POSITIONS/ ISSUES

As of 12/12/17

<u>STUDENT LOAN DEBT</u> – Cancelled by the Federal Government.

<u>FOREIGN POLICY/ NO FOREIGN AID</u> — All ambassadors and any other attaches or positions of the like are terminated from employment. There shall be no involvement in diplomatic matters by the federal government. Embassies shall also be abolished. The United States shall provide no foreign aid.

SELECTIVE SERVICE SYSTEMS – Abolished.

OIL - Obliterating dependence on foreign oil.

<u>SOCIAL SECURITY NUMBERS</u> – Abolished and replaced with a new cryptographic number system.

<u>THE U.S. MILITARY</u> – Remains domestically within the jurisdiction of the United States.

<u>ALL PREVIOUS GOVERNMENT PROGRAMS</u> – Reviewed for necessity and if not necessary abolished.

<u>ALL PREVIOUS LAWS</u> – Revisited and potentially stricken from federal existence or potentially revised to be consistent with the new federal administration's protocol.

ABOLISHMENT OF THE HART-CELLER ACT, THE IMMIGRATION AND NATIONALITY ACT OF 1965 - Federal law is created that abolishes the Hart-Celler Act, better know as the Immigration and Nationality Act of 1965, ending all immigration into the United States.

<u>MEDICAL PRIVACY LAW CREATED</u> - No one can access health/ medical information and/ or records unless it is the requestor's own records or if you are requesting a child's medical records you must be a parent with sole legal custody or a legal guardian or parents with joint legal custody.

<u>FUNDAMENTAL PARENTAL RIGHTS / ADDITION OF AMENDMENT XXVIII TO THE UNITED STATES CONSTITUTION</u> - Amendment 28 shall read: "Parents and legal guardians shall be allowed to raise and educate their children as they see fit."

<u>CREDIT REPORTS</u> – Abolished.

<u>CAMPAIGN FINANCE REFORM</u> – No more than \$1,000.00 may be spent by any person or campaign which is attempting to gain a position in federal public office.

NATIONAL DEBT ERADICATED THROUGH SOVERIGN DEFAULT - The new federal government owes no debt to anyone or anything; sovereign default.

<u>DEPORTATION OF ILLEGAL ALIENS</u> - All persons residing within the jurisdiction of the United States illegally and those who are not natural born or naturalized citizens shall be immediately deported.

UNITED STATES CITIZENSHIP STATUS TO ONLY NATUAL BORN CITIZENS - 8 USC § 1401 is revised as well as the Immigration and Nationality Act and any other applicable federal laws, to define Natural Born Citizen as a person born within US Jurisdiction to parents who are sole legal, not dual, citizens of only the United States of America. There shall be no further naturalization except those naturalized citizens existing in the United States prior to the new federal administration, they shall retain naturalized citizenship status. Only citizens of the United States shall enjoy the rights, privileges, protections and immunities provided by the laws of the United States. No dual citizenship with the United States shall be allowed. The only citizen that shall exist is the Natural Born Citizen and those naturalized before this new federal law takes effect.

NASA – Abolished.

<u>FEDERAL BANISHMENT OF PORNOGRAPHY, LEWDNESS, INDECENT EXPOSURE AND COMMERCIAL SEX</u> – Federal law created outlawing forms of public nudity, sex acts, indecent exposure, pornography, lewdness, brothels, prostitution, etc.

FEDERAL HATE SPEECH LAWS – Abolished.

ABOLISHMENT OF THE FEDERAL RESERVE BOARD/ NATIONALIZATION OF THE BANKING INDUSTRY AND USE OF FULL RESERVE BANKING NO FDIC INSURANCE — The Federal Reserve Board shall be abolished and a new official bank of the United States shall be formed. Under Article 2, Section 2, I will create a new executive department titled the Department of Finance which shall take over the functions of the abolished Federal Reserve Board. All banking systems in the United States shall be nationalized; all banks, savings associations and thrift associations located within the jurisdiction of the United States must participate in the Department of Finance. The official bank of the United States is THE DEPARTMENT OF FINANCE, of which I, as President shall maintain control of. FULL RESERVE BANKING will replace the fractional reserve banking system and no FDIC insurance provided.

CREATION OF THE DEPARTMENT OF FINANCE, ABOLISHMENT OF BANKNOTES/ US DOLLARS AND NEW PAPER CURRENCY - Public Law 84-140 shall be stricken. Since the Federal Reserve Board is unconstitutional the notes the Federal Reserve has issued shall be destroyed. Instead plastic cards as well as limited paper currency, similar to Greenbacks, shall be used as official United States currency and neither shall have religious symbols, words or language whatsoever (e.g. "God"). The new currency shall contain English Braille. The new American Flag shall be used as the design on the new plastic currency, see *As of 4/5/18*.

<u>HEALTH CARE PROVIDER, HEALTH AND TRAVEL SAFEGUARDS</u> – No travel whatsoever from and to "hot zones", those international areas that have fatal diseases.

<u>ABOLISHMENT OF THE EMBASSY OF THE SEE, HOLY SEE</u> - The "Embassy of the See" shall be removed from the United States jurisdiction and the United States embassy located at the Vatican shall be closed.

<u>AMENDMENT XXIX ADDED TO ABOLISH CONGRESS</u> - Amendment 29 shall read: "Congress is abolished".

<u>NO FEDERAL FUNDING FOR ANYTHING</u> – The federal government will not fund, assist, allow federal tax incentives, or deductions, for anything besides "Universal Health Care", "Guaranteed Annual Income", "Free College Tuition", "High Speed Transportation System" and "Home Schooled Children".

RELIGIOUSLY AFFILIATED ORGANIZATIONS, BUSINESSES, ETC. – Any business which has religious ornaments, artifacts, reading materials, symbols, anything associated with religion whatsoever whether located inside, on or around its property and/ or grounds and/ or within the name of the business itself (e.g.: YMCA which stands for Young Men's Christian Association), etc. must disclose their religious affiliations to any and all patrons and consumers as well as inform the public in plain view that religion is being practiced on such property and/ or grounds and that the anagram of their business stands for a religious organization, etc.

<u>BANISHMENT OF "NATURAL MONOPOLIES"</u> – The new federal administration shall reclaim all natural monopolies. (ie: electricity company, broadband internet, telephone, etc.)

<u>GOVERNMENT "STANDING"</u> – There shall be no "quasi government" standing for anything or anyone acting on or in behalf of the federal government.

<u>UNIVERSAL HEALTH CARE SYSTEM</u> – All citizens residing in the United States shall be eligible to receive Universal Health Care insurance.

NO PRAYER/ NO RELIGION/ NO RELIGIOUS LEADERS OR AUTHORITIES EMPLOYED BY THE GOVERNEMENT AT OR ON ANY GOVERNMENT OFFICE OR ITS GROUNDS – 36 U.S.C. Section 119 shall be stricken, thereby REDACTING "National Day of Prayer". There shall be no prayer/ no religion at or on any federal property or grounds. There shall be no prayer/ religion at any government building or on anything belonging to the public which is administered by the government. Offices of and Chaplains of the United States Senate and House of Representatives shall be TERMINATED.

NO PRAYER/RELIGION AT PUBLIC SCHOOLS – Prayers and anything religiously associated are banned at public schools.

<u>FEDERAL GOVERNMENT REMOVED FROM ANY AND ALL FORMS OF SOCIAL MEDIA/ NETWORKING</u> - Federal agencies and federal employees shall have no official presence in or on anything considered to be social media and/ or networking sites.

NO STATE OF THE UNION ADDRESS - Article 2, Section 3 shall be stricken.

<u>ABOLISHMENT OF US COINAGE AS CURRENCY</u> - Public Law 84-140 shall be stricken. No coinage for currency shall be used.

REMOVAL AND PROHIBITION OF RELIGIOUS SYMBOLISM FROM FEDERAL BUILDINGS AND ITS GROUNDS - References to religious characters (people, objects, art, relics, books, etc.), religious symbols, references to religious symbols, references to "God", religious words, religious language, religious pictures and portrayals, etc. shall be removed from national monuments, federal buildings, and anything else administered by the federal government.

ALL RELIGIOUS CODES STRICKEN FROM FEDERAL LAW, INCLDUING BUT NOT LIMITED TO...

4 U.S. CODE § 4 – PLEDGE OF ALLEGIANCE TO THE FLAG; MANNER OF DELIVERY - Stricken from the US Code by literally striking through the language.

https://www.law.cornell.edu/uscode/text/4/4

36 U.S. CODE § 301 – NATIONAL ANTHEM - Stricken from the US Code by literally striking through the language.

https://www.law.cornell.edu/uscode/text/36/301

36 U.S. Code § 302 – NATIONAL MOTTO "In God We trust" – Stricken from the US Code by literally striking through the language.

18 U.S. Code § 700 – DESECRATION OF THE FLAG OF THE UNITED STATES; PENALITIES - Stricken from the US Code by literally striking through the language.

PROCLAMATION UNDER 4 U.S. CODE, SECTION 10 - The U.S. flag shall be folded properly after use by ANY GOVERNMENTAL ENTITY, as below. http://www.va.gov/opa/publications/celebrate/flagfold.pdf https://www.reference.com/world-view/fold-american-flag-triangle-e1feab1d3d168e74#

SECRET SERVICE PROTECTION ABOLISHED FOR VISITING HEADS OF FOREIGN STATES OR FOREIGN GOVERNMENTS –18 USC Section 3056(a)(5) shall be STRICKEN.

<u>COMMUNICATION WITH INTERNATIONAL LEADERS</u> - Videoconferencing shall be the PRIMARY use of communication with international leaders. There shall be no travel by the President outside the United States jurisdiction, on official duty, and no foreign leader shall be permitted to travel into the United States.

<u>PRESIDENTIAL HOUSE STAFF</u> – Mandatory non-disclosure agreements.

ENGLISH LANGUAGE PRINTED ON ALL GOVERNMENT MATERIALS, NOT EXCLUSIVE — All official federal government business, including but not limited to, websites, pamphlets, brochures, signs, court and legal proceedings as well as any dealings with the law be printed in the English written language. This does not mean in any way that other languages besides English are not allowed to be spoken or used. No person(s) shall be penalized for not learning or speaking English or for failing to speak any language whatsoever.

<u>MIRANDA RIGHTS EXPANDED AND IDENTIFICATION REQUIREMENT</u> - First, if police STOP a person they have to say what they're stopping you for and whether they have reasonable suspicion to believe "x, y, z"...

Second, police have to say whether you're free to leave.

Third, if a person is not free to leave Miranda Rights are SPOKEN and a CARD with the written language, IN ENGLISH, of the Miranda Rights is presented. Fourth, the police may request a person's name and identification.

ISSUANCE OF MIRANDA RIGHTS REQUIREMENTS -

- 1. "You have the right to remain silent and not provide identification".
- 2. "Anything you say and provide can be used against you in a court of law".
- 3. "You have a right to a lawyer and have one present with you now and throughout all questioning".
- 4. "If you can't afford a lawyer, one will be appointed to you immediately, if you wish."
- 5. "You can decide at any time, including now, to exercise these Constitutional Rights and not answer any questions, make any statements or provide any information whatsoever."
- 6. WAIVER "Do you understand each of these rights I have explained to you? Having these rights in mind, do you wish to proceed in answering my questions which are meant for you to incriminate yourself?". If a person agrees to the waiver the actual written language of the Miranda Rights, including the waiver, must be presented to the person under arrest and must be signed to be valid, but its validity can still be challenged at a later time in a court of law if no attorney is present at the time of signing.

ABOLISHMENT OF "SNEAK AND PEEK" SEARCH WARRANTS/ DELAYED NOTICE WARRANTS/ COVERT ENTRY SEARCH WARRANTS/ SURREPITIOUS SEARCH WARRANTS/ ADMINISTRATIVE SUBPOENAS — These "warrants" are illegal and in direct violation of the 4th Amendment right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures.

<u>INCREASED GOVERNMENT REGULATION ON PRIVATE BUSINESSES</u> – There shall be regulation of commodity production and also price control over private businesses that provide the public with necessities of life.

<u>DEPRIVITIZATION/ NATIONALIZATION</u> – Ownership of various private sectors shall be transferred to the federal government. Some industries which shall be deprivitized include transportation, communications, energy, banking and natural resources.

REINSTATEMENT OF FEDERAL USURY LAW – 1-3% FIXED ANNUAL INTEREST RATE cap on ALL lenders/ loans/ lines of credit. No additional fees; PERIOD. This includes but is not limited to; "points", "fees", "costs", etc.

<u>FREE ONLINE COLLEGE EDUCATION</u> – American citizens may attend any public college online at no cost.

TERM LIMITS ON UNITED STATES SUPREME COURT AND ALL FEDERAL COURT POSITIONS/ ADDITION OF AMENDMENT XXX - Amendment 30 shall read: "No Judge of the judicial Power of the United States which is vested in one supreme Court, or any other court position in the federal judiciary system shall hold their Offices more than eight (8) years."

<u>DECRIMINALIZATION OF ALL DRUGS DEEMED FOR PERSONAL USE</u> – All drugs possessed for personal use and not with the intent to distribute are decriminalized for adults aged 18 and over.

<u>GAG ORDER</u> – Gag orders can only be ordered until the end of a case. Before a case is closed the court must mandatorily lift all gag orders. Gag orders shall apply to parties as well as the media and press, etc.

<u>SEALING OF COURT RECORDS</u> – Sealing of court records shall never include destruction of court records/ documents or the like.

<u>CYBERCRIME</u> – International (NSA, National Security Agency; CIA, Central Intelligence Agency) as well as domestic (FBI, Federal Bureau of Investigation) government agencies shall monitor the world wide web for violations of United States Constitutional laws as well as any other cybercrimes and shall have the authority to investigate, gather intelligence and to immediately block such crime from entering the jurisdiction of the United States without first obtaining a court order.

CITIZENS' ARREST - Abolished.

<u>FEDERALISM DEFINED IN THE LAW</u> – Federalism shall be defined as follows: "States are not equal to and are lower in status to the federal government. State laws shall not contradict any federal laws."

NO PUBLIC HOLIDAY EVENTS - No public celebrations of any holidays within or at any branch of the federal government and/ or on its grounds.

NO FEDERAL HOLIDAYS - 5 U.S.C. §6103 shall be STRICKEN. http://codes.lp.findlaw.com/uscode/5/III/E/61/I/6103

It shall be replaced by the following language...

"There shall be no federal holidays by statute. Government offices/ agencies office hours and days will be seven (7) days a week with shortened hours of operation on Saturdays and Sundays, the weekend. There will be no pay for anyone claiming a 'religious' holiday/ observance. There shall be no closings of government agencies or any government establishments for any holidays". E.g. schools, etc. are open on "Christmas", "Easter" so on and so forth ad nauseam.

PHYSICAL AND MENTAL FITNESS NATIONAL STANDARDS IMPLEMENTED FOR LAW ENFORCEMENT – National standards shall be established in regards to regular annual testing of physical and mental fitness acuity for those employed in law enforcement/ police.

ADDITION OF AMENDMENT XXXI TO THE US CONSTITUTION MAKING PRIVATE COMPANIES SUBJECT TO THE CONSTITUTION - Amendment 31 to the Constitution of the United States shall state" The United States Constitution shall apply to all domestic and international private companies, people, and individuals whom have any contact or nexus to and/ or with the jurisdiction of the United States and/ or its citizens."

ADDITION OF AMENDMENT XXXII TO THE US CONSTITUTION ABOLISHING SLAVERY AND INVOLUNTARY SERVITUDE- Amendment 32 shall read "Neither slavery nor involuntary servitude shall exist within the jurisdiction of the United States".

ADDITION OF AMENDMENT XXXIII TO THE US CONSTITUTION, ARREST AND SEARCH AND SEIZURE WARRANT REQUIREMENTS - Amendment 33 shall read "Arrest warrants are necessary to make an arrest. Search and Seizure warrants are required to conduct a search of any person, place, property or premises. All warrants must be signed by a Judge and shall state the date and time frame of the arrest, search or seizure, not to exceed 24 hours from the time the warrant is signed and dated, with date and time, by a Judge and must be presented in person, to fulfill the notice requirement of the Due Process Clause of the 5th Amendment, to the person(s) named in the warrant or person(s) from whose premises or property are named in the warrant and any search or seizure of premises or property shall occur during the hours of 9am to 9pm. All warrants must be filed in the court system SIMULTANEOUSLY as the Judge signs it containing the date and time of such signature thereby making the warrant part of the public record immediately. Failure of any of the aforementioned deems such warrant null and void and anything obtained from such null and void warrant is deemed illegal."

<u>UNIFORM TIME ACT OF 1966 REPEALED</u> – Pub.L 89-387, 80 Stat. 107 is repealed. Daylight savings time is abolished.

<u>THE CEASING OF PLAUSIBLE DENIABILITY</u> – There shall be NO withholding of information from senior officials, in particular the President, of any and all information that any member of the executive branch has access to or knowledge thereof.

ADDITION OF AMENDMENT XXXIV TO THE US CONSTITUTION EXPANDING THE REQUIREMENT OF "NATURAL BORN CITIZEN" TO ALL MEMBERS OF THE US GOVERNMENT – Amendment 34 to the US Constitution shall read that "All members of the United States government shall be required to be a natural born citizen of the United States".

<u>NEW SUPREME COURT JUDGES</u> – All United States Supreme Court Judges shall be replaced by judges appointed by the new federal administration.

<u>SPREADING THE NATION'S WEALTH/ REDUCING INCOME INEQUALITY</u> – Tax levies on extreme wealth both personal and corporate, which shall include but not be limited to, the capping of fortunes in order to restructure the nation's wealth so the top 20% of the wealthiest only have 20% of the nation's wealth instead of 20% of the population controlling over 80% of the nation's wealth.

<u>GUARANTEED ANNUAL INCOME</u> – In order to redistribute wealth guaranteed annual income would be offered to citizens aged 18 years or older if their annual income is less than one half of the "Census Bureau Median Family Income By Family Size" as published by the US Trustee's Office/ Department of Justice.

The guaranteed annual income shall be based on the state in which the participant resides as well as "earner" and "family size". The amount that shall be guaranteed will be the amount necessary to bring the "earner" and "family size" up to 35% of the amounts contained in the "Census Bureau Median Family Income By Family Size" which are published by the US Trustee's Office/ Department of Justice contained herein: https://www.justice.gov/ust/means-testing/20170501

There shall be income limitations, asset limitations, business limitations, etc. in order to qualify for guaranteed annual income.

<u>INHERITANCE TAX INCREASED</u> – Everyone and everything pays inheritance taxes except for individuals who qualify for the federal estate tax exemption. The federal estate tax exemption is decreased to \$300,000, per individual. There is no federal estate tax exemption for anyone or anything besides an individual person.

<u>DIPLOMA PRIVILEGE DISALLOWED IN FEDERAL COURTS</u> – "Attorneys" and "lawyers" who have not passed a bar examination, but have been admitted to a state bar nevertheless shall have no right to practice law as well as no right to hold a federal position as an attorney/ lawyer, judge, magistrate, commissioner or the like in the federal court system.

https://en.wikipedia.org/wiki/Diploma privilege

HATE CRIME LAWS ABOLISHED – Hate crime laws, including but not limited to the enactment of 18 U.S.C. § 245(b)(2) through the Civil Rights Act of 1968, Violent Crime and Law Enforcement Act, Church Arson Prevention Act, Matthew Shepard and James Byrd, Jr. Hate Crimes Prevention Act, Violence Against Women Act, 18 U.S.C. § 242 – Deprivation of Rights Under Color of Law beginning with "...and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death." are all abolished and or stricken since hate crime laws violate Amendment V of the US Constitution subjecting a person to be twice put in jeopardy of life or limb for the same underlying offense to which criminal statutes already exist.

ALL PERSONS AND GROUPS SHALL FALL UNDER FEDERAL JURISIDICTION, INCLUDING BUT NOT LIMITED, TO AMERICAN INDIANS — Any laws which grant favoritism, or special treatment, to any persons or groups of people for any reason are stricken. One example includes, but is not limited to American Indian tribes being considered "domestic, dependent nations" with separate sovereign authority. These types of federal laws shall be stricken and abolished. This also includes federal Indian reservations as well as casinos, being exempt from taxation, etc. They shall not be exempt from federal taxation, federal jurisdiction, state and local laws.

<u>INSURANCE REFORMS</u> – The McCarran-Ferguson Act of 1945, 15 U.S.C. §§ 1011-1015, shall be STRICKEN. New federal law shall place all insurance companies under federal jurisdiction and regulations, including but not limited to federal anti trust laws.

ADDITION OF AMENDMENT XXXV TO THE UNITED STATES CONSTITUTION REGARDING THE REDISTRICTING OF THE UNITED STATES AS WELL REDESIGNATION OF THE ELECTORAL COLLEGE— Amendment 35 to the United States Constitution shall read "The United States shall be divided into 3 districts based on time zones. The 'Eastern District' shall contain the states which use the Eastern Time Zone. The 'Central District' shall contain the states which use the Central Time Zone. The 'Mountain/ Pacific District' shall contain the states which use the Mountain and Pacific Time Zones; Arizona being included as well as Alaska and Hawaii.

Each District shall appoint a Number of Electors to the Electoral College equal to the whole Number of Senators and Representatives to which the District may be entitled in the Congress [10 electors in the electoral college for the Eastern District, 10 electors in the electoral college for the Central District and 10 electors in the electoral college for the Mountain/ Pacific District].

Each Elector has one (1) vote and each Elector's identity must be disclosed to the public prior to the presidential election and who they voted for must be disclosed to the public after the electoral votes are counted. The electors only vote for choice of President.

Therefore, Amendment XIV (14) of the United States Constitution, Section 2 is abolished along with Article I (1), Section 2, Clause 3 which was "*Changed by Section 2 of the Fourteenth Amendment." Amendment XVII (17) of the United States Constitution, Clause 1 sentence 1 is abolished.

NO RELIGIOUS RECORDS/ DOCUMENTS SHALL BE ACCEPTED BY ANY GOVERNMENT AGENCY AS PROOF OF IDENTIFICATION — No government agency shall accept any religious records/ documents or the like as proof of ANYTHING including, but not limited to, a religious record attempting to prove a date of birth, religious record attempting to prove a name, religious record attempting to prove identity, etc. NO religious records shall be accepted by the federal government for anything WHATSOEVER.

NO GOVERNMENT ADVERTISING/ MARKETING – The federal government shall participate in no advertising, marketing or anything construed to be commercialism.

<u>COMMONWEALTHS ABOLISHED</u> – Federal law shall establish that no commonwealths exist and any law that states the contrary shall be stricken as null and void. Puerto Rico as well the Northern Mariana Islands shall not be part of the United States or its jurisdiction.

<u>NEW MILITARY SALUTE TO THE UNITED STATES FLAG</u> – The National Defense Authorization Acts of 2008 and 2009, Section 595 as well as any other codes, statutes, laws, acts and the like which address the saluting of the United States of America flag shall be amended by a new law titled "Salute to the United States Flag Act" and it shall state:

-"Salute and conduct for and toward the United States flag by individuals who are members of the armed forces whether in uniform or not, by veterans and all other persons, 'all other persons' as being defined in (A), shall include standing at attention, facing the flag upon its being raised, with the left elbow bent at a 90 degree angle and left hand raised straight in the air with the index and middle fingers of the left hand pointed upwards and such position shall be maintained until the flag has been completely raised. (A) 'All other persons' applies to those not in the military and non-veterans. The phrase 'men not in uniform' refers to civil service uniforms like police, fire fighters, and letter carriers - non-veteran civil servants who might normally render a salute while in uniform."

NO RELIGIOUS LANGUAGE, RELIGIOUS SYMBOLISM, REFERENCES TO "GOD", RELIGIOUS DEPICTIONS/ PICTURES, NO RELIGION PERIOD EXPRESSED BY ANY GOVERNMENT IN THE UNITED STATES — There shall be no religion, including but not limited to, references to "God" or anything else religiously associated whether expressed in writing or orally by any governmental unit, whether it be federal, state, municipal, county, local or the like, nor shall any religion be placed upon any object or property which is owned or administered by any governmental entity within the United States jurisdiction.

As of 12/13/17

NO TAX PENALTY FOR EARLY OR ANY WITHDRAWALS OF INVESTMENT ACCOUNTS – There shall be no tax penalty to withdraw monies out of investment accounts/ savings plans, which include but are not limited to, 401ks, IRAs, college savings plans (529 plan), medical savings accounts, health savings accounts, etc.

As of 12/14/17

<u>ABOLISHMENT OF FEDERAL DEPOSIT INSURANCE COMPANY</u> – Federal Deposit Insurance Corporation shall be abolished due to full reserve banking required by the new federal administration, as implemented by the government owned bank called The Department of Finance.

<u>ORGANIZATIONS/ ENTERPRISES</u> – The United States shall cease association and affiliation with membership in or with anything or anyone whether domestic or international, including but not limited to the United Nations, International Monetary Fund, World Bank, Organization for Security and Cooperation in Europe, North Atlantic Treaty Organization, World Trade Organization and so on and so forth.

As of 12/17/17

FEDERAL GOVERNMENT HOMESTEAD ACT/ EXEMPTION - Exceptions to federal control and property taxation shall include an exemption for homestead property which shall include a single family residential dwelling and land to which such residence is located upon totaling no more than 1 acre as well as multi family residential dwellings which house residents if 50% or more of the land such residential dwellings are founded upon are used to grow food for residential self sufficiency and human consumption. Anyone who qualifies for the exemption shall own such land free and clear.

As of 12/24/17

<u>CLOSED ECONOMY</u> – The United States will no longer participate in the international monetary system, marketplace or the like and shall instead be a closed economy which exercises self sufficiency, autarky.

As of 12/31/17

<u>DANGEROUS CHEMICALS BANNED</u>, <u>CANCER CAUSING INDUSTRIAL AND COMMERCIAL PRACTICES BANNED</u> – For example, any and all products that require a "special warning" due to their cancer causing quality or qualities are banned and prohibited from being used in anything which can cause cancer in humans.

NO RELIGIOUS EXEMPTIONS FOR COMMITTING ILLEGAL ACTS – There shall be no religious exceptions under the guise of the 1st Amendment to commit illegal acts. One example includes any "oral suction circumcision" performed on minors; Metzitzah B'Peh.

MINIMUM AGE REQUIREMENT FOR OWNERSHIP AND USE OF FIREARMS – No person under the age of 18 years old may own a firearm. No person under the age of 18 years old may use any firearm except in an emergency situation for self defense or defense of another.

As of 1/25/18

NO RELIGIOUS RIGHT OR CONSCIENTIOUS OBJECTION EXEMPTION FOR MEDICAL PROVIDERS — No medical provider shall be allowed to claim any religious right or conscience objection, right to deny any medical services, to any potential or existing patient without facing strict sanctions, including but not limited to loss of license.

As of 1/29/18

<u>FUNDING FOR FAMILIES WHO HOME SCHOOL</u> – Persons who home school their children shall qualify for federal credits to receive educational materials and supplies for their home schooled children.

As of 2/13/18

NO RELIGIOUS RIGHTS OBJECTIONS PROVISIONS IN THE LAW — No business, organization, individual, etc. which holds itself out to the public shall be allowed to discriminate against anyone using religion as a basis to do such. Therefore, laws such as the "Religious Freedom Restoration Act" shall be stricken.

<u>NO PERSON BARRED FROM FILING LAWSUITS</u> – No court shall have the authority to bar any person, meaning citizen, from filing a lawsuit; e.g. vexatious litigants.

As of 2/14/18

<u>PERSONAL INFORMATION PROTECTION</u> – All personal information can not be used, gathered or disclosed by any company, entity, organization or the like without the express written consent by the person affected. This includes, but is not limited to telephone directories, internet directories, selling, sharing, trading, and disseminating information about customers or any person (e.g. financial institutions).

As of 2/21/18

<u>TELECOMMUTING FEDERAL EMPLOYMENT</u> – Most federal government positions will be telecommuting positions.

As of 2/27/18

ADDITION OF AMENDMENT XXXVI TO THE UNITED STATES CONSTITUTION ELIMINATING FEDERAL INCOME TAXES TO INDIVIDUALS – Amendment 36 to the United States Constitution shall be amended to read "Individuals who have annual gross income of less than \$300,000 shall pay no federal income taxes. Married persons who have annual gross income of less than \$500,000 shall pay no federal income taxes."

As of 3/28/18

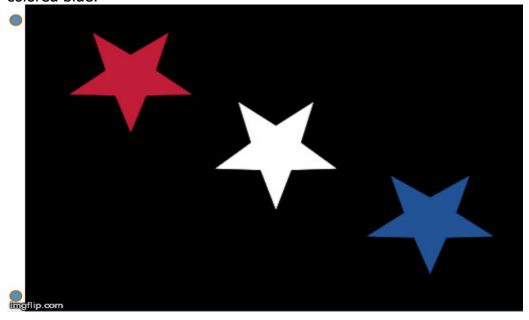
ADDITION OF AMENDMENT XXXVII ADDED TO THE UNITED STATES

CONSTITUTION BARRING FEDERAL GOVERNMENT FROM BORROWING MONIES

- Amendment 37 to the Constitution of the United States shall state, "The Federal Government shall not borrow any monies or currencies or have the power to create any debt."

As of 4/5/18

NEW UNITED STATES FLAG DESIGN – 4 USC 1 §1 and §2 (Title 4 United States Code, Sections 1 and 2) shall be stricken and replaced with wording describing the new flag design for the United States which shall contain a black background and three inverted five pointed stars, arranged in a diagonal design starting from the upper left corner one star colored red, one star colored white and one star colored blue.



As of 4/27/18

ADDITION OF AMENDMENT XXXVIII TO THE UNITED STATES CONSTITUTION BANNING ACKNOWLEDGEMENT OF ANY RELIGION – Amendment 38 of the United States Constitution shall state, "No branch of the Federal Government shall make any law which acknowledges religion. Any laws that allow religious precepts are automatically null and void and stricken from United States law. No branch of the Federal Government shall make any law abridging the freedom of speech, or of the press, or of the right of the people to assemble and petition the Federal Government for a redress of grievances".

As of 5/28/18

MANDATORY REQUIREMENT OF CONTENT RATINGS FOR COMMERCIAL PUBLICATIONS AND MASS MEDIA — Content rating systems shall be applied to all commercial publications as well as mass media, including but not limited to television, newspapers, magazines, radio, internet publications and social media. The lowest threshold rating system used shall be the "motion picture content rating system" and an official government body will decide on the ratings and will have the authority to censor any material that contains nakedness, sexual activity, glorification of violence or other mature content. The "motion picture content rating system" used shall contain "G", "PG", "PG-13" and "R" without exceptions.

As of 6/10/18

<u>MANDATORY DESEGREGATION LAWS ABOLISHED</u> – Any laws which force the desegregation of any demographical areas are abolished. One such example includes, but is not limited to, desegregation busing outside of local neighborhoods.

As of 6/12/18

REMOVAL OF "THE NEW COLOSSUS" POEM FROM THE STATUTE OF LIBERTY — The short poem titled "The New Colossus" shall be removed from the grounds of the Statue of Liberty and shall appear on no governmental property since it is deemed offensive.

As of 6/17/18

<u>ABOLISHMENT OF AFFIRMATIVE ACTION POLICIES</u> – Self explanatory.

As of 6/23/18

<u>UNITED STATES POLICY ON STATE OF PALESTINE</u> – The State of Palestine will be acknowledged as existent.

As of 6/24/18

ADOPTION LAWS REVISED – No out of country adoptions shall be allowed.

As of 7/6/18

NO FEDERAL COURT INTERPRETERS PROVIDED - The Court Interpreters Act, 28 U.S.C. §1827, is stricken from federal law.

As of 7/10/18

<u>PENAL TRANSPORTATION</u> – All death row convicts, offenders convicted of violent crimes, child sex offenders and illegal immigrants shall be transported to Puerto Rico as well as any uninhabited islands which shall include, but not be limited to: Ōkunoshima Island, Antipodes Island, Jaco Island, Clipperton Island, Battleship Island and Lazzareto Nuevo.

As of 7/14/18

NO VISAS ALLOWED AND THE BUREAU OF CONSULAR AFFAIRS, THE US DEPARTMENT OF STATE AND VISA WAIVERS ARE ABOLISHED - Only American citizens may reside, inhabit, travel or have any presence whatsoever in the United States. The Bureau of Consular Affairs, the US Department of State and visa waivers are abolished.

NO INTERNATIONAL TRANSPORTATION INTO THE UNITED STATES – There shall be no transportation into the United States from any foreign/ alien country.

<u>MILITARY PRESENCE AT ALL DOMESTIC TRANSPORTATION HUBS</u> – Military personnel shall be stationed at all transportation hubs in the United States. This includes, but is not limited to bus stations, airports, train stations.

MILITARY PRESENCE ON ALL INTERNATIONAL TRANSPORTATION THAT TRAVELS OUTSIDE THE UNITED STATES — There shall be military personnel on all transportation that travels outside the United States.

BORDER PROTECTION - Any persons, foreign military, foreign vehicles, foreign aircraft, etc. attempting to enter the United States, as well as any domestic transportation, with the exception of domestic transportation which has obtained the express permission of the government, shall be deemed a probable threat to the national security of the United States if they are within 300 miles of the United States and continuing forward. Any persons, foreign military, foreign vehicles, foreign aircraft, etc. attempting to enter the United States, as well as any domestic transportation, with the exception of domestic transportation which has obtained the express permission of the government, that crosses into the border/ perimeter of the United States shall be shot down by the United States Military.

As of 7/25/18

DEPARTMENT OF HOMELAND SECURITY - Abolished.

<u>NO SHARING OF INTELLIGENCE</u> – There shall be no sharing of intelligence with any international governments, international organizations, or international anything.

NO IMPORTATION OF ANIMALS OR FOOD AND FOOD PRODUCTS INTO THE UNITED STATES – Self explanatory.

As of 8/29/18

ABOLITION OF THE INTERNAL REVENUE SERVICE AND CREATION OF THE DEPARTMENT OF STASIS – All codes, statutes and such created by the Internal Revenue Service shall be null and void. A new agency called The Department of Stasis shall be created in order to carry out the duties and protocols of the new Federal Administration.

As of 9/15/18

OBSCENITY DEFINED BY FEDERAL LAW – Federal law shall be created, 18 U.S.C. § 1459, defining obscenity as such, "Any depiction or matter that displays the unclothed human body, sexual acts or sexual conduct, death or dying, killing, degeneracy, decadency, lewdness, filthy disgusting pictures, renditions, stories or the like as well as anything meant to shock, disturb or offend, if the matter, taken as a whole, lacks serious literary, artistic, political, or scientific value are hereby prohibited as obscenity and not protected under the 1st Amendment of the United States Constitution."

(e.g. the Crucifix, the Bible, the Koran, the Torah, bestiality, etc., etc., etc.)

NO SWEARING IN/ OATH OR RAISING OF THE RIGHT HAND TO TAKE AN OATH REQUIRED — No court or any governmental entity shall recite nor shall they require that any person in court or anywhere else take an oath, swear an oath, acknowledge anything on a Bible or any other object, raise their right hand and state anything, raise their right hand period, and/ or require anyone to acknowledge any "god".

(i.e. The Bible is Christian, raising the right hand is also Christian, placing the right hand over the heart, "..., where Christ sitteth at the right hand of God". *King James Bible*, Colossians 3:1., etc., etc.)

As of 11/8/18

<u>REVOCATION OF AMERICAN CITIZENSHIP OF ANCHOR BABIES</u> – If a person received American Citizenship based on birthright citizenship, also known as "anchor babies", when the mother illegally and unlawfully resided within the jurisdiction of the United States, the birthright citizenship status of such person shall be immediately revoked and said person shall be deported from the United States since they are an illegal alien.

As of 12/30/18

NEW AFFORDABLE VEHICLE PRODUCED BY THE GOVERNMENT – The government shall produce an affordable, reliable and long lasting durable, standard 4 door sedan which is powered by renewable energy (collected from renewable resources and are naturally replenishable) such as battery, electric or synthetic fuel (synfuel). This vehicle shall be sold to the public at a reasonable price.

As of 1/8/19

NO GOVERNMENT SHUTDOWNS ALLOWED – The government shall not be allowed to "shut down" for any reasons whatsoever.

As of 1/9/19

INDIVIDUAL RIGHT TO OWN FIREARMS ADDITION OF AMENDMENT XXXIX TO THE UNITED STATES CONSTITUTION — Amendment 39 shall be added to the United States Constitution stating "Individual citizens of the United States of America shall have the right to own firearms and such right shall not be infringed".

As of 1/10/19

GOVERNMENT LICENSING FEES ABOLISHED FOR CONSTITUTIONALLY PROTECTED RIGHTS – The government shall not require an individual to pay a fee to obtain or pay a fee for the license thereof of anything which is protected under the United States Constitution, such as the right to travel which includes the right, not privilege, to drive, 5th Amendment, the right of the individual to own a firearm, Amendment 39, etc.

These rights, when exercised subsequently result in owing a driver's license fee, vehicle license plate fee, carry and conceal fee, etc.

The government licensing itself is being used by the government to violate the individual's right to not incriminate themselves, 4th and 5th Amendments. Since the license itself belongs to the government, the card belongs to the person, and the license is used to penalize the individual, such as requiring identification to give you a ticket, etc., etc., etc. the GOVERNMENT shall pay for the license as well as any physical documentation which stems from the license.

As of 1/11/19

<u>MOVEMENT AWAY FROM INDUSTRIAL SOCIETY TO AGRARIAN SOCIETY</u> – The United States shall move away from industry and move towards becoming an agrarian society.

<u>ALL RELIGIOUS CERTIFICATIONS/ SYMBOLISM PROHIBITED ON FOODS SOLD TO THE PUBLIC</u> – No kosher certification/ symbols/ words, ie: "pareve", or the like shall be allowed to be placed on any foods sold for public and secular consumption as well as its consumers.

As of 2/1/19

<u>CUTTING COSTS AT PUBLIC SCHOOLS AND REQUIREMENT TO PAY TUITION</u>
<u>FEES</u> – The new federal administration will not cover or sponsor any busing to or from public school, food service at school, etc. and shall require tuition fees be paid for each student enrolled in the public school system.

NO FEDERAL FUNDING FOR CHARTER SCHOOLS, PAROCHIAL SCHOOLS AND THE LIKE – The new federal administration will provide absolutely no funding to charter, parochial schools and the like.

NO FEDERAL FUNDING FOR DAYCARE OR BABYSITTING – The new federal administration will provide no funding for daycare or babysitting services and will not provide funding for daycare or babysitting centers as well.

As of 3/13/19

<u>DOMESTIC VIOLENCE VICTIM'S RIGHTS</u> – When a restraining order is issued in a case and the victim and perpetrator/ defendant have children in common the victim shall be granted sole legal custody and sole placement. The perpetrator/ defendant, at most, shall have supervised placement of said children in common. If the children refuse to see or do not want to see the perpetrator/ defendant for supervised visitations their wishes shall be respected. There shall be no modifications of the restraining order unless the victim and perpetrator/ defendant agree to such modifications.

As of 5/3/19

NO USE OF RELIGIOUS SYMBOLS AS "FOOTNOTE" MARKERS ON GOODS SOLD TO THE PUBLIC – The dagger, obelisk, or obelus (†), which is a cross, shall not be used on any goods sold to the public.

As of 5/6/19

<u>NO EXEMPTIONS FOR FEDERAL EXCISE TAX</u> – There shall be no exemptions to anyone or anything in regards to payment of excise taxes, which shall also include, but not be limited to, sale or use of alcoholic beverages., ie: use of wine for sacramental use in "communion".

As of 5/15/19

<u>ABOLITION OF THE GREGORIAN CALENDAR</u> – Law shall be written abolishing the Gregorian Calendar currently used in the United States. Instead the Julian Calendar shall be used.

As of 5/19/19

REMOVAL OF ALL RELIGIOUS TEXTS, SYMBOLS, REFERENCES AND THE LIKE FROM ALL GOVERNMENT/ PUBLIC BUILDINGS AND ALL GOVERNMENT

DOCUMENTS/ FORMS — Any and all religious materials, including but not limited to, texts, symbols, references, pictures, etc. shall be removed from all government/ public buildings and establishments (e.g. libraries, schools, courts, etc.). Religious references, phrases, etc. shall not be used on any government document or forms (e.g. References to religious holidays such as "Christmas", "Easter", etc., references to religious institutions such as "church", "synagogue", "congregation").

NO PROSELYTIZING AT GOVERNMENT/ PUBLIC BUILDINGS AND ESTABLISHMENTS – There shall be no proselytizing at or in any government/ public building.

As of 7/2/19

UNITED STATES MILITARY ENLISTMENT AND ONGOING SERVICE STANDARDS

– All branches of the U.S. Military shall have the same standards for enlistment as well as ongoing service requirements, active duty.

Age: Minimum age 18 maximum age 52 years old.

Food allergies: No one with any food allergies or food intolerances allowed, ie: peanut allergies, etc. No special diets, whether "religious" or not, ie: gluten free, "Kosher".

Physical conditions: No one with flat feet or requiring of eye glasses, contact lenses or corrective lenses allowed. Eye corrective surgery such as Lasik will qualify a person for the military. No one with physical, postural deformities, etc.

Citizenship: Have to be a US Citizen.

Facial hair: Not allowed.

Scalp hair: Men must have a buzz cut, women must have hair no longer than chin length.

Other standard requirements already in existence shall remain such as:

- Credit and finances. You must not have serious amounts of debt or have a history of credit issues.
- Single parents and applicants with dependents are usually disqualified. If you have dependents at all, you will need to show adequate support for them. If you are married to a military member and have children, you will be unable to join.
- Education. Applicants generally must have a high school diploma. In some cases a GED is accepted, and in very rare cases people without schooling are accepted.
- Drug and alcohol dependency, use or involvement can disqualify you.
- Medical disqualifications. Any serious mental or physical illness or trait can disqualify you from joining. You must be physically fit.
- Criminal history. Any offense that results in conviction is usually disqualifying.
- Sexual conduct. Deviant sexual behavior will disqualify you from joining.
- Height standards. You must be between 60-80 inches tall for men and 58-72 inches tall for women.

As of 8/24/19

<u>ACADEMIC CHANGES TO THE PUBLIC SCHOOL SYSTEM</u> – The grading system/ scale is eliminated in the public schools. There shall be no academic testing of students whatsoever. Instead children shall be organized into classrooms based on age ranges and shall pass into the next level if they attend school and miss no more than 30 days of the academic term.

<u>ATTORNEY FEE CAPS/ LIMITS</u> – Fee caps shall be placed on all attorney fees and legal services whether hourly, contingent or fixed rate.

<u>BANNING OF DANGEROUS "SPORTS"</u> – Boxing and Extreme Fighting are banned in the United States.

As of 9/22/19

MERGING OF ALL COURT SUBJECT MATTER JURISIDICTIONS TO CRIMINAL COURT – All divisional courts, such as family court, tax court, civil court matters, probate, etc. shall be merged and thereby abolished and placed into criminal court where all parties shall have the protections afforded by the United States Constitution.

As of 9/29/19

ABOLISHMENT OF GRAND JURY – Grand jury proceedings are abolished.

EMENDMENT OF AMENDMENT V OF US CONSTITUTION – Amendment 5 of the US Constitution shall be stricken and emended to read: "No person shall be subject for the same offense to be twice put in jeopardy of life or limb, nor shall be compelled in any criminal case to be a witness against themselves, nor be deprived of life, liberty or property without due process of law; private property can only be taken for direct governmental public use by paying fair market value for such property."

<u>CIVIL RIGHTS ACT OF 1964 AMENDED</u> – The Civil Rights Act of 1964, including but not limited to Title II in particular, 42 U.S.C. §2000a(b), shall be amended to include "courts" and any other governmental building or grounds as well as amendment of 42 U.S.C. §2000a (a) to read "(a) All persons shall be entitled to the full and equal enjoyment of the goods, services, facilities, privileges, advantages, and accommodations of any place of public accommodation, as defined in this section, *as well as full and equal treatment* without discrimination on the ground of race, color, religion, or national origin."

As of 10/3/19

<u>PROCEDURAL FORMALITY OF STANDING FOR A JUDGE ABOLISHED</u> – The term "all rise" or any similar phrase requiring court attendees to stand up for a judge shall not be used in any court of law.

<u>JUDICIAL DRESS CODE</u> – No robes shall be worn by judges. Judges shall be required to wear business attire.

As of 10/30/19

PRIVATE COMPANY POLICIES AND RULES UNENFORCEABLE THROUGH THE USE OF GOVERNMENT — The Government will not be used and will not prosecute or police "retail theft" or anything else that financially benefits private companies nor shall government signage or traffic rules be used, duplicated, mimicked or placed on any private property whatsoever (e.g. crosswalks, stop signs, yield signs, speed limit signs, etc.) since shopping centers, etc. are not public property and such signs are merely suggestions of the private property owners, not government law.

AMERICANS WITH DISABILITIES ACT "REASONABLE ACCOMMODATION"

STRICKEN FROM THE LAW – The "reasonable accommodation" requirement in Title I of the Americans with Disabilities Act "ADA" is stricken from the law.

As of 11/14/19

<u>ABOLITION OF CONTEMPT</u> – Contempt, contempt charges, contempt of court and the like are abolished.

As of 1/15/20

<u>RIGHT TO APPEAL</u> – All lower court decisions are appealable as of RIGHT, including, but not limited to interlocutory and permissive appeals (non-final orders). The United States Supreme Court as well as all State Supreme Courts must hear all appeals that have been filed and no longer have discretion to deny hearing an appeal.

<u>ADDITIONAL COURTS OF THE SUPREME COURTS</u> – Additional courts shall be added to all appellate courts in the United States. There shall be multiple courts contained in each appellate court district as well as the State and Federal Supreme Courts, not just one. Each court shall be categorized by a letter, such as "court A of the 7th Circuit Court of Appeals, court B of the 7th Circuit Court of Appeals" and so on and so forth. The same shall be done with the Supreme Court of the United States, such as "Court A of the Supreme Court of the United States" and so on and so forth.

MOTIONS FOR REHEARING/ RECONSIDERATION EN BANC EN BANC – Filing of a Motion for Rehearing/ Reconsideration En Banc En Banc allows for reconsideration of a decision/ order to be reviewed by all the judges sitting in each separately categorized appellate court, including State and Federal Supreme Courts. E.g. Motion for Rearing/ Reconsideration En Banc En Banc invokes appellate review by court A, court B, court C, etc. of the 7th Circuit Court of Appeals. The same shall occur in the Supreme Court of the United States. Motions for Rehearing En Banc En Banc are not discretionary and must be heard as of RIGHT.

NO RELIGIOUS APPAREL, JEWELRY, ETC. ON THE JOB – No religious apparel, jewelry, etc. shall be allowed to be worn or displayed by any government employee while on the job.