correctness
Amendment XXXVIII	
20)	Section 1 - Physical & Electronic Safety
23)	Section 2 - National Security
Amendment XXXIX	
26)	Section 1 - Disaster & Environment
27)	Section 2 - Science
Amendment XXXX	
28)	Section 1 - Public Works
29)	Section 2 - Equitable Taxation
Amendment XXXXI & Addendum	
31)	Notices by Operation of Law

From rights groups, congresses, treatises, and UN. (Blue=added, Gold=exchanged, Green=moved, Red=deleted.)

## Amendment XXX.

(Amendment XXVIII and XXIX are reserved for the People's Amendments.)

## Child Life

## Section 1.

- (i) A minor must not be removed from where they live except for a warranted and substantially believable concern for their safety, having made to wait supervised until verified or resolved, or for compelling evidence of the same. However Likewise, freedom of a social worker, clergy, close friend or family member to take reasonably extraordinary measures to *register and* preserve a *defenseless* child *or disabled person*, if it is believed their life or health may be in peril, on their behalf and for their benefit, may seek legal recourse for restraint, restitution, and damages of anyone who may threaten, abduct, assault, or attack the child *life*, whether across any border or boundary, shall not be abridged, infringed or denied;
- (ii) Any research or experimentation to be performed on children, at any stage of life, must provide requires the full and honest disclosure to their parents or legal guardians, with revocable consent and without statute of limitations, and pharmaceutical companies must test for abnormalities through two years trials prior to widespread public release to minors, except for immediate treatment needed for life threatening illness, vital organ or brain disease or damage;
- (iii) Harvesting or use of *synthesized protein with any traceable amount of metals*, *diseased pets*, and human fetal or embryonic organs, tissue, or cells shall cease, *which* may only be tested painlessly, harmlessly, and kindly for the existence of a soul before given a fitting burial for any unused that may remain. Umbilical cord blood stem cell development, research and cataloguing shall be funded using any existing stem cell program aid or as government sees fit as subject to the public, and set aside <sup>1</sup>/<sub>3</sub> of every umbilical sample for each of the following groups: future needs for the family of the child, medical laboratories, and cure for disease;
- (iv) No medical practice may be forced upon the unwilling;

## Child Justice

#### Section 2.

- (i) No minor child shall ever be economically or socially exploited, or and no unwed minor shall be required to secure gainful employment, but *any* benefits *carryover* upon change in status;
- (ii) Minors children have the right to visit or reside with their parent(s) of their choosing when parents have gone separate paths, provided such contact is beneficial, healthy, mutual, and generally stable provided exercise of this right would not result in abuse or neglect;
- (iii) The courts *may* not issue punishment for "statutory rape" cases where a pre-existing consent occurred while yet minors. Minors have the right to reaffirm any consensual relations, as common law marriage, upon their partner of an age less than three and three quarter years difference becoming an adult. Each head of household over a child-adult couple has equal *claim* to see them marry. *If* one may be pregnant, *she* has the right to marry the child's father. Otherwise, the right of intending spouses to marry all underage marriages shall not only be infringed affirmed with by free full consent and willingness of the minor, except where consent may be contested by their heads of household for reason of undue influence or safety;

## Section 3.

- (i) The Legislative Branch shall have the concurrent power to support the provisions of this Amendment by appropriate legislation and the Executive shall enforce it, as is appropriate; and,
- (ii) This Amendment shall be made law and enforceable unto as many governments as ratifies it.

## **Amendment XXXI.**

Equitable Health

Section 1.

(i) Prenatal consults shall advise parents on amino acids (simple proteins) needed for breast feeding, proper neck support, importance of unabashed father's love, and New Parent Rights; (ii) The right of the people to receive the highest attainable standard of physical and mental health through comprehensive and prompt service and attention for stillbirth and infant mortality reduction, healthy child development, hygiene and care, and the choice of treatments, methods, and practices for the prevention, treatment and control of ailments, epidemics, endemics, maladies, and occupational hazards, shall not be infringed. No infirmity, sickness, or disease shall ever be considered or labeled as "genetic", except that its genome has been traced back at least three generations and there are no other potential causes. Water will be free of harm; (iii) All pharmaceutical drug companies shall produce and supply only those vaccination and immunization products for minors in which are free of any neurotoxin, or similar-acting chemical base, and no injection after 1987 shall ever be added to the protocol, except as an individual or epidemic may require according to medical survey or blood test. Rubella, Mumps, and Measles (MMR) immunization shall be administered separately according to the Defeat Autism Now protocol. Pharmaceutical companies shall pay for known therapies, such as DMPS chelation, from any profits, grants, or subsidies for every alternative therapy for children born since 1987 affected by Thimerisol, disease or damage to the brain caused by pharmacology or industry. without passing the cost onto clinics, hospitals, consumers or patients. Almalgama in tooth fillings may only be used for the mid- to back teeth, unless composite filings specifically fail; (iv) No pharmaceutical, hospital, clinic, or doctor may ever promote, provide, offer, or sell harm, except where sufficient technology or ability does not exist and no alternative can be fashioned. Existing treatments, medicines, and drugs shall be affixed with large red warning labels notifying the patient if the treatment or product in any way compromises the immune system, creates repeat damage or maladies of the vital organs, or other such harm, and the patient of such has the right to be educated on and expand the definition of medical care to include receive any alternative treatment and or medical service that may be in existence or request one to be made. Any chemical, remedy or treatment to the reproductive system not intended by the user to disrupt the full and natural pregnancy, are abolished, except as may be provided by the courts, as may be prohibited, for disturbed patients with known self-inflictive or destructive behavior, or the like; (v) Every medicine, health remedy and therapy shall be labeled conspicuously for that product or service according to its propensity to treat or cure, and in lieu of and superceding any requirement of law that would otherwise label any ability "to diagnose, treat or cure", as follows: Antibodies & Immune System Defense (Category A), Bacterial Infection & Topical Anti-septic (Category B), Cell Tissue Frailty & Damage Repair (Category C), Deficiency or Supplements Containing Vitamins (Category D), Electrical & Neurological (Category E), and Pharmacology & Masking of Symptoms (Category F), General Treatment (Category G), and Hospitalization or Quarantine (Category H), and others as Congress may impose, all no less than full disclosure; (vi) Pharmaceutical companies and health care product and equipment manufacturers shall share any technology or method that negates harm and will owe the owner of the technology or method ten percent royalty on such profits proportionate to inclusion of the technology or method; (vii) Market strategies to entice repeat customers for pharmaceuticals, medicinal products or health care are prohibited. Representatives of pharmaceuticals shall only provide advice and training and not ever offer or promote the sale of pharmaceuticals, except to answer a client what may be commercially available. Generic drugs shall be sold to Medicaid, Medicare, and Social

Security recipients regardless of origin, if such meets laboratory standards made by law, and new pharmaceuticals shall have twice the patent life as preceding law. Deductibles for domestic prescriptions, or the cost of their mineral or herbal remedy counterpart, regardless of perceived benefit if desired or requested, shall be subsidized for Social Security and Welfare recipients on Medicare or Medicaid with over 3 drug purchases at 20% of such cost, *including* their care for catastrophic physical injury. No salg may restrict any vitamin or herb except narcotics or toxins; (viii) Pharmaceuticals, and markets known to similarly cause detriment to a multitude of lives or the planet by their products, operations, or strategies, such as mining, drilling, fossil-fuel *supply*, chemicals, pesticides, energy, and fuel, and water, shall not be permitted to ever lobby, seek aid of lawmakers, *neither shall they* be exempt from antitrust laws or scrutiny, as restitution whenever they have not themselves sought to act equitably, except to restrain others without retaliation from causing detriment to equipment or unwarranted sabotage of their operations; (ix) The "Medicare for All" Whitehouse shall negotiate award prices of for pharmaceuticals universally proportionate to their effectiveness in application and reduction of complications, made affordable, capped at cost plus 15%. Trials of medical supplies and pharmaceuticals may only be administered in order of the most effective with the least amount of side effects for that patient's temperament, when made known. The Food and Drug Administration shall not receive any contribution-based lobbying but reasonably perform quick review of non-pharmaceutical type treatments and products, such as non-petroleum or plant-based solutions and salves; (x) Any person has the freedom to join, skip, or change their medical insurance every quarter year. "Medicare Medical Insurance for All Everyone Who Wants" or similar single-payer community-bundled system or government facilitated pool shall be made affordable for the upper poor and lower middle-class, to meet medical needs of all gainfully employed people not rich or wealthy. No authorized adult will be made to refile medical insurance if no change in status. Preexisting conditions and indigents are made un-deniable for immediate coverage, at no more than the total cost for fully treating that particular condition or emergency care, whose payments may be spread across 30 years, through income-based deductibles or payment plan, without default or penalty unless payment is 95 days late. The only added fee due then shall be non-compounded interest using the most recent cost of living rate. Such with the exception that tax revenue primarily from agri-business will be specifically allocated for uninsured immigrants, and elective services beyond Medicare for unnecessary cosmetic and absolutely frivolous coverage may be privately financed on an individual basis. Agricultural, outdoor product TMTD/Thiram is illegal; (xi) Public health care facilities and special clinics, whether veteran or civilian, shall adhere to strict observance of clean facilities, building codes, sufficient staff and supplies, and operational equipment made available to all persons patients or clients based on according to medical every need. Within five years from the effective date of this Amendment, hospitals having equipment with high energy demand, requiring off-peak usage, will invest in an approved fusion generator. Veteran hospital access and disability approval time shall be reduced by supplementing staff with Gesundheit! Institute paid internships or similar program throughout veterans hospitals. Hospitals shall promote safety training when including duty rotation of medical personnel, and shall reduce fatigue by making shift rotation occur less than 3 times monthly; (xii) Common medication order errors and preventable reactions to medication will be reduced by providing grants for bar code equipment and accurate, easy-to-use pharmacy training manuals; (xiii) Doctors actively reduce liability and the ordering of unnecessary medical procedures and other defensive medicine practices by advising patients and declaring in writing what additional clinical services would be more than what the doctor believes is necessary. If one also prescribes what symptoms to look for in the event the doctor may be wrong, the patient shall only be billed

if specifically requests such additional services and affixes their signature;

(xiv) Malpractice and wrongful death suits shall otherwise be capped at 330% of injured person's Potential Income Loss Limit to compensate malpractice, punitive, and cursory damages for loss of work and medical treatments. Attorneys shall pay for opposing lawyer's fees and court costs when instigating bullying-like tactics or filing a malpractice case determined to be frivolous; (xv) All hospital waiting rooms and non-biohazard patient-exposed equipment not already being cleaned regularly will be scheduled to be disinfected at least semi-monthly or before use, chairs and the walls behind them periodically, as product recommended, with parasitic removal agent gentle to vital organs or homeopathic. All medical staff shall be trained for bioterror symptoms and be able to coordinate such drills with Centers for Disease Control (CDC). CDC shall define an organism as parasitic if there exists such possibility under certain conditions, like collembola; (xvi) Patients must be advised on the type of procedure and breakdown of costs. Deep cleaning dental work shall be performed no sooner than two and a half years apart. Postponement tactics by heath care providers, health insurance companies, and (counter-) suits of negligence over resulting injury or complication shall incur a de facto \$25 million judgment (2008 currency base year) for each incident without the necessity of wrongful death or other process of time; (xvii) Medical practitioners shall *fully* disclose publicly known alternative treatments, however, the malpractice insurance provider *need* not be liable for such treatments available only from specialty clinics. Dr. D. Tobin Watkinson's method of bio-terrain analysis and recalibration of bio-impedance (human body system adjustment) shall be supported in all hospitals nationwide, of which, shall render 10% of related profits from such procedures to his clinical practice; (xviii) Worldwide demand for used hospital equipment will be encouraged by incentives that may be proposed by government to pass on technological advances to non-profit groups and third world countries in which stimulate supply of expensive machinery to drive down prices; (xix) No insurance settlement offer may discount an injury that does not immediately show. Congress may set time intervals to limit such when inclusive to  $1^5/7$  standard deviation from mgan. Insurance providers and hospitals shall pass <sup>1</sup>/<sub>3</sub> of the savings gained by these measures herein producing a savings onto patients, proportionate to the percentage of reduction in malpractice awards and "defensive" services enacted by the preceding subsections; (xx) No pharmacology may form repeat consumers, nor foods be made to fester cravings or maladies; (xxi) The public shall be informed of any medicinal application, more gentle uses, and alternatives, for otherwise ecologically unfriendly chemical and microbial treatment products. Chemical products shall be least toxic necessary to function for any purpose of the consumer, without any volatile organic compound or made inert when in combination, diluted, or dried; (xxii) All plastics, including P.C.T. and HPPC, shall be made recyclable, biodegradable, and nonphthalate, without harmful traces remaining such as in contact with salt-water or stomach acid; (xxiii) Persistent Organic Pollutants, such as DDT, PAH, PCB, toxic food coloring, are abolished;

## **Nutrition Choice**

## Section 2.

- (i) The right of the consumer and patient to access and be advised on all aspects and manner of nutrition, bio-chemistry of the body, and the effects of various foods, shall not be infringed;
- (ii) Within one year of the effective date of this Amendment, all animals for *consumption* and fish in international waters are subject to equitable distribution of world food supplies in relation to need and in proportion to a sustainable supply, and no shelf may be stocked with more than two and three-fifths times their three-to-five year average sales for that date, during any given week for retailers, or given season for wholesalers, and fishermen shall track and radio-in the scale of each catch and be notified of any overage while at sea, and fined at port accordingly;

(iii) No rights or freedoms of the consumer or food store for the development and utilization or conservation of natural resources, reforming application of efficient agrarian systems and methods, and by making full use of whatever technical, scientific knowledge know-how or breakthrough that may be sustainable by disseminating knowledge of the principles of nutrition shall ever be denied abridged, and no compound may harm, in such a way as to achieve the most efficient whether through improved methods of manufacture, production, or distribution of food; (iv) No product label or advertisement may use deceptive practices, such as the modeling of unrealistic results or expressing words kin to "genuine", "original", "pure", "smart", or "value" to describe or label a product or service, except to refer to and bring attention to its branding or trade name of another name, neither use any percentage to describe a product or service not accurate within 5% variance, except as may be unattainable by reason of limited technology; (v) All genetically modified drugs, feeds, foods, formulas, mixtures, substances, organisms, plants ("GMO") and any kind of product that is taken orally or inserted in a bodily orifice in which could be harmful to a child person or ecology, require complete, fully-transparent federal and independent oversight of the testing and operations conducted by the producers of such, including full reporting on and publication of all findings to the People, and its products be separated from ecology and general food population and organic grown, affixed with mandatory conspicuous warning labels notifying the consumer of its intended *purpose and* risks of results; (vi) No GMO, or their component parts, shall ever be made, patented, used, displayed, or sold without having first been produced in a controlled environment, tested for, yet destroyed upon abnormalities, born of fourth generation subjects and onto three generations of a sample user population that knowingly and willingly participate, and tracked for twenty years to life; (vii) No GMO for application, consumption, intravenous injection, that has not been tested according to the preceding subsections, found harmful, or seed form that does not primarily benefit consumer and user, shall ever be made, used, displayed, given, sold, or ever brought onto another Continent from its origin. No tobacco given chemicals as additive, or toxin, may be sold; (viii) Records for the purity of organic foods shall be tracked on each food label, from supplier to seller. Coloring pigments and cotton Textiles from foreign soil must apply food-grade hydrogen peroxide of sufficient strength or similar all-natural pesticide before entering ports or customs; (ix) Toxic cookware, such as petrol-based plastics and other non-stick chemical coatings for use while cooking, or by food service and restaurants, is abolished. Seniors shall be educated on the effects of B vitamin degradation from microwaved foods and the danger of insufficient heartcalming electrolytes, such as manganese, and overuse of niacin. MSG, and similar compounds, shall not exist in foods sold in composite or by restaurants, but may only be sold to individuals as a separate additive. Hormonal disruptors, such as Bisphenol A, methioning inhibitors, such as eyanide (in cobalamin), and ngonicotinoids, are forever banned from exposure such as foods and its handling, food storage, bottling, bags, receipts, toys. Sugars not broke down in the body nor digestible (unless naturally occurring), such starches, PGPR, and yeast as an additive, are illegal;

#### Section 3.

- (i) The Legislative Branch shall have the concurrent power to support this Amendment by appropriate legislation and the People shall enforce it through the assistance of government; and,
- (ii) This Amendment shall be made law and enforceable unto as many governments as ratifies it.

## **Amendment XXXII.**

Special Education

Section 1.

(i) Neglect of educational care for Special Education students is a crime against the state and the

parents. If a learning deficit cannot be helped by school district resources and programs, the district may not deny the use of outside services for any reason, despite funding source; (ii) Parents of Special Education students have the right to an advocate, whether or not parents can afford one, and to a listing of all services within the spectrum of the student's disability and educational needs, by whatever appropriate providers that happen to be the closest, regardless of boundary or distance. Students exhibiting or scoring greater than <sup>3</sup>/<sub>5</sub> of known features for a particular disability, shall be identified as such, or having like behaviors. Any misleading identification or misdirection of a student's disability by a school or district will incur retroactive services, regardless of source or cost, deducted from superintendent's salary, across five years; (iii) Individualized Education Plan goals, and school district programs being offered, shall not ever be tied to Free and Appropriate Public Education (FAPE), but to the individual deficits of the student. Any denial or substitution in whole or part of special education services will render school's rights inert. Punitive damages shall apply to school districts that harass parents or deny services through incomplete goals, inaccurate tests, faulty conclusions of FAPE, or the like; (iv) School districts shall have a different funding basis and commit additional resources based on independent agency testing standards for its programs that challenge and nurture Special Education students to learn. There shall be 5 categories of Public Educational Enrollment in concert with a scale for its funding, accordingly: General Education Student (Standard rate), General Education Student + Attention / Concentration / Lack of Desire to Learn (Standard Student Rate + 1 outside program as needed), Any Education Student + Any Deficit affecting learning (Standard Student Rate + up to 6 programs under \$15,000.00 total per year), Special Education Student + Moderate Learning Deficit (Standard Student Rate + up to 9 programs under \$30,000.00 total per year), Special Education Student + Severe Learning Deficit (Standard Student Rate + up to 12 programs under \$45,000.00 total per year), using 2008 as base year; (v) Special needs and disadvantaged students shall be provided with audio / visual learning alternatives when needed and states will be given rebates for Virtual Classrooms. Such students shall not ever to their detriment be given grade inflation (grading on a curve) or applicable ageinappropriate curriculum, as per scores on a reasonably current Vineland analysis, but be given intermediary learning bridges to comprehend 3rd and 6th grade abstract language concepts;

#### Education

#### Section 2.

(i) The prior right of parents or caregivers of their minor child(ren) to choose the kind of education that shall be given enrollment into shall be free for all under eighteen years of age compulsory education for minor children, or to choose non-public education for special needs or by other voucher, may not be ridiculed and shall not be infringed, or denied anyone; (ii) The right of the people to take part in an accessible and affordable education to enjoy benefits of which shall be directed to the full development of the human personality one's potential, and the sense of its dignity whichever institutional, technical, and or vocational field guidance and training programmes, policies, and techniques of one's choosing, in which the strengthening of the respect for human rights and fundamental freedoms the enabling dissemination of all people to participate effectively in a free society cultural life and the promotion of understanding. tolerance, and friendship for all people contribution toward the benefit, development, and circulation of scientific progress and its applications, and to benefit from the protection the pursuit of the moral, material, and meaningful interests resulting from any scientific literary, technical, or artistic invention or authorship, in which promotes the maintainance of peace understanding, respect, and cooperation for all peoples, to achieve full and productive employment under conditions safeguarding fundamental political and economic freedoms for the

individual in which does not contravene rights otherwise endowed, shall not be infringed; (iii) Children's curriculum shall include positive societal impact as a common thread and emphasize core basic skills that can lead to vocational program apprenticeships and technological advances that benefit society, without swaying away from their natural talents and aspirations; (iv) At minimum, National Assessment and Educational Progress (NAEP) shall be the education benchmark. No educational standard shall ever impose "one size fits all" application, but shall utilize the "right tools for that child's needs" and support quarterly milestones. Title 1 funds, or the like, shall be utilized for extended time instruction and teachers aides for in addition to adult education for schools who cannot meet NAEP requirements. Principals have the right to reward good teachers with increased salaries as funding may permit, and teachers have the right to "bank load" vacation time, and be reimbursed for supplies and overtime. 37% Of Board raises goes to teachers, 29% to needs. Teachers shall be held accountable using a uniform code of conduct and receive tenure demerits for individual condescending atmosphere or other cruelties not mistakes; (v) All core curriculum must present an Academic Mission that incorporates the 9 modes of learning. Students will have developed artistic literacy in music, phonics, and American literature. Classical, preparatory, and higher schooling education will encompass structure borrowing Dorothy Sayers' Trivium. Homework will not exceed 2/3 full load and 1/2 of time. Each Academic Mission will excite concept imagery, *curiosity* and expressive / receptive language in age appropriate application: 1st graders will know science of electricity. 4th graders will identify mathematical angles and decimals. 6th graders will spell words like "conscious" and "separate". 7th graders will distinguish adagio from allegro in music. 8th graders will know the Articles and Amendments of the U.S Constitution and the People's Amendments and Bill of Equitable Deeds, how the government and federal power was impeached. 9th graders and university students shall compare evolution to creation as philosophies, and the question of origins shall be addressed objectively with the view to develop critical thinking skills by objectively examining science from conflicting viewpoints. 10th graders will write essays like on Kevin Costner's "13 Days" about the Cuban Missile Crisis. 12th graders will foster respect for a business language using words with phonetically common roots in Latin, Germanic, Cyrillic, Asian, or tribal speech (as part of a more global dialect to be proposed at the U.N.). College preparatory students should be able to fully explain the difference and implications between Keynesian and Austrian economics, and the pros and cons of gold-backed, FIAT, and controlled economies. All universities shall offer observation-based science courses through the college of letters as a liberal arts program; (vi) All high school and college-age students must complete a course on customer service, coping skills, and modeling of learning disabilities in the classroom. Any member of the community may contribute to the educational experience of any grade level in the public school and colleges, teaching any appropriate curriculum in the time given, as long as a representative of the opposing view is given equal presentation time and rebuttal, but it is prohibited to permit a singular view; (vii) All students without disabilities must maintain at least 2.85 GPA to participate in an extracurricular activity, and manipulative grade level passage practices, like accepting late homework for no reason, are *discouraged*. Soda machines shall be made fitted with shut-off timers that makes carbonated beverages inaccessible during common primary class time, and the sale to minors on campus of sports drinks that contain hormones or questionably excessive nutrients are prohibited. High school after-school activities and programs that provide character building and reduce mischief, where participation in vigorous physical activities encourage cooperative play that exercises team character and sportsmanship, shall be shall be provided for, weather permitting. All extra-curricular activities and programs shall notify parents promptly of an absence. Public schools will provide safe environments to study after school and enforce

school violence protections and procedures. Faculty and staff will identify signs of suicide and aggression and be trained in its handling. Tabloid shows will coach coping and appropriate acts; (viii) Parents may share mutual responsibility and active decision-making with the school board and teachers in finances and curriculum. Parents shall be provided access to answer keys and recommended bedtimes and age appropriate nutrition guidelines and personal skills benchmarks. Teachers have the freedom to home visits at reasonable times for genuine areas of concern and parents have the freedom to see their child tutored at home by an agency of their choice. Schools shall inform parents of all known greater local area educational options and programs; (ix) All running public school buses shall be made to run on bio-diesel within five years of the effective date of this Amendment, whereby its fuel production equipment shall be provided by non-qualifying grants proportionate to all who apply in which might produce *small or* locally; (x) Grants will provide for education majors, gifted students, Sons of the Founding Families, and non-residents to states that do not provide low tuitions. Colleges will support workstudy with community business for course credit. Masters recipients may apply to any state for credentials; (xi) Student loans must not be made to default, but encourage ability to pay. All student loans will have an overlapping 35 day payment cycle with a grace period for hardship or emergency. Borrower Defense is made law. Technical trade schools programs must be accepted by colleges and universities for accreditation to transfer applicable credits for coursework, and a mechanism be put into effect where students can earn partial course credit for the part that is incomplete; (xii) To ensure enrollment and encourage return travel to non-resident origin, student visas shall be renewable and campus work provided. Student Gainful Employment provisions are made law; (xiii) All textbooks greater than 1 inch thick (2.5 cm) or 10 inches high or long (25.5 cm) shall be made of lightweight material. Sex education shall be balanced in every manner, having resource material and instruction lending to understanding of biology and physiology to present personal genitalia awareness and its care, medically appropriate illustration of anatomy, model its correct use on an anatomical dissection, clinical effects of attraction or arousal mechanisms, and survey opposite gender's needs and views, but not acclimate to stimuli or to practice on any given thing;

## Section 3.

- (i) The Legislative Branch shall have the concurrent power to support the provisions of this Amendment by appropriate legislation, the Commonwealths and Territories shall enforce it; and,
- (ii) This Amendment shall be made law and enforceable unto as many governments as ratifies it.

## Amendment XXXIII.

Family

Section 1.

- (i) The right of parents to provide support for their minor children, to paid leave upon and following childbirth, and resume previous employment after such leave, shall not be infringed;
- (ii) The right of parents or caregivers to continue and to receive supplemental income for, and supplying and choosing necessary care, education, and provision into the adulthood of their disabled or special needs child(ren) for as long as they are unable to care for themselves, shall not be infringed, and all property and effects, but none of the debts, of the parent(s) shall be awarded in trust to such child(ren) upon death of the parent(s) if no will exists, and the state may elect to redistribute a portion of the inheritance in proportion to the comparative needs of all benefactors if no other provisions for care of special needs exists, and caregivers may petition for the same;
- (iii) There shall be \$10,000 upper limit for processing any adoption, using 2008 as a base year. Prospective or foster parents shall have full disclosure of foster history and medical treatments;
- (iv) Expected Family Contribution tables shall be adjusted to reflect expenses of Special Needs

and Disability, and shall not ever be primarily based on an amount of property owned without consideration for exception, or other calculation that can be skewed by cost of equipment and false assumptions of asset-based dependence. Legal guardians are given same rights to services as birth parents, and shall receive automatic adoption following seven years if not contested; (v) No child support, fine, garnishment, levy, lien, or penalty shall ever take more than what is absolutely necessary or tap into the portion of one's employment income for living expenses at local sustainable levels, and as states may permit if across borders. Legal mailing response time will be extended based on need for those who have extenuating circumstances, such as reside in a different county than where employed, parents of special-needs children, or single parents; (vi) Repeat grants shall allocate percent to programs as per program impact or success rate over other criteria, excluding for cause harm or injury, or in any way contravenes this Constitution. Program preference shall be given for Single Parents, Widows, Adoption, Homeless. No person may ever be relocated without given respect, shelter, food, and to bathe, being well compensated; (vii) Welfare will be extended through probationary employment as incentive, however, amounts paid from Social Security, or similar fund, shall be deducted by any extension used, across expected life of such installments. Insurance does not negate unmet responsibility to patron; (viii) Government spending of Social Security and similar general funds, shall be capped at a rate consistent with ability to immediately replenish it. No emergency fund manager may deny any; (ix) It is not misconduct or criminal to date another after having served one's partner a filing that represents no pretense or possibility of reconciliation. A cult marriage may be nullified;

## Social Equity

## Section 2.

(i) Equality of Impartial rights for adults persons under the law shall not be denied or abridged by United States federal government, any state or jurisdiction, on account of color, race, adult age, religion, gender identity, or sexual orientation identity. Agency of the people exists how made; (ii) Marriage shall be defined by the religious institutions that officiate them, and all civil unions, as a conjugal partnership between two persons to conduct their joint affairs, with equal right to property, except as may be under trust or protected by prenuptial agreement, shall be treated equally before the law. All civil unions shall have equal access to and qualifications for various abuse programs and protection for under domestic violence laws. All economic households, of whatever sort, shall have equal rights before the law as joint beneficiaries in worker and victim compensation, public employees retirement, family and extended leave, permissible legal guardianship, hospital visitation and medical decisions for an incapacitated partner, consent to postmortem exams and disposition of remains, patient's and nursing home rights and coverage, life and health insurance, wrongful death, emotional distress or loss caused by death or injury, not being compelled to testify against one another, and for all manner of property and liability; (iii) Persons of every sexual identity have the freedom to general employment, if willing to comply with any common dress code and reasonable policy on conduct. If there is concern of undue influence on children and pre-teens, that person and the minors shall be given as many accommodations as may be reasonable, or such person has the right to serve at their job in an alternate position where they may enjoy the privilege of being in a more respectful atmosphere or without the proclivity for offense. Media, education will certify are pedophile and abuse free; (iv) Civil unions endeavoring to have a family unit where their gender is not dissimilar or their partner's sexual identity is of an alternate sort, except in the case of abuse, destructive disposition, or neglect of a minor, have the freedom to adopt or care for any child, as may be locally regulated: with disability, documented gay tendencies, revocable minor consent, with

weekly visitation by local surrogate parent (a right of the community), where a partner is awarded custody, or when that a former spouse is unable to eare for their biological child;

## Section 3.

- (i) The Legislative Branch shall have the concurrent power to support the provisions of this Amendment by appropriate legislation, the Commonwealths and Territories shall enforce it; and,
- (ii) This Amendment shall be made law and enforceable unto as many governments as ratifies it.

## Amendment XXXIV.

Equal Rights For Women

## Section 1.

- (i) Equality of rights under the law for on account of sex attributes shall not be denied or abridged by the United States or by any State government, neither shall women enjoy less than equal freedoms in civic and political life. Article II shall read "He/She" or "(s)he", inclusive;
- (ii) No work conditions for women shall ever be inferior to those enjoyed by men, or promote any environment where disrespect would flourish for a different perspective, when offered by the female gender. The Whitehouse shall have the right to track and keep record of such differences in pay, adjusted for absences and family leave and other criteria as Congress may set forth;
- (iii) Companies with over 65 employees shall require employee training for working in a balanced gender workforce, learning and applying respect for individual propensity;
- (iv) One Senate seat each from every state is to be reserved for a one man and for a one woman, should both genders decide to run; and,
- (v) The Legislative Branch shall have the concurrent power to support the provisions of this Section by appropriate legislation, and the Commonwealths and Territories shall enforce it;

# Equal Rights For All Section 2.

- (i) Equality of rights under the law for each person residing within the borders of the U.S. this nation, for that which is common to all, shall not be abridged, denied, or infringed;
- (ii) The government of the United States shall end any violations of the rights and treaties established between for all colonies, Native American tribes, and territories to those whom abide by the provisions of this Bill of Equitable Deeds, and shall so restore their individual property as agreed and social standing as is common to citizens. Fifty percent of Bureau Chiefs of Indian Affairs shall be Indians, as found, and at least the agreement and provisions made to one tribe of Indians shall be made known and granted to all tribes with addendum and negotiation privileges to modify as each tribal council sees fit with respect to any affected community. Business education programs shall be offered them as an alternate to what is known as "right of passage"; (iii) No person, corporation, group, nation, organization, sovereign, or tribe shall ever be granted any form of assistance, discount, finance, non-profit status, property, rights, sovereignty, subsidy, tax break, treaty, or waiver (collectively called "aid") without having countermeasures bound by enforceable covenants and full disclosures, for that which might otherwise educate, fund, promote, permit, or allow any or all: (a) intent to cause harm or disparity to any person or group in a manner contrary to that entity's own bylaws and statutes for its own members; (b) infliction of detriment for pleasure, reward, curse, or vengeance to the specific disregard for the health, rights, safety, or well being of others; (c) promotion or act of violence, or retribution, against an unwilling innocent for the crimes or misdeeds of another person or group, or for other unjust gain; (d) affirmation of any ideology, act, or understanding of the same, that scorns, infers or promotes needless superiority for control over another; (e) baseless restriction, needless

intolerance, or other unwarranted *punishable* denial of personal beliefs; (f) aid used for any real and noticeable harm, impedance ploy, or unprovoked inequity upon any person or group; (iv) Government shall always favor invest in grants and subsidies to firms companies with strong policies that respect these human rights herein, in which also expose and challenge myths that sustain stereotypes and prejudices, including those that reject any stereotypical artwork except with diversity, and shall conduct such impartial analysis for continuing evaluation of outcomes and effects on behavior to determine need assessment. Government shall have a commission of reconciliation of equitable membership that monitors inclusion and promotes tackling of racist, ethnic, and social inequities throughout society, through just and impartial centrist policies, in which integrates the acknowledgment of past harm for payment restitution of appropriate compensation, reconciles underlying conflicts, confronts one's own hypocrisy by persuasive appeals, initiates activities that build trust, enforces interdependent shared power for joint projects for community-building, aids communities torn apart by racially motivated crimes, and erodes laws or policies that create or maintain racial and ethnic exclusivity or status quo; (v) All media and education, in their portrayal of racial, ethnic, linguistic, gender, economic and social groups, to recipients of every age, will emphasize and continually reinforce the humanity of all people and the importance of coexistence and treating all people fairly, *such roll models*, knowing different perspectives and propensities for good purposes benefit society, being cautiously optimistic that people of different backgrounds can be reasonable and share the same hopes and dreams, creating a bond through interaction, expecting common values will blossom in diversity, and not ever portraying unjustly hostile or inaccurate supposed disposition of stereotypes, except as fragmented and unrealistic, given lessons to further cope and trust by careful and thorough material and preparation. Such coping skills and positive self image will touch present an acknowledgement of prejudicial information or ideals about other people, with resolve to actively pursue healthy change and challenge irrational thought, recognize of the value of multicultural identity in everything, increase exposure and contact with others represented in different stereotypes, practice of empathy as a listening skill to develop an appreciation for their propensity and potential, understand how others identify themselves as well as see and accept people different from them, respond to negative terms and prejudicial jokes by politely affirming the person did not intend harm and personally find its meaning to be harmful, use of "thoughtstopping" and indecision reservation as valuable process tools to learn change, refuse permitting co-workers or members of one's family to injure someone else's identity, and to engage in proper ways of identifying and reporting what may be actionable or serious suspicious activity; (vi) The Legislative Branch shall have the concurrent power to support the provisions of this Amendment by appropriate legislation and the Executive shall enforce it, as is appropriate;

## Section 3.

This Amendment shall be made law and enforceable unto as many governments as ratifies it.

## Amendment XXXV.

Immigration and Exploitation

Section 1.

- (i) Passage of The immigration "Dream Act" is made lawful, as subject to this Constitution;
- (ii) Minors of a foreign-born parent, upon becoming an adult, have the right to reaffirm their residency through legal process if, up until that date, they have resided with a parent or caregiver in the U.S. this nation for over half of the time spent while in the U.S. this nation totaling longer than two and a quarter years, and other reachable limitation as may be prescribed by law;
- (iii) Restrictions on immigration removed to allow shall not encumber, exclude or obstruct

economic refugees, day labor from being processed through existing border checkpoints; (iv) Undocumented immigrants currently residing in the U.S. this nation shall be given a nonpunitive and affordable path to documentation and citizenship when cleared by security check; (v) Collaboration with ICE by local law enforcement agencies shall be prevented 5 months leave. No attorney or law enforcement may use pressure or interrogation techniques to determine applicability or validity except that unprovoked hostility or severe behavior requires it; (vi) Penalties for businesses that exploit undocumented workers shall be no less than the cost of their care and profits for that period. Ads in foreign countries will highlight safe organizations in those countries and freedoms workers may have while in the U.S. this nation that deter abduction or placement in illegal sweatshops. No market may restrict community, hospitality, or the like as to the extent is voluntary, inclusive or beneficial. Outside crime, is no punishment, debt deserved; (vii) Guest visas shall be granted to non-technical undocumented immigrant workers in assembly line and agriculture to discourage indentured smuggling and abandonment, and the U.S. government will work with the U.N. for global staggered economic tiers where the corporations of a given country may only utilize the labor of a country whose wages are in an adjacent tier; (viii) Immigration Forms simplification shall state in clear and concise language, common to 6<sup>th</sup> grade, and offer flexibility in choices presented. Legal terminology and policy descriptions shall have no place on forms to be understood by those whose second language is English. Every court form and process shall be accessible online, and any selection define course and option; (ix) Legal extensions for filing immigration documents shall be granted upon process delay, with a copy of the proof of filing and affirming postmark, until *newly* stated response time has passed; (x) Resident Aliens shall be offered classes in cultural integration. California Driver's Licenses for All (AB 60), California Trust Act (AB 4), Central Am. Minors Program (CAMP), Deferred Action for Childhood Arrivals (PACA), and Lopez-Venegas Settlement are lawful for all states;

## Districts and Borders

Section 2. (i) The residents of the Federal District (of Columbia) shall be provided two voting seats in the U.S. Senate and voting representation in the House of Representatives to commensurate with its population. Citizens of the U.S. that reside in U.S. Territories of the state may choose to vote with the Federal District (of Columbia), and citizens of U.S. Territories of the state who are not citizens of the U.S. may choose among resident agents a delegate or caucus to represent them in matters that affect them. Pro sg filings must be accepted, scanned, online, available for counsel; (ii) Genuine home Self rule and budget autonomy shall be instituted for the government of the people of the Federal District (of Columbia), subject to laws by the people in Public Assembly; (iii) 1965 Voting Rights Act is law made resolute. It is a fundamental right of the people to vote, canvass, hold elections, and recall any government official per the rules of Specific Federal Recall and Nomination Process and Procedures, as may be amended or expanded whenever Tenth Amendment implied powers of the people are made in effect, to hold government accountable, preserve a people from oppression, and restore constitutional law, when needing to enforce rights of the people, redelegate constitutional authority from unauthorized government, use reserved consent powers for these aims, or any powers shared with the States. Else, Public Assembly governs elections and verifies court rules to ensure means and laws of the people; (iv) A home-country court advisor shall make differences in law known to defendant for trials abroad, and if laws are found entirely dissimilar, any contrary decision can be appealed in the home-country and the court advisor can testify whether similar or the U.S. state may seek to negotiate with the ambassador on defendant's behalf if home-country and foreign advisor agree;

(v) The U.S. state shall honor the Belfast Agreement, as subject to this Constitution, and negotiate for such inclusion agreements where Regimes and Rebel Leaders should be recognized by the State Department, perhaps as Representatives of a Faction of the People, in order to better resolve peaceful negotiations. The sale of weapons and technology to regimes, regardless of any pending agenda, and while respecting their rights toward Statehood, shall be disallowed; (vi) Preemptive attacks of enemy nations by the U.S. without the existence of Eminent Threat is forbidden, except to engage armaments that may be *en route* or otherwise threaten a population. And, where Eminent Threat is not proven and U.S. economic interests are a suspect motive, a Peace Time Tribunal of the Legislative Body shall decide if there is sufficient cause to go to war; (vii) The U.S. This nation may not agree to No-fly Zones, where ethnically-motivated fighting or crimes of higher law may be high, and the U.S. this nation shall make itself interested in observation, inspection, and enforcement of higher laws and international sanctions where ethnic cleansing has occurred. The U.S. This nation shall provide immediate assistance for diplomatic course and response time to Ethnic, Gender, and Religious Cleansing and forms of domestic terrorism. The U.S. This nation shall provide support in the retraining of indigenous peoples and reconstruction following incursion. Innocents be not harmed. Any officer may take a statement; (viii) U.S. Negotiated trade with any country, entity, or association shall increment standards of labor, environment, human rights for as long and as often as U.S. these standards are higher; (ix) U.S. Customs officials shall be trained for and treat possessions with respect, having curators on hand to process valuable and unique items with utmost care, even while gauging a response;

#### Section 3.

- (i) The Legislative Branch shall have the concurrent power to support the provisions of this Amendment by appropriate legislation and the Executive shall enforce it, as is appropriate; and,
- (ii) This Amendment shall be made law and enforceable unto as many governments as ratifies it.

## Amendment XXXVI.

**Economic Equity** 

Section 1.

- (i) The people have the right to clean air and water, and whenever may be sold, without diminishing the right of the community to its free and unpolluted natural source, shall otherwise be made affordable at a set nominal margin no greater than 10% above uninflated cost for any bottling, purification, and transport. Water offered for sale will be alkaling ptl to extent *natural*; (ii) No single organization shall have more influence over on our government than that of a citizen, and that only an original individual, born a human being from a mother's amniotic fluid, may have full citizen's rights and personhood. Congress will work no less than 220 days a year;
- (iii) No *entity* shall ever seek or enact any policy, practice, or strategy in which promotes or inflicts any grievance, harm, injury or injustice for profit, or which modifies or manipulates banking, business, ecology, economics, food, government, health, medicine, trading, or water in a manner that may prevent, restrict or suppress small businesses, middle class, *or poor* from advancement, health, inclusion, increase, promotion, success, or wealth. The people have *a* right to defund any person, corporation, organization, government or trust for that portion using wealth and resources unto widespread harm or severe detriment *as subject to this Constitution*. No suit or penalty may be brought by a competitor or union which exceeds ability to pay or worth;
- (iv) Whether foreign or domestic, no entity, organization or corporation may ever contest or overrule, nor may governments modify or remove by negotiation with other bodies or trade for, any of these laws made to resolve a grievance of the people and restore constitutionally authorized government, as they are born of liberty and higher laws. Every industry charter,

investment agreement, corporate policy, and business decision must comply with and conform to the provisions herein or be restricted from conducting business in the U.S. this nation, its territories, airspace, or waters. No one is deserving of wealth at inequitable expense of another; (v) For pro se (attorney-less) case filings as in forma pauperis (unaffordable) or otherwise financially or physically incapacitated, or other realistic justification, no court shall ever refuse the request to electronically file, process, and appear from a reasonable verifiable alternate location, the appointment of an ombudsman to assist in the process by electronic means – in which will be filed as of the date received or when made complete, the immediate reimbursement for a sitter, printing, mailing and filing costs for cases involving harm, injury, or injustice, or similar exception. Persons may offer constitutionally related legal advice, without restriction; (vi) The immense student loan debt that is limits the career choices and financial future of this a generation is restricted to interest assessed at a maximum of 5% over what the U.S. Federal Bank (Reserve) offers banks, while retroactively, and from this moment forward, removes any penalties, fees, and interest over Prime Rate during any economic hardship, unemployment, or lapse in payment within 43 days of the scheduled payment. Any difficulty imposed is unjust; (vii) As an extension of the right of the people to financial opportunity, the freedom of the U.S. state to stem financial crisis by cooling overheated markets and manipulating the flow of currency, whenever beneficial, healthy, and equitable, shall not be denied by wealthy corporate interests. Any Basel Committee on Banking Supervision delegates, whether from the U.S. state or representing <del>U.S.</del> such interests, are subject to this Constitution and promotion of its laws; (viii) Congress will create money, The Federal Bank (Reserve) shall organizationally be placed part of the Treasury under the direction and authority of a politically neutral general assembly, represented of the people, by the people, and unto equitable acts. The current FIAT money system shall not ever be replaced using the same any system, or transition from to the gold a standard, in which exerts control over personal spending habits or defaults on the good faith and credit of the United States government, nor shall the government ever be shutdown except as necessary for extraordinary or emergency purposes. U.S. paper currency shall be largely green as is customary, printed with the new seal or picture on the back in hues of brown-tinged gold color having blue accents in its border. The **United States** government shall not ever implement any form of democratic economics (rationed or monitored), nor restrict any currency registration; (ix) Speculative financial instruments, derivatives, and credit default swaps are hereby banned, and all primary residential home foreclosures gained by such manner shall cease, and, if banks have falsified documents, or signatures (such as, using robo-signing), then banks lose their claim those to such properties in favor of the homeowner. Naïveté does not relinquish claim by deceit; (x) Those guilty of criminal behavior found responsible for defrauding the public while in control charge of fraud at the largest banking institutions, shall be required to repay their victims, the people, full restitution. No protection indemnification or waiver of liability shall ever be afforded granted to any officer, director, or employee of any agency, organization or business entity that is directly or indirectly engaged in intentional or reckless practices that bring harm to the environment or the people, except unwilling participants and whistleblowers of the same; (xi) Banks shall not ever charge the account holder of checks or cards issued for credit or debit for non-sufficient funds on survival items such as food, clothes, shelter with modest utilities, and running transportation, at costs set by the states. Neither shall banks increase the interest rate more than 3 whole points at a time, nor reduce the balance or call in the remainder owed upon unemployment, repossession, or foreclosure with expression of intent to pay upon return to 3 months of income, or a down economy, for as long as the highest number of weeks for professionals to locate suitable employment plus 13 weeks. Account holders also have the right

to waivers for the same, for a period of sufficient time to recover upon identification theft, scam, or other extenuating circumstance and hardships that may affect income or economics; (xii) Credit reporting, medical data, and policing agencies shall notify an identification holder of any identity theft, permit the holder to correct any false identifying information electronically, an individual right, including display of their name and history. No credit or lending institution may charge greater than 18% or continue to bill or apply fees after an account is paid off, regardless of credit standing or billing cycle. Banks shall modify their risk models for income-to-obligations ratios that include local and unique personal factors defined by the Public Assembly and recent changes in education and promotion that may affect expected income. The Senate may ease the Basel cap on the assets a bank can have in relation to its equity only when, and to the degree, it advances the financial position of the middle-class and small business, using Basel III as basis; (xiii) Securities law shall allow offers of equity for percent of net profit when investing in projects, and start-up companies or small businesses have the right to unlimited funding sources and unlimited general solicitation if stakeholders are given business plans for actual desired projects with total funding, amount raised, number of persons contributing made public, such as a website. Cloud fund may explore any just purpose. Day traders holding less than \$28,000, will be limited to spending \$38,500 on a given day (using 2008 base year), and may not be required to hold more than 33% of their investment when making good picks more often than not; (xiv) Elected or appointed government officials, even members of the military, or any of their immediate family members found guilty of insider trading, receiving gifts during their tenure, public corruption or bribery, and except under extraordinary circumstance, holding individual stock or board position in the companies or entities that he or she is meant to regulate while performing their duties, according to independent audit held to the highest standards in practice or law, or shall be restricted from collecting any residual income from the business and pension from the government for five three years after leaving said government service; (xv) Banks shall loan to small or start-up business, and must include financing programs in which the likelihood of profit and expected project success shall carry significantly more weight than the assets of the individual or current financial well being of the company, and shall have no funding limitations or restrictions when built in incremental stages and given independent oversight. Government grants to small or unaffiliated start-up business shall not restrict from research components, from having personal income, nor be closed to new entrants after the due date of a phase, as new monies are made available. SBA loans must be tailored to meet the overhead of a business applying and shall be capped at the Prime rate plus 2%; (xvi) It is rendered unlawful to restrict the formation of a new corporation from having or issuing shares of stock immediately upon incorporation, however, states may impose a standard for issuable shares that may be converted whenever the Articles are made to comply with applicable law, without having to offer them as being publicly traded. No regulation may bring unjust ruin; (xvii) Document, grant writing and accounting assistance grants shall be issued for technology small and start-up business in the summation of 10% for every project from economic recovery legislation in the severable amounts of \$5,000 each request, using 2008 as a base year, or proportionate to as many that ask if greater than allotted distribution, and shall not expire in any period where there is less than allotted distribution, except by approval of the Public Assembly. All government grants must be easy to read and navigate, being made of time-saving electronic forms that automatically calculate totals and populate the document with answers and data, and made available electronically. All those named in a grant award will be given the contact information for Office of Inspector General. No grant or law will make compliance unattainable; (xviii) 10% Royalty is awarded to the originator of lifetime copyrightable preliminary patent

ideas, proportionate to its inclusion. Worldwide automatic patent protection among the severable patent offices shall be included in initial filing fees, as soon as trade negotiations can afford;

# Employment Justice Section 2.

(i) The right of the people to work, to free choice of willful employment, to in just and favorable of work conditions, with full faith for credit and to protections against during times of unemployment, to equal pay for equal work of equal substantially comparable value, to renumeration adequate to maintain attain a decent standard of living, without artificial ceilings, false qualification considerations, or other obstructions to any increase in real income and opportunity, other than actual competence of skill, and to as reasonably safe and healthy working conditions as possible, free of endangerment to conscience, shall not be infringed; (ii) The U.S. government shall safeguard the political freedoms and sanctuary for any undocumented person in forced labor. No one is deserving of unfair treatment or enslavement; (iii) The right of the people to a decent standard of living adequate conducive to sustain their fundamental health and well-being, including food, clothing, housing, nutrition and adequate medical care, shall not be infringed. Acceptable loss to negate just gain is treason; (iv) The right of the people to social security a retirement fund, including savings or other social insurance, and as a means to sustain maintain a decent standard of living and leisure after years of work and contribution, shall not be infringed, however, no unsustainable pension shall accrue during times of economic downturn or recession. No employer may use medical info in decision; (v) The right of the people to rest and leisure, including for reasonable limitation of working hours and periodic holidays with pay, and for transferable health insurance, shall not be infringed. No portability of retirement plans or funds to another employer or program may be denied, to the extent could be compatible. No business may disproportionately refuse any hire; (vi) Recruiters and agencies shall hire non-degree personnel when the level of position does not support higher education. Businesses whose job requirements are not supported with reasonable documentation or substantial justification shall be reported to the Better Business Bureau; (vii) The right of the people individual persons to freely form, to join, and assemble trade unions and groups of association of their own choosing, for the protection of economic interests and to strike provided its exercise is not intended to resultant in the violation of this Constitution or its Amendments in a manner in which conforms to reasonable and applicable laws, or individually disband from and leave such, shall not be infringed, other than which is absolutely necessary for public order. Acting, writing, modeling persons have right to receive pay for work; (viii) The right of trade unions to form and join align themselves and coordinate with similar national and international federations, confederations, or organizations, or to otherwise function freely and lawfully, shall not be infringed. No agency or its gatgkggpgr may restrict petition; (ix) Prevailing wage shall not increase during a recession and government may adjust trade union wages in proportion to the current and relevant economy, but only when encountering extreme statistical outliers becoming commonplace and only to the extent such wages are unrealistic;

## Section 3.

(i) The Legislative Branch shall have the concurrent power to support the provisions of this Amendment by appropriate legislation, the Commonwealths and Territories shall enforce it; and, (ii) This Amendment shall be made law and enforceable unto as many governments as ratifies it.

## Amendment XXXVII.

Media and Entertainment

Section 1.

(i) Amusement parks shall provide patrons, when presented valid documentation of disposition or visual aid of disability, regardless of source, any aid and immediate access to the least wait; (ii) A Universal Entertainment Content Rating System (SECUR) shall specify amount of content for each designation in cyberspace, film, games, music, speech, theater, toys, and video in such categories as: Cursing, Drugs, Occult, Sexuality, Terror, Violence; and as Congress may add. Audiences shall be restricted based on the highest 0-4 level indicator for a given category: 0 'None' = All Audiences, 1 'Innuendo' = Parental Guidance suggested, 2 'Mild' = PG rating + age 13 or above, 3 'Obvious' = Restricted to 18 year olds minimum, 4 'Saturated' = 21+ years; (iii) Data mining and marketing shall restrict data from being used by or shared with those that market to minors, except that which is age appropriate. Every electronic device shall be designed with display recognition mode and voiceover settings to conform the media to personal restrictions modeled after the universal media content rating system. Minors shall be protected from vending, electronics, and media containing adult material by requiring I.D. swipe or credit card in lieu of age verification. No media with mild, restricted or adult content may be sold to an unknown-aged audience, except when set to general audience as its default and contains useradjustable content settings modified only by parental control. No mgdia will usg such tgrms as "hilarious" or *comedy* to describe social commentary, cultural view or similar indoctrination. Any film of historical account, plausible to that degree is consistent, shall be labeled "authentic"; (iv) No electronic consumer will ever have to pay media service fees to view any legislative bodies in session, speeches by public servants in official capacity, or other notices of governmental action, and proportionate funding shall be granted for only that portion of National Public Media that does not promote any one group or ideology over another, but respects all; (v) No image in portraval of a forced submissive role as means of control, where a person may be struck in the face, or held face-down or "spread-eagle" by force, shall ever be legal for viewing in the U.S., except by non-desensitizing dispassionate clinical form or by subterfuge, for scientific documentary or historical purposes. No areadg will pander to minors having money as its prize; (vi) Eminent domain is permitted only for a just cause;

## **Historical Correctness**

#### Section 2.

(i) Except for any form of barbarism, hatred, mysticism, ridicule, terrorism, or witchcraft, no religious display of historical significance or inference shall ever be removed, nor may *public funds or* Establishment Clause supercede or otherwise be used to justify such eminent domain, or the like, but a disclaimer may be posted in its proximity in which does not detract from its contribution and rights common to all, and neither shall *its* historical context or influence of religion be removed for political correctness, nor come to mean "freedom from religion"; (ii) All persons are afforded equal and effective protection against discrimination for religious, political, or closely-held beliefs, to the extent it does not infringe on the rights common to all; (iii) As part of greater unilateral tolerance, the right to unled voluntary prayer, or under the *peaceful* leading and direction of the vast majority within a community, shall not be regulated, obstructed or denied except for that which contravenes Sub. (iii) of Amend. XXXIV, Sectn. 2; (iv) Religious organizations are henceforth protected from frivolous lawsuits. Religious organizations, except for those in which contravene Subsection (iii) of Amendment XXXIV, Section 2, are owed double in damages retroactive for losses in time and money if a lawsuit is

found to be brought as a hate crime or expressly to intimidate. Should such religious organization refuse being awarded any portion, the local community retains the awarded damages for programs that benefit the people in ways that do not offend that religious organization; (v) No tower, signal, *balcony*, or similar structure could ever be used, stood *or* erected for broad public *call*, declaration, dissemination, or proclamation for any positive portrayal, *demonstration*, or message of the exceptions restricted from display in Subsection (i), a right of the community; (vi) Journalism whose source is biased, must state when witness or research is paid as promotion. News organizations will be rated negatively for sensationalism or slant. The people have say; (vii) As they are used in constitutional law, the terms "the Executive" and "Whitehouse" shall mean Office of the President or highest ranking official, "contractor" and "Minister" shall mean any person, organization, or corporation that works as, by, for, from, in, of government, "county" shall be inclusive of any equivalents, "Commonwealth" shall be inclusive of State equivalents, and "original jurisdiction" shall mean the privilege of a governing body to make rules regarding a legal process, as being subject to the Public Assembly and rights of the people. Section 3 of Article III shall be amended wherein to say, "levying War against the people". Amendment IV too shall read "in, on, or about their persons" to "be secure in... electronic papers, and digital effects". Amendment XXVIII, Section 1, (ix) shall include the parallel views of the Founding Fathers and Stephen L. Rush on the writings of John Locke and as so differs from *Jean* Jacques Rousseau; (viii) The people are the fourth branch of government, with sovereign authority to hold accountable by consent of the governed and other powers, including those stated herein and extending from its legal process and discovery. No court may refuse or restrict any petition in any form for which exists any extraordinary circumstance for a grievance for will of the people; (ix) This Constitution is intolgrant of intolgrance as prescribed and incorporates Eleanor Roosevelt's Universal Declaration on Human Rights, as subject to whichever is greater where absent or silent, and whenever differs, this Constitution shall supercede and take precedence;

#### Section 3.

- (i) The Legislative Branch shall have the concurrent power to support the provisions of this Amendment by appropriate legislation and the People shall enforce it, as is appropriate; and,
- (ii) This Amendment shall be made law and enforceable unto as many governments as ratifies it.

## Amendment XXXVIII.

Physical & Electronic Security Section 1.

- (i) No tour guide may ever take passports from its patrons, neither shall any person claiming to have been abducted, for whatever purpose of their captors, be given any less than accommodations, a medical exam, counseling, nourishment, and upon compelling or corroborating evidence, temporary identification and a return transport. No one may be forced to be eared by an attacker, nor may a pedophile have any children unsupervised or invited home;
- (ii) Within one year of the effective date of this Amendment, all clubs *having* alcohol and dance must scan state-issued identification of every male entering the club, and present such list upon demand to any peace officer with warrant for crimes. Cach city will have legal aid, rape hotling;
- (iii) A person whose sex is indeterminate, or in a state of transition, may only use the public restroom or locker room associated with the gender they most resemble;
- (iv) An individual's personal and financial data shall be considered protected intellectual property, and is not to be collected, transferred or removed tracked without paper or electronic warrant or without expressed consent, and shall not ever be a requirement to access electronic programs, except to verify age, membership, or pay for services or products rendered, and shall

be wholly purged or precisely modified as per the request of the individual it is associated with. A person's image, creative work is their own; a company's program, system are its property; (v) New treaties, laws and regulations will negotiate and ensure that access to the internet will remain uncensored for all people in the world to use and express themselves without government or corporate interference, except for that media in which may be inappropriate for all audiences as may be determined by voters. Online encyclopedias must not censor by deletion, but afford inclusion if unverifiable facts, or first person narrative is sufficient to uncover or lead to verification, and provide a direct venue for not as noteworthy news, such as sufficiently substantial to find in a reputable newsletter. No glectronic implant will identify or record; (vi) No entrapment, malicious automated code, or pervasive inundation of information or images shall ever be used to inform or determine cyber criminal activity or behavior, or desensitize. Software integrity is a right. *Upon* just cause, live undercover officers may document actual use that is preceded or sifted by electronic red flags and warrants for clear and willful specific intent; (vii) Electronic copyright shall not ever have been considered to be infringed upon for making one moveable copy. Whenafter a user has specifically refused every opportunity to modify an allowable electronic copy intended for reapplication, according to the rule of being "sufficiently different", one may pay a set nominal fee for download upon use or discard the file. It is the right of a consumer to have the option to download any third party software, security, or update, and to be advised of its actual specific contents, without *install*, recrimination or malice; (viii) No app or default may have user permission except user revocable, accessible, and understood. All electronics and software default settings must be user-changeable by a visual graphics interface, and all no longer supported by their manufacturer must make available and store online an easily accessible copy of each update revision for download for as long as users desire them; (ix) Predatory, compulsory entrapment is illegal, government is liable, and related personal costs are owed. Evidence gathered by electronic means that identifies possible criminal activities and potential threats shall be verified by agents upon warrant, but where also the nature and cause of the accusation must then be presented to the user as cautions and warnings to be remedied; (x) No court shall ever not be understanding of persons who may be autistic, or who may display an inability to cope or understand directions of the court, for accommodations, and to enter pleas of exception or extenuating circumstance without the necessity of guilt. Persons with disability may use a smart device for the purpose of defense, presenting evidence, and calling witnesses; (xi) An accused has the right to equal just and impartial legal representation, and may, at any time, request a change of attorney or judge by reason of such, and may request publicly-funded attorney services including investigatory costs, at every stage whenever that right is in peril or warranted by evidence, duress, or dispute. No representative, attorney may offer substantially different course or substance to what is sought in legislation or representation unless affected parties understands and gives consent. Withholding usable evidence is criminal fabrication; (xii) For crimes committed against the state, or as in the case of public danger or national emergency, in which an individual was violated, the person violated may seek compensation for damages as to consequential inconvenience. No prisoner is deserving of mistreatment or attack; (xiii) Those convicted of a crime, upon any motion inclusive and processed in order of compelling information as to incentivized informants, inadequate defense, misapplication of forensic science, false confessions or admissions, eyewitness misidentification, or government misconduct for the same, have the right to immediate release into the custody and travel with a U.S. Marshall peace officer and may assist in establishing their innocence and DNA testing, and the "preponderance of innocence" shall be accounted as new evidence, and upon substantial evidence contrary to their conviction be immediately forgiven of their crime and restored fully

into society. Parolees have right to improve their circumstance as alternate locale allows; (xiv) No person sentenced to death shall ever have the sentence carried out, in which has not been given every reasonable opportunity to exhaust a pardon, commutation, or doubt, excluding overwhelming and unrepentant malice of committed insanity or pervasive aggression; (xv) Alternatives to imprisonment for shall exist for non-violent and certain first-time offenders as may be defined. Public money supporting incarceration of such offenders will be directed to extensive programs aimed at drug rehabilitation, public service, and treatment for the mentally ill. Arrest may be resisted on grounds of defense of the Constitution, or for any related purpose; (xvi) The justice system shall focus on rehabilitation of prisoners and protection of the public rather than the vague and subjective concept of "punishment", as follows: convicts shall be provided with vocational training, and upon exiting prison on *parole*, be supplied vouchers for food, transportation, lodging and an allowance offered through a suitable or industrial job; (xvii) Decriminalize drug possession and use in all U.S. jurisdictions and Addiction of illicit drugs, along with its possession, shall be treated by law as a medical problem rather than a wholly separate of any other criminal one activity. Abolish the DEA and redirect its resources to other purposes. A specialized health program shall be made available for drug users to be administered decreasing prescriptions for certain illicit drugs in an effort to reduce dependency; (xviii) Non-mind altering, non-hallucinogenic, non-addictive forms or combinations of marijuana illicit drugs shall be legalized, taxed, and regulated for medical and personal permitted use for adults. Similar versions of other drugs, including marijuana and as Congress shall permit, shall be treated comparably to the treatment of products that contain alcohol. Prescribed dosages of illicit drugs for medicinal purposes are permitted when a user is immobile or confined; (xix) The right of the people to have the state monitor and enforce the restriction of sale or use of high speed or high powered armaments and weapons to the mentally ill, gangs, and criminals shall not be infringed, and parents of children living with them, of any age, who do not store firearms they own as unloaded and in a locked device, case, or safe and separate from ammunition when not in their possession, except as may be permitted in a shooting range or designated and posted practice area, shall be liable for \$25,000 (using 2008 as a base year), up to year imprisonment, or both, in addition to any charges of manslaughter, or other resulting crimes that may be brought, but punishment shall not exceed ability to pay or care for the household; (xx) Safety course certificate, military ID, or background check shall be required for any projectile weapon use, yet, purchases made at gun shows may substitute any establishment herein requiring certificate of safety, such as shooting range membership, or game permit; (xxi) Within one year of the effective date of this Amendment, all new guns made or sold in the United States shall have one of five standardized safety devices. No city may forbid residential or personal fireworks, except that nearest alternate location is designated and accessible; (xxii) Regulatory oversight and de-militarization of police operations shall be established through the creation *or implementation* of a fully transparent investigatory organization; (xxiii) Officers shall be trained to recognize the signs of autistic-like behaviors when confronting an uncooperative individual. No law enforcement may respond to unaided or unintentional uncooperation, as a sole offense, nor remove belongings of homeless unless to secure, without 10 months unpaid suspension or reassignment in trafficking, collusion, or discrimination; (xxiv) All law enforcement will be equally conservative and liberal, declared unfit upon paranoia. No officer may assign an informant but so register for defined scope, duration, and restitution; (xxv) Rookie peace officers, exempting undercover, shall be disarmed of fatal side armaments and be restricted to and issued less lethal and non-projectile less-lethal weapons for routine patrols, or rubber bullets under direct orders only. All officers shall be required to undergo

training to be tolerant of those who do not share their ideals or understanding, whether disadvantaged by disability, special incident or place, and no officer shall ever discharge a weapon with intent to kill, or be trained to do so, unless threat is absolute and disarming fails; (xxvi) Crime shall be equally newsworthy between ethnic groups to extent possible; no portrayal of gangs or pranks. Rookie police are restricted from racial profiling before undergoing racial situation ethics assessment and evaluation, and profiling shall only be used when locating and apprehending known criminals with unknown identities, or terrorists, and shall otherwise follow Representative Conyers' "End Profiling" bill, as subject to this Constitution. Surveillance for information gathering without due process or for initiating punitive harassment is a fligh Crime; (xxvii) Thieves and assailants who trespass shall enter a property at their own risk, and will only be able to file suit against the property owner if such peril is unmitigatable and unwarranted; (xxviii) White-collar crime shall be tracked down through the use of aggressive enforcement and prosecution. Sentencing for such theft will be proportionate to amount stolen and those affected;

## **National Security**

## Section 2.

(i) U.S. This country protects and defends Israel and welcomes Palestinians to share in Israel's government if agreeable; it is the right of every people to return to the land of their fathers, have sovereign defensible borders, and live with the freedom to see lasting peace and evident prosperity reign. Secret Service will protect candidates of nations desiring democracy, to vote; (ii) Protesters have the right to jay-walk in the course of their march, and approach their elected and appointed officials in public, individually, with the assistance of non-threatening legal counsel, non-lethal security person, and other defense as may be prescribed by law; (iii) Government shall have eminent domain of websites having look-alike or similar names to itself, its alternate point to a correct official site, and any existing webpage transferred at cost by their web provider to a domain with a more appropriate extension for its content, when possible: (iv) The 9/11 Commission proposals shall be acted upon, as subject to this Constitution, including insights according to Council on National Security Reform and the History Channel related findings. Sufficient Air Marshals shall be posted wherever needed and shall exercise more efficient screening practices based on dispassionate and unbiased probability statistics and propensity identifiers without the use of subjective and otherwise unreasonable profiling. All commercial passenger flights shall be 5 days refundable, have locking pilot cabins and automatic transponders that are not ever accessible to passengers. The practice of carry-on luggage larger than a purse or laptop for all incoming international flights shall be heavily restricted, excluding medicines especially for children, flight purposes, and potentially life threatening conditions; (v) Laws containing provisions against this Constitution, of "Shock Doctrine", such as the Patriot Act, shall expire are made unlawful for treason. U.S. Government operatives are restricted from retrieving communication intercepts from allies, except when evidence supports committing of high crimes. Unrelated disclosures on terrorist organization suspects, such as most educational records, shall not be used for purposes of interrogation. Dignitaries related to or in business with terrorists shall not be allowed to flee this country in times of crisis if they are in no immediate danger, but shall be afforded every other reasonable hospitality and security until the matter is resolved. 12 Sanctuary cities at max shall exist for any purpose a State may decide, including the punishable or extraditable for eause, non-deportable, defectors, migrant workers, no country of origin, transients, whistleblowers, wrongly accused, and as the Public Assembly may define; (vi) No secret, *courts or* of governments, shall ever exist except compelling reasons of national security and non-policy personal embarrassments, subject to review by public given appropriate

security oversight. No branch of military may encourage deviant behavior or use of substances; (vii) National security shall not ever be used as an excuse for toxic waste, neither is any threat to human health and lives by actions of the United states a national security issue, nor is it Freedom of Information Act (FOIA) exempt. The government will give an estimate of cost before asking payee to commit to FOIA payment, and inability to pay FOIA fees constitutes a waiver; (viii) All security memos, suspect information, or critical event details may, within four five years of the effective date of this Amendment, be made available electronically to all security agencies and peace officers in a thread, sharing any continuity by inter-indexing department links, accessible by collapsible tabs and folders that are visible according to security-code clearance, due process and warrant, to create a more immediate cohesive and comprehensive profile; (ix) Full disclosure of government policy and monetary relationships shall be required for all unsanctioned and/or unauthorized programs associated with the military industry complex. including unsanctioned and/or unauthorized programs, except those portions of secret the high technology research and development industry in which specifically cannot be divulged to a potential enemy attacker. The sole business of a corporation cannot be industrial military purpose but must include products that eare for the human condition to save lives, held liable; (x) The U.S. This nation shall not impose cruelty, inhumane, or degrading treatment, torture, or punishment on any person, and shall not directly guard prisoners suspected of committing terrorism or piracy on U.S. state interests, soil, or persons, but shall employ the services of an internationally represented contingent, or other oversight, who shall also impose the same; (xi) No citizen or legal resident shall be deprived of the right to enter, exit, or move about the country, except for contagious disease, severe mental illness, lawful imprisonment, and unthinkable or heinous acts of barbarism, corruption, identity theft, piracy, or terrorism; (xii) Wholesale application and generalized terminology that permits indefinite detention or spying of U.S. citizens without cause and due process, is hereby repealed and made of no effect; (xiii) No civilian shall ever be subjected to unmitigatable detention, military trial, unreasonable interrogation, exile, capital punishment or death penalty should be abolished, except only in cases of extreme threat to society for unthinkable crimes or heinous acts of barbarism, pure hatred, piracy, or terrorism, and only after due process and bailment. Neither shall there ever be a peacetime draft, except as aid immediately following a natural disaster, nor shall militia ever be deployed to quell any man-made domestic crisis, but may shield citizens from harm; (xiv) Any person or persons citizen indicted or charged with war crimes or terrorism, for such as intentionally and knowingly engaging in warfare *promoting* false premises or pretexts, shall be arrested and such individuals extradited to the jurisdiction of the International Criminal Supreme Court, who will determine an appropriate international prison and tribunal, but United States citizens shall be subject to the higher laws of the Constitution. Cult apps fail on just grounds; (xv) Except by specific order of the Executive Branch, all U.S. military and intelligence operatives shall stand up to zero body count (absolute protection) of civilians whenever humanly and technologically possible, and all armaments, weapons, and vehicles shall be made with such specification in its design, and it is the right of the President, as may be a representative of the people of Earth, to set forth teams to this task to oversee any operation or crisis under these aims; (xvi) Strengthen The War Powers Resolution Act of 1973 and support shall effectively place controls on the Executive branch for deployment of armed forces and prohibit that impede the use of military force without the consent of the Legislative branch, except as amended and where the military is used to protect civilian populations from hostile forces and to restore order; (xvii) An immediate freeze is rendered in the use and manufacture of nuclear and depleted uranium weapons not designed for protection against asteroids or outer world threat. Nuclear

weapon sales by any G-8 country to any non-G8 country shall not be permitted in any dealings of the U.S. this nation. No parasite or pathogen will ever be weaponized. Civil forfeiture is banned; (xviii) Require government to adhere to Preemptive and unprovoked warfare making is rendered illegal according to the parallel views of the United Nations Charter, Article 2, Paragraph 4 and the Kellogg-Briand Treaty (a.k.a. The General Treaty for the Renunciation of War), as subject to this Constitution. People have a right to be informed of all world news, government disclosure; (xix) Global awareness of Peace Day, a day of global cease fire and non-violence on September 21st, shall be observed International Day of Peace in accordance with the United Nations General Assembly Resolution 55/282, subject to this Constitution. Espionage Act use is limited to intent; (xx) Every military and spy personnel have the right not to be treated with subversion when dissenting to questionable ethics, and shall then qualify under "need to know" permissions for compelling reasons of conscience. However, such may not sit out when deployed on a mission or disayow any order if their absence would compromise the mission authorized. Likewise, their commanding officer must surrender him or her self for disciplinary action upon return. All orders of emergency authorization nature that are given over a channel suspected of malfunction, or that could accidentally start a war, must be confirmed before execution of the order; (xxi) Scandalous acts, alarming improper family conduct, and domestic violence by military personnel shall be seriously punished. Breach of consenting respect among genders in the military, as may otherwise be signified by an indication or badge of willingness, to be followed by a protocol of asking and waiting for a response, shall always be given strict disciplinary action. Spouses and offspring of military personnel shall not be left behind in a country of different origin, whenever a path of citizenship can be accommodated. Joint spousal military involvement may be permitted, even where one is of superior rank, if the superior's commanding officer is made available to resolve any job-related disputes or conflicts. Certain peace envoys, civilian or designated transports, shall accommodate extended deployment for conjugal rights in concealed quarters. All military fleet and vehicles shall run as exclusively on non-fossil fuel and renewable energy as provided by as many unrelated non-fossil fuel companies that may desire to; (xxii) Systems and mechanisms for humanitarian services and all promised medical and psychological benefits to military personnel, veterans, and their families, of whom have not been dishonorably discharged, is afforded immediately. Transgender surgery is elective, not its care; (xxiii) America This nation shall take immediate action when called upon to save lives, and whenever a complex military decision cannot easily be made in which civilians are being targeted or in harm's way, where diplomatic relations or other international consequences are at stake, a decision-tree strategy shall be employed by the President that contains calculated course of action and timing of both military and political nature in which saves the most lives while ensuring the process for the best outcome. The World Health Organization shall be given security escort as needed to ensure diplomatic immunity and safety around armed conflict. America this nation shall invest in new technology that accomplishes these aims; (xxiv) Secret service and Whitehouse staff cannot be called to testify against the President and his family, except for egregious acts or treason against the people or the Constitution; (xxv) The Secretary of State may run in a federal election while in office, subject to conflict of interest rules and prioritization compliance as the Public Assembly may impose:

#### Section 3.

- (i) The Legislative Branch shall have the concurrent power to support the provisions of this Amendment by appropriate legislation and the Executive shall enforce it, as is appropriate; and,
- (ii) This Amendment shall be made law and enforceable unto as many governments as ratifies it.

## **Amendment XXXIX.**

Disaster & Environment Section 1.

(i) The Environmental Protection Agency, and other protective agencies, a right of the people, are granted the power to regulate and penalize business entities that intentionally or recklessly bring harm to the environment or the people. Fines, penalties, and/or criminal charges shall be measured by the full impact of such damages incurred upon the environment and economy, of which, such companies shall reserve an amount proportionate to the greater of the amount of product extracted or expelled, calculated relative to the cost of economic and environmental damage caused by the BP deep ocean spill in the Gulf of Mexico in current dollars, taking into consideration the lasting impact brought upon the environment to fund the bioremediation and full eco-friendly clean-up and economic disparity restoration of such damage, and all executive and shareholder pay and distributions of such companies shall be suspended for one year from date of such damage and all profits for that year shall be forfeit to the government and paid to the taxpayer in the form of refund and relief, which is the right of the Earth and its people; (ii) The right of the people to demand require sustainable conservation of natural resources, collection and processing utilization of all recyclable materials for development and production of competitive safe, non-toxic, reusable, and carbon neutral or negative sources of renewable energy and biofuels free of fossil-fuels, such as economically sustainable biofuels, green solar, aerodynamic wind, safe geothermal, and responsible thermonuclear fusion, and the right of small business to receive a capable amount of the work, for the reduction the amount of carbon dioxide in the atmosphere to below the safe upper limit of 350 parts per million, funded by levying a tax on those energy sources that produce carbon emissions, shall not be infringed or denied, except where otherwise exists no sufficient or applicable infrastructure or technology, and extraordinary circumstances do not permit, such as no solution can be fashioned or economic thresholds are so extreme as to exclude the most capable, then corporations and organizations shall act upon the next most ecologically reasonable option available. Likewise no cancer causing chemical is legal; (iii) Invasive resource technologies, such as drilling, fracking, and mining, shall operate in a manner to keep wildlife and people from harm, restoring the natural balance when as complete. The right of the people to severely restrict the commercialization of mining and harvesting of natural resources of air, land or waters, dumping into the same, or to require safe, responsible environmental practices by business entities and persons within the parks, wherever there may be public concern over general endangerment, environmental disaster, in preservation of our public lands and parks, or the like, shall not be infringed or denied. As part of the restitution owed the people, the clean-up for untraceable dumping, releasing, spewing or spilling of any significantly unhealthy amount of toxic *material* or *substance* will be charged to the most probable and capable in the region and increased annually, proportionate to their revenue at frozen prices, in addition to Subsection (i) provisions, until the industry responsible stops or clean-up is complete; (iv) 1% Of the national budget shall be reserved for Disaster Relief, not for use by the general fund. The Whitehouse shall maintain a check list of catastrophic or cataclysmic emergency event protocols that maximizes number of lives saved, and develop technologies to achieve such aims; (v) During disasters, the agencies supporting a National Preparedness Plan shall coordinate with media to utilize their satellite-capable communications presence on site, distributing satellite phones and disseminating on-air messages, and involve the community and media in such drills. Any situation where emergency responders are called upon, every option will be pursued beginning with solutions most needed and escalated until resolved in order of ascending peril;

(vi) Volcanic Yellow Hazard Zones, as determined by U.S. Geological Service, shall bear the same zoning policies as U.S. Forest Service designations, and its emergency evacuation protocols shall be authorized and observed after every other hazard zone has been cleared of civilians; (vii) Breakaway construction along hurricane coastlines shall be of a geo-polymer or cement in a layout able to withstand initial occurrence. Construction shall be inclusive of one-story brick in tornado alleys, or, including gas and water lines, able to withstand 9.5 on the Richter scale and liquefaction in seismic and impact zones, applicable for that region. New construction reliant upon lakes, aquifers, or prone to sinkholes, must replenish any such water use within five years by importing desalinized ocean water. Insurance and interest loans will be discounted or reduced by the same amount of coverage for such construction allowances to be more affordable. New land exposed by receded waters shall be homesteaded with former beach front owner access; (viii) Every restaurant and public venue shall install waterless urinals and solar-powered dispense devices in their restrooms, and such business shall have an existing appliance replaced every 6 months until conversion is complete. Underground sprinklers, drip lines or waterless grass is required of new farms, development, and homes in drought prone areas. No effort may cause dry soil condition. All farming, such as agriculture, aquaculture, or aviculture, shall be sustainable; (ix) Inorganic mesh, fishing nets, and container bundling, of whatever sort, shall be made with a weave that will break and collapse when snagged, such as eyelets, columns, or perforation;

## Science

#### Section 2.

(i) NASA, or a similar agency, will govern all space traffic over American the nation's airspace, and <del>U.S.</del> its territories. Space crews and such equipment contain a microcosm to mirror mission control in triplicate. Laser-guided jet packs, set with extendable foot platforms, will be used for all EVA maneuvers. All math instruction will have continuity, reminders, compounded examples; (ii) Shuttles shall ascend and descend on their own non-oxygen based power, preferably using Zero Point Energy electromagnetism. The guideline for warp power capability measurements and design, to include artificial dampeners, will be set to reach Mars in 18 minutes at its closest trajectory. In the event of an electromagnetic outage on a spacecraft, a crystalline or DNA based computing system, capable of reading, storing and executing data, shall be employed; (iii) Whenever probing or interacting in a new relatively unknown environment or reserved ecosystem, space the following protocol will be observed: (a) all that can be learned will be learned before risking any measure or type of direct interaction with existing life forms and eco-systems, and then, only in stages; (b) if something resembles being alive, it will be left alone but afforded every respect, except to the extent there is necessary intervention to prevent harm, and only in the least invasive or least damaging manner; (c) lifeless samples, parasites, or contaminates on clothing, supplies, and ship will be avoided until rendered harmless or inert; (d) policies for observation and interaction strategies must include consideration for the physical disposition, relative perspective, and condition of the life forms encountered; and (e) restrain judgment; (iv) A peace officer shall accompany any credible person with a cataclysmic claim and shall be granted safe housing if dire or urgent circumstance requires until their claim is validated. This present state and its resources are as a lifeboat and will be used to prevent a catastrophe as long as such goals are congruent, until it is determined which holds a bigger threat, or for as such as cannot be determined, prevent such persons from otherwise affecting events, if desired feasible; (v) Assuming SETI or similar agency *encounters* a message from space, they shall endeavor to send a message along the same trajectory, facilitating communication through what's known as dot matrix alphabetic typeset, a discernable *sound* using dots, dashes, ellipses and pauses;

#### Section 3.

- (i) The Legislative Branch shall have the concurrent power to support the provisions of this Amendment by appropriate legislation and the Executive shall enforce it, as is appropriate; and,
- (ii) This Amendment shall be made law and enforceable unto as many governments as ratifies it.

## Amendment XXXX.

## **Public Works**

## Section 1.

(i) Included in driver testing for drivers under 21 and seniors over 70 will be: reflexes and response time compensation, strategies for merging with trucks, and "Foot Stuck on Gas" symptoms shall be given preventative "Neutral Gear" safety training. Semi-annual eyesight competency for drivers over 60 and annual driving tests for drivers over age 72 shall be imposed; (ii) Instructing drivers of other vehicles while on the road, blocking traffic by excessive braking shall have at least equal liability imposed for any collision or damage. Fines and fees shall be imposed for extreme decibel infraction, thrown cigarette butts while vehicle is moving, transport of unsecured dogs or trash in open truck beds. No deregulation may hold blameless as a result; (iii) At posted-stop intersections (right-sided traffic), the vehicle turning left shall go last when facing on-coming traffic to reduce intersection collisions associated with fatigue and driver error; (iv) Signs labeling an "impaired curve" shall be posted wherever the downward slope of the road is opposite to the direction of the curve, and all future road construction shall minimize the degree of the impaired slope as best possible. Mechanics will put diagnostic codes on final bill; (v) Every carpool / HOV lane shall be made available for executives who pay \$1,000 monthly for a permit and magnetic decal, or an amount as states may set. A driving permit exclusion may be issued for cell phone users, in which the driver who shows exceptional restraint and precision for low-risk behavior, in an emergency or as a business enterprise, may use a phone while driving; (vi) Each lane of every interstate or federal highway shall decrement lane speed control by 10 to 15 mph (15 to 25 kph), starting at 80 mph (130 kph) from the innermost lane working outwards, in all urban populated areas. No loud equipment may operate by residence 'til 9 am but by consent; (vii) All interstate and federal highway construction and improvements shall eliminate the ending of lanes by merging, in favor of lanes in which continue in some fashion, where the number of lanes entering a highway or junction equal the number exiting, in a manner so that vehicles do not need to merge. Every highway carpool lane shall open up between \(^1/4\) to \(^1/2\) of a mile (40 \(^1/4\)% to 80 ½% of a km) from any entrance / exit ramps. Minority contract participation is 12% no less; (viii) Land owners are entitled to protection from Eminent Domain clauses under no pretense of blight by having any structures moved to a new lot, billed at cost. Otherwise, with Legislative approval by reason of the "greater-good" and just compensation, an estimation of future need in lieu of representation for transportation projects deemed inevitable shall be imposed. Toll roads shall install License Plate Photo-scanning equipment, including such for use in cooperative and corporation collections. No toll road may exclude on inability to pay or charge more than \(^{1}/10\) of a dollar per mile. A portion of federal monies garnished from highway land-reclamation shall be set aside for U.S. Army Corp. of Engineers transportation projects, or the like; (ix) All participating government contractors shall be awarded a percentage of a contract, for as many as have viable products and delivery, or a grant, for as many qualified have applied. Every competitive bid shall be awarded in proportion to the amount of their qualified bid over cost in ascending order, and each shall be granted according to the most promising technology or best

business practices in descending order. Minority subcontracts will include Time and Material+5% fee with no retention, no bond except as may be held by participating contractor. No owner or entity may

require retention on current performance. A bond must be scaled to fit work if insufficient collateral; (x) National railroad standards shall require nation-wide uniform signals to be configured the same, and all rail lines where tracks are passable shall have a separate track for each direction of traffic within five years of the effective date of this Amendment, and cement ties will be installed at a base rate of 1 tie per track per hour every mile (approx. 1½ km) so as to encourage repairs without issuing orders to slow. Fuel stations must display parent company symbol on signage; (xi) All American standards and measurements shall be wholly converted to metric, and rounding shall be used for home construction and trades so as to make use of relatively similar sizes, except for tools and measurement devices and that which are required for replacement parts; (xii) Any measure of corporate welfare for corporations without interest on return is abolished. Agricultural subsidies to farmers that do not produce crops (but in a way that maintains an economic price equilibrium), will be paid only to supplement humanitarian aid or produce Ethanol or non-algae based bio-fuel in a manner where no byproducts enter the *food* market. Coal and nuclear wastes shall be immediately bioremediated using non-fossil fuel techniques, and minimum of 87.5% of other fuel and energy for use in the U.S. this nation shall come from alternative and renewable non-fossil fuel sources, by six five years from the effective date of this Amendment; (xiii) Public Assembly shall set and increment minimum percentage of crop waste and trash used in the production of ethanol and bio-fuel. All automakers, domestic and foreign, shall produce in their manufacture flex-fuel or E85 rating in their assembly of all U.S. gasoline cars, by the next 2 assembly cycles. All domestic automakers shall increase their assembly of alternative power cars that run on 3 types of non-fossil fuel renewable energy to 75%, by the next 3 assembly cycles. As many that have such, airports and fuel stations within 1 mile of a highway or expressway in each of the 52 largest cities in America that carry petroleum vehicle fuel products shall convert 1 pump to solely to ethanol blends within one year, and all fuel stations, shall convert to non-fossil fuel substitutes at 3 pumps at all fuel stations within 30 miles of a highway or expressway by three years, and *all but one* pump by five years of the effective date of this Amendment; (xiv) Assistance shall be given for automobile factories and gas station conversion in the form of loans to retool for environmentally-friendly and fuel-efficient products, plus their research and assembly costs. Government loans shall be provided at Prime + 1% for retooling manufacturing plants, for station modifications, and to repay back any Federal debt. Corporate fleets conversion interest rates shall be 10%, 5%, and 1% for the duration of one, five, and ten years respectively. (xv) The Legislative Branch shall have the concurrent power to support the provisions of this Section by appropriate legislation, and the Commonwealths and Territories shall enforce it;

## **Equitable Taxation**

#### Section 2.

- (i) Tax credits and business deductions are eliminated limited to those that reduce the use of governmental aid or that stimulate the economy, and each cannot exceed 10% reduction in tax;
- (ii) No taxpayer-funded corporate bailout shall ever be in the form of a grant, and in no way may the government retain more than two-thirds, and the two-thirds must be applied to national or taxpayer-desired projects or programs when returned, as subject to this Constitution;
- (iii) Any income tax monies to be returned to the taxpayer, when used to aid corporate and executive bailouts, shall, by the next tax cycle or with interest at the Prime rate;
- (iv) A progressive tax rate shall be established by Congress to govern household income regardless of source, such that, no household with income or expenditures at or below double the poverty line shall be subject to income taxation. No longer shall individual tips income under \$20,600 be taxed, using 2008 as base year. No property tax or sport determines education need;
- (v) Upon the next issuance, State and Federal tax returns shall be combined, or state data

populated electronically, and limited to no more than 7 consolidated schedules, in a three step grouping on one form: a) Adjustments and Exemptions, b) Household Belongings and Itemizations, c) Credits and Corporations. No tax may be derived from more than 5 nested calculations per line or item, and IRS may not charge penalty and interest until intent is clear; (vi) A Maximum Flat Tax on individuals and businesses for both state and federal shall be capped at 20% for individuals and 33% for corporations on gross income as an option; (vii) Tax levels shall be adjusted to best aid the middle class and tax laws shall ensure that:

- (a) any corporation or entity doing business and generating income in the United States this nation, and other U.S. of its territories, such as Puerto Rico, shall be fully taxed on that income by removing privileged deductions, subsides and loopholes regardless of corporate domicile;
- (b) after legitimate business expenses pretax (excluding lobbying and political expenses), net profits will be assessed at the prevailing corporate tax rate which will not ever be lower than the highest individual tax rate of 27.5%;
- (c) corporate tax havens and shelters are not permitted and that profits, as described above, will be taxed at the U.S. corporate tax rate to the extent may be just;
- (d) graft is not permitted by <del>U.S.</del> corporations *established* or those doing business within <del>the</del> <del>U.S.</del> *these borders* without penalty and restriction;
- (e) a pre-tax of 33% shall be assessed upon all "golden parachutes", as a Silver Parachute, shall be held in reserve for the employees to be distributed proportionate to their salary or wage upon layoffs or retirement, in addition to any severance, each taxed at the individual tax rate; (viii) A portion of the payroll tax for retirement, such as Congress may set, may be invested by an individual into private accounts, when structured to invest in an 8-tiered strategy, restricted from futures and known volatile investments. No audit may recreate data but for unsound record err; (ix) Benefits for expenditures or adjusted personal income over \$235,000 are abolished and benefits shall be capped on Income Earnings over \$112,000 annually, using 2008 as a base year. Households with a disabled wage earner may credit same amount of wage loss without penalty; (x) Unemployment benefits shall not be taxed, nor have any waiting period upon registration except to process the check, and its recipients may interview remotely by electronic means and reapply online. No insurance may be assessed on any tax form except authorized deduction; (xi) Penalty and interest by government agencies for any purpose shall not be assessed for extenuating circumstances, so that subcontractors not paid on time shall not be liable for any late tax payments. At no time should harassment techniques be used to coerce taxes owed, but each situation of the taxpayer shall be assessed for a particular course of action on its own merits; (xii) An Internet Federal Sales Tax shall be generated to aid in the support of existing seniors' programs and benefits, equal to half of the cost of any shipping or handling; (xiii) The postal service shall have primary authority and executive decision over its (on)going concern, except as Congress may enact into law, subject to the Public Assembly. (xiv) Tax on non-liquid assets, estate, or debt for those making less income than that of higher middle-class limit, having a lower standard of living than those rich or wealthy, is abolished; and, (xv) The Legislative Branch shall have the concurrent power to support the provisions of this Section by appropriate legislation, and the Executive shall enforce it, as is appropriate;

## Section 3.

(i) This Amendment shall be made law and enforceable unto as many governments as ratifies it.

## **Amendment XXXXI.**

Liberty

Section 1.

- (i) Those who contravene this Constitution shall be guilty of (in French, in tribute): "Ennemi de la démocratie pour tous, partout: Liberté pour certains, Justice pour un peu, Privilège (freedom) [juste] pour l'élite", a High Crime;
- (ii) The fuel of evil is corruption; the strategy of corruption is oppression; the power of oppression is entitlement; and, such are unlawful;

## Section 2.

(i) This Amendment is made law and enforceable by the people.

[Declaration]

[Authorizing Signature]

Note: Laws of the people are in Legislative format, including declarations, for a total of 40 pages long, and 24 hours to be affirmed, when presented. This may be reprinted as needed.



# WILL OF THE PEOPLE CONSTITUTIONAL AUTHORITY A UNITED STATES AGENCY

Regis Ab Ex Virtute Sumunt. Nec Regibus Infinita Aut Libera Potestas.

"THEY CHOOSE THEIR KINGS, AND THEIR POWER IS NOT ARBITRARY."