

Presidential Order \_\_\_\_\_, 2018

By the President of the United States of America

**WHEREAS** it is a well-known fact the people of the United States of America (America nationals) are suffering instant and imminent injury from daily ingestion of toxic carcinogen nitrosamine poisons in America's public drinking water resources resulting from unlawful acts in violation of congressionally mandated standards and limitations since July 1, 1973, causing over 1500 deaths on America daily; and,

**WHEREAS** approximately 85,000,000 pounds of biological warfare agents are being discharged into America's drinking waters daily resulting in imminent injury to citizens of all citizenships on the USA; and,

**WHEREAS** approximately 14,000,000 cubic feet of uncontrolled methane gas (CH<sub>4</sub>) emissions, of which are 65 times more dense than carbon dioxide (CO<sub>2</sub>), created from uncontrolled man-made sources of pollution contributing to global warming must cease and desist in compliance with the Kyoto Protocol; and,

**WHEREAS** America's drinking water resources are polluted and actions to restore and maintain the chemical, physical and biological integrity of America's waters in compliance with law must be initiated as expediently as practicable in interest of the American peoples' health, welfare, and safe drinking water; and,

**WHEREAS** through implementation of America's best available demonstrated control technology (BADCT) Standard, the wasting of water and ongoing unlawful discharge of pollutants onto the waters of the United States and into easements in violation of public health law be eliminated as expediently as practicable through adoption and enforcement of federal mandated pretreatment requirements applicable to all point sources of unlawful discharges of pollution into and onto all real estate easements on America in violation of Federal laws; and,

**WHEREAS** a transnational goal was established by Congress Assembled on October 18, 1972, to eliminate all discharges of all pollutants into and onto all deeded easements and by Real property recorded onto the public records of the County governments; and,

**WHEREAS** sewers polluting nations' waters, wasting precious drinking water resources, and Federal Enforcement required to prevent, reduce, and eliminate sewage flows to prevent further damage to Nations waters has been unavailable due to the conflicting Deep State (BAR) members' business practice; and,

**WHEREAS** BADCT technology that restructures raw sewage into a Pure Potable Healthy Healing Water Quality, Public Law 100-4 (1987), is the National Standard of Performance lawfully mandated for every source of pollution since July 1, 1973, and the latest BADCT Standard promulgated March 1, 1995; and,

**WHEREAS** since 80+% of our bodies are water and it is the National policy of the people of the United States of America to adopt and enforce laws to support 'standards and limitations' and 'prohibitions of pollution' to assure

clean water, clean food, clean air, clean earth, and clean governments; and,

WHEREAS uncontrolled toxic nitrosamine carcinogenic pollutants in toxic amounts are continuously being unlawfully discharged into our Nations' drinking water supplies, waters of the people of the United States, navigable waters, waters of the contiguous zone, and the oceans absent recourse of justice, cause daily injuries to the American people; and,

WHEREAS the political subdivisions and interstate agencies within the States of the Union failed to adopt and enforce mandated standards and limitations within their respective jurisdictions in interest of the General Public's health and welfare in compliance with Public Law 92-500 Federal Water Pollution Control Act Amendments of 1972, Sec. 2 – 13, as amended (the Act), causing ongoing instant and imminent injury to persons by poisoning Nations' waters in violation of Lieber Code, General Order No. 100, Articles 16 & 70; and,

WHEREAS Sec. 9 of Public Law 92-500 (Act of Congress) provided for a separate court and separate court system from the courts of the United States, a National Court having final jurisdiction over transnational environmental matters; and,

WHEREAS a National Standard of Performance of Zero Point Discharge (ZPD) was congressionally mandated for all Real properties, Deed of Easements and right-of-ways of all States of the Union in 1972, and Federal Facilities Pollution Control, Sec. 313 confirms that not even the President of the United States can exempt a person from compliance requirements with National Standards of Performance, Sec. 306, or Toxic and Pretreatment Effluent Standards, Sec. 307; and,

WHEREAS on July 11, 2013, the people of the United States gave notice to fifteen (15) Federal authorities and agencies of the convening of the Environmental Court, a court of record proceeding according to the Rule of Law for the environmental district of the United States, and on September 05, 2013 at 2:41 PM, The United States Marshals Service, thru its General Counsel G. Auerbach, along with fifteen (15) other Federal Agencies served, including Chief Justice of the Supreme Court, agreed with the Sovereign body politic of America's commissioning of the Environmental Court for the people; and,

WHEREAS the Judiciary Act of September 4, 1789, codified under Title 28 and section 1651 - Writs authorized, the Environmental Court, a court "...established by Act of Congress may issue all writs necessary or appropriate in aid of their respective jurisdictions and agreeable to the usages and principles of law," is superior to the United States District Court of which shall record and enforce its foreign judgments; and,

WHEREAS the Federal Rules of Civil Procedures, Rule 4.1, requires a United States marshal, deputy marshal, or a specially appointed and court authorized Environmental marshal, to serve process, and the Judiciary Act of September 4, 1789, codified under Title 28 U.S.C. § 566(c) - Powers and Duties authorizes and requires that the, "...United States Marshal Service shall execute all lawful writs, process, and orders issued under authority of the

United States, and shall command all necessary assistance to execute its duties”; and,

WHEREAS Title 28 U.S.C. § 1651 provides that “...all courts established by Act of Congress may issue all writs necessary or appropriate in aid of their respective jurisdictions and agreeable to the usages and principles of law” and it was an Act of Congress that established the provision for the Environmental Court in Sec. 9 of the Public Law 92-500; and,

WHEREAS Amendment Article II of the Bill of Rights (1819) of the Constitution for the United States of America (1787) ordained “a well-regulated Militia, being necessary to the security of a free state, the right of the people to keep and bear arms, shall not be infringed,” the people’s well-regulated Militia are the Veterans, the Environmental marshals, officers of the Environmental Court for the Environmental District of the United States, the United States Marshals, deputies, and all other law enforcement officers who shall assist each other in the execution of all writs in aid of the Environmental Courts’ respective Federal, Maritime, and Environmental jurisdictions agreeable to the usages and principals of law on America.

NOW, THEREFORE, I, Donald J. Trump, 45<sup>th</sup> President of the United States of America republic, do hereby proclaim a nationwide constitutional crisis and public health emergency, and in accordance with the authority ordained upon me by Almighty God and the transnational duty of care standard applicable to all mankind and our fellowcitizens, and the authority further vested in me by the people of the United States of America on January 20, 2017, in honor of the congressional standards and limitations mandated by Congress Assembled within the Preamble to the Constitution for the United States of America, 1787, and section 7. International Agreements, Public Law 92-500, that provides in part, “The President shall undertake to enter into international agreements to apply uniform standards of performance for the control of the discharge and emission of pollutants from new sources, uniform controls over the discharge and emission of toxic pollutants, and uniform controls over the discharge of pollutants into the ocean,” I hereby:

ORDER UNITED STATES MARSHALS SERVICE and CLERKS OF UNITED STATES DISTRICT COURTS and their associated United States marshal and their agents operating within the Federal Districts of the United States as defined in Title 28 of the United States Code, Chapter 5, are subject to the supreme authority of the people of the United States and in compliance with the Federal Rules of Civil Procedures, Rule 4.1, shall assist the Environmental marshals and their appointees in the execution of all writs issued by the Environmental district courts for the environmental districts of the United States of America necessary or appropriate in aid of the peoples’ environmental court’s respective Federal and Environmental jurisdictions over all Real estate deed of easements in regards to pollution, and are agreeable to the usages and principals of law in the interest of *World Environmental Peace* and in support of the joint mission of the America nationals for all citizenships to *Make America Great Again*, which Order is in the interest of restoration of the United States of America’s waters as ordained in the Preamble of the Constitution for the United States of America, 1787.

This Order is not intended to, and does not create any rights or benefits, substantive or procedural, enforceable at law or in equity, against the United States, its political subdivisions, interstate agencies, or their agencies, departments, entities, officers, employees, or any other person or agent of the United States, not currently enacted.

I FURTHER DIRECT this Presidential Order shall be recorded at the Federal Registry, and the Environmental Court cases shall be recorded under the category of NATIONAL with PACER, and otherwise made available to the public, and that this Presidential Order be filed in the Office of the Secretary of State and the Secretary shall distribute Certified Copies of the Order to each Secretary of State and Directors of Public Health within every State, and that widespread publicity and transnational notice be given to this Presidential Order to all law enforcement officers on America charged with the duty to adopt and enforce the Act in compliance with Oaths of Office.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the President of the United States of America to be affixed on this date herein above defined.

It is so Ordered.



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Donald J. Trump  
President of the United States

ATTEST:



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Mike Pompeo  
Secretary of State of the United States



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Joseph F. Dunford Jr.  
Chairman of the Joint Chiefs of Staff



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Dr. Mark T. Esper  
Secretary of the Army

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JEFFERSON SESSIONS  
U.S. Attorney General



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David Shulkin  
U.S. Secretary of Veterans Affairs

