

Pamphlets

No.13 Marcuse and Parental Responsibility

“Do not profane your daughter by making her a harlot, so that the land will not fall to harlotry and the land become full of lewdness.” Leviticus 19:29

If asked to choose one issue reflecting the final confrontation in microcosm, the evil of pornography would be the choice; pornography has absolutely no redeeming social value and serves as a reflection of both the lust of libertarian capitalism for profit and free markets and Marxianity's lust for the chaos attendant to sexual license at the expense of Judeo-Christian society. Whether libertarian republicans or Marxian neither has managed to retain a moral compass and neither believes a primary function of government is maintaining the guardrails of self-governance; individual responsibility and moral conduct.

Despite the demonstrable damage to society inflicted by pornography the courts appear incapable or unwilling to divest the masses their 'bread and circuses' but with HaShem close rationalization no longer an option. He who is has made it excruciatingly clear that those who would threaten the United States from inside and Israel by extension have aligned themselves against a God unwilling to negotiate.

Perhaps in context one might understand why every tower must fall before the JudeoChristianNation can rise...and why the Christian church in its silence has been personally slated by HaShem to be the first to fall; if religiously inclined Americans cannot muster the courage to save their own children from an odious and obvious evil that has now moved on to final hill of gender and sexuality who then will stand and fight for them?

Americans and all of the Anglosphere are teetering on a precipice made evident by the obvious nature of the utter madness that surrounds subsequent to the inability to recognize and confront evil incarnate.

It was not enough that Marcuse and the "sexual revolution" undermined Judeo-Christianity and destroyed the family; Marxians went on to rationalized the murder of innocents in the womb and blatantly added a metastasizing excrescence which by any reasonable measure cannot be justified; pornography that, despite it obvious misogynistic nature, is defended by Marxians just as they defend their ally Islam. Like every other drug in the witch's brew that is PCP, Popular Culture Psychosis, pornography is manufactured and lauded by Marxianity as "healthy" even while American society is dying.

"Of the twenty-two civilizations that have appeared in history, nineteen of them collapsed when they reached the moral state the United States is in now." Arnold Joseph Toynbee

Utter madness; a sane society would not allow pubescent boys with raging hormones have access to pornography nor would it suffer a media that has as a central tenet "sex sells" without repercussions; boys are taught that sex is nothing more than pleasure with no implications or responsibility; boys who grow up to be men convinced that girls and women are mere objects and the objects are taught that sexual favors are their greatest asset.

It is quite perplexing that Americans cannot grasp the impact of licentious sexual behavior streaming into every form of electronic device at the behest of whoever is pushing the keys. For boys and young men there is a constant injection of amplified lust very few are equipped to deal with as it concerns the ramifications; they know what they need but care little for the destruction resulting from the effort to satisfy the need.

What can be expected of generations of males who have been taught children are a mere side effect of their central focus in life? And what can be said of a father who has a second child and then a third when never having mastered speaking with and learning to love the first?

Having lost the ability to look upon something, anything, in awe negates the ability to recognize each person for the mystery they are as unique as their face...and yet each hopes someone will try to solve the riddle; life's greatest mysteries and challenges displaced by lust and instant gratification.

These boys, and far too many adult men, are taught to look at girls and women as objects to be used and then disposed of; the concept of relationships is most often reduced to a strategy to obtain the needed sexual gratification....which then puts immense pressure on girls and women to submit in that for them the need for relationship far outweighs sexual gratification especially at a young age.

Young women have been taught that selling sexual favors in the hope of a relationship or financial benefit is the norm. All of western civilization fell victim to the "sexual revolution" and the words of Leviticus 19:29 ceased to be a warning and assumed prophesy.

There is nary a voice in opposition to the pernicious plague from politicians of either party, religious institutions or the greater American public at large in great measure the result of toxin immobility, but now everything has changed and nothing will be the same; HaShem is close and getting closer by the minute and it need not be said comfortable complacency is no longer an option. The first backfire to be lit must be one that burns the sexual revolution of Herbert Marcuse to the ground; legislation specifically designed to put an end to pornography and then make it clear there is a price to pay for irresponsibility none can escape.

Burning Pornography to the Ground; Marcuse Refutation Act (MRA)

The Marcuse Refutation Act would be specifically designed to be a refutation of the neo-Marxist "sexual revolution"; instituting a ban on pornography incorporating existing prostitution laws into a definition which would include sexual acts exchanged for anything of value; solicitation and pandering;; filming, taping or photography of sexual acts. Reproducing or distributing film, tape or photographs of sexual acts in any medium would be outlawed with sexual acts defined as sexual penetration, depiction of ejaculate, male erections, oral sex or masturbation.

In anticipation of the ACLU, the act would declare depictions of sexual acts are not free speech but rather expressions of a private nature unacceptable in the public square. The ACLU has taken the lead in defending indefensible pornography but the courts from the beginning of the 'bread and circuses' sexual revolution have simply accommodated declining morals especially as it concerns sex with a major victory delivered with Reno v. ACLU in 1997; a decision later followed by a specious conclusion by Judge Jimm Larry Hendren and an Eighth Circuit panel that there is an unalienable right for adults to view free internet porn. Hendren is apparently a member of the 'slow the inevitable destruction' libertarian school that must now be confronted by Democratic-Republicans who now know the only inevitability is judgment.

The closest the SCOTUS would come to banning was some type of internet zoning much like adult theaters except such zoning is impossible. There is only one way to end the destruction caused by a patently evil form of 'bread and circuses'; eliminate pornography in its entirety.

Pornography is the Achilles Heel of Marxianity and quite revealing as to the morality and principles of individual libertarians; you will know them by their works. By introducing legislation demanding the banning of pornography Democratic-Republicans expose the neo-Marxist strategy to undermine the Judeo-Christian ethic that was the "sexual revolution" authored by Herbert Marcuse; a strategy that will have context and definition as never before while at the same time clearly establish a dividing line between Marxians and libertarians on one side and those who adhere to the Laws of Nature and of Nature's God on the other.

Americans were meant to lead and must do so, lest one particular Jeffersonian prophesy come to pass for all of western civilization.

"It was not expected in this age, that nations so honorably distinguished by their advances in science and civilization, would suddenly cast away the esteem they had merited from the world and, revolting from the empire of morality, assume a character in history which all the tears of their posterity will never wash from its pages."

Thomas Jefferson to Philadelphia Democratic Republicans, 1808

Set aside forever the thought that Jefferson was not a prophet; passing the Marcuse Refutation Act will send a message to the world *Jefferson Survives*.

Thousands of years ago HaShem lifted mankind from the animal world with the gift of sentience which included the ability to calculate. It does not require a mathematician to figure out neo-Marxism made a strategic decision starting with Herbert Marcuse and the "sexual revolution" to appeal to the basest instincts of Americans; animalistic instincts reflected in identifiable herds that respond like Pavlov's dog to specially crafted commands; ant hills sensitive to pheromones resulting in tens of millions of "zombie parasites" that have been led to believe sloth and living off the labor of others, taking what they can whenever they can, is justified by distorted definitions of "compassion and fairness" or reparations for having to live in a racist and oppressive society.

Order from chaos will be framed as racism by Marxians, but in truth unless the honest conversation is at the forefront black Americans will bear the brunt of the chaos if Marxians are not divested of the Leviathan they have carefully nurtured over the span of 100 years; the evolving fascist state.

Order requires warning the American people dependency is slavery and the lines between those who adhere to the Laws of Nature and of Nature's God are nowhere more clearly drawn than between those who want nothing more than the federal government to return to its narrowly defined functions and those who depend upon government for subsistence or a vehicle for forcing a belief in unnatural laws on others...hence the need for CommonSenseCession.

By divesting Marxianity of the welfare state with the RERA, families and communities will begin to look to each other as the cathedral of the false religion is divested of the ability to tithe and redistribute. Charity does indeed begin at home and when communities gather to worship as they once did charity will once again be entrusted to churches...churches that have been called upon to judge and unlike the government require the individual assume their responsibility to posterity as a condition of assistance.

That is as it should be but not as it is with the Marxian welfare state; Planned Chaos that has resulted in the burden that Marxian political activists Richard Cloward and Frances Fox Piven advocated so as to overload the welfare system to create a crisis that would result in a demand for "a guaranteed annual income and thus an end to poverty".

The welfare state exploded in the late 1960's as a result of Marxian activists implementing the Cloward-Piven strategy but in the final analysis it was as John McWhorter wrote in his 2006 *Winning the Race*, the strategy "created generations of black people for whom working for a living is an abstraction"; a perception that has an end date with this writing.

The God of Sinai is entirely disinterested in race; focused instead on societal stability and the concomitant cultural advancement attendant to what Jefferson knew to be the key to ascendance; knowledge, wisdom, humility and the fear of an extant God that has from the beginning mandated that every individual is responsible for their own actions...and those they bring into the world.

Children First; Parental Responsibility Act

"It still remains unrecognised, that to bring a child into existence without a fair prospect of being able, not only to provide food for its body, but instruction and training for its mind, is a moral crime, both against the unfortunate offspring and against society; and that if the parent does not fulfill this obligation, the State ought to see it fulfilled, at the charge, as far as possible, of the parent."

John Stuart Mill, *On Liberty*

If John Stuart Mill were alive today he would be immediately castigated as "racist" then reminded how it is the fault of systemic racism followed by a lecture as to the unfair nature of identifying and making the parents pay the cost of raising a child. The only words of Mill's quote that Marxians would agree are those that refer to the state paying rearing the child and deciding the child's "...instruction and training".

The Marxian welfare state has filled the parental void after intentionally creating the crisis...but rather than charging the parents as far as possible has instead labeled them victims of an unjust, oppressive, racist, misogynistic and patriarchal society i.e. parents are relieved of responsibility and no conditions or requirements are imposed. It is the worst of both worlds and as such the time has come to *take away the matter of them*.

The youth of America have learned that work is no longer a requirement given the number of programs and policies that make working in low paying entry level jobs appear to be a fool's errand. Why work when they can enjoy their youth without the burden and complication of a time consuming job? College students fair only slightly better given the propensity to seek degrees in "creative basket weaving" classes such as women and minority studies; degrees suited for activism but worthless for the real world.

The problem is compounded even further when both young men and young women are taught that sex is simply pleasure to be explored with nary a word about responsibility. The constraints attendant to the Judeo-Christian ethic have been replaced by hedonism deemed 'healthy' with the sexual revolution and as such those partaking are not held responsible even when demonstrably destructive i.e. license as liberty.

"[Montesquieu wrote in Spirit of the Laws, III,c.3:] 'When virtue is banished, ambition invades the minds of those who are disposed to receive it, and avarice possesses the whole community.'"

Thomas Jefferson: copied into his Commonplace Book.

America has experienced a precipitous decline in two parent families; black children are born to single mothers 75% of the time with Hispanics closing the gap every day and whites on the same path. The fathers sometimes have many children with different women but all have one thing in common; government that refuses to make judgment steps in to fill the role of provider and actual fathers to a now fatherless children all too often escapes sanction or costs...which ends with the Parental Responsibility Act.

The process of weaning 100 million people from dependence and moral degeneracy will take every day of the four years remaining and in the meantime policies must be focused upon providing stable homes to families; policies crafted to specifically address parental responsibility as a condition of assistance and impress upon libertines that once a child is conceived the happiness of the parent becomes a distant second if said happiness is not derived from the happiness and wellbeing of the child in a stable home.

Marxianity's god of the gaps technology allows for a degree of disinfecting light as never before so long as the garbage in garbage out of Marxian intellectuals is avoided; technology, when used to expose that which needs to be hidden, can be a powerful tool when one asks the right questions and demands the answers; answers that have the ability to make common sense order out of chaos.

The issue of paternity can now be answered conclusively with technology ergo it can be assumed the committed to chaos ACLU will fight against the widespread use of DNA to determine paternity by first asserting racism in that more black men will be impacted and then an assault on privacy; a position equivalent to opposing the use of photography rather than hand drawn wanted posters. Read the story of convicted rapist Brandon Weathers and decide between ideology and common sense.

Establishing identity has evolved with technology; first there were drawings and physical markers, then photography followed by fingerprinting and now there is DNA; establishing identity has never been a privacy issue but rather a function of societal stability and DNA is no different. The ACLU would no doubt assert taking a DNA sample with a swab is an invasion of privacy but with current technology even the use a swab is unnecessary; one of the most efficient and effective means of collecting a sample is the Oragene OG-500 and others like it; one need only spit into a small receptacle.

As noted, fear of being tracked is a train that left the station long ago. Imagine the crimes that would be solved, crimes that would be prevented and every absentee sperm donor identified if the DNA profile of every American was somewhere in linked date bases. The natural order of things is overarching order above individual instances of chaos but as it concerns human beings there is the requirement to use reason and common sense to end the chaos; the only threat posed by a comprehensive DNA data bank is to criminals and scofflaws while one societal benefit, medical research, would be priceless.

Americans, especially those with children, have a vested interest in every aspect of a comprehensive DNA data base and as such have an obligation to take the lead in passing the necessary legislation; the American Parental Responsibility Act (APRA) will, at the very least, provide fatherless children the names of their fathers and there will have far more answers than now.

The American Parental Responsibility Act by the numbers:

1. The APRA would require the DOJ to commission the FBI to expand its established Rapid DNA Program Office to include a DHHS division to administer DNA testing to every citizen of the United States within one year and linking every existing DNA data base starting with federal workers and all those in federal custody.
2. Immigrants and illegal migrants would be tested separately as part of the IMRA; any immigrant submitting a DNA sample claiming to be an American citizen would be subject to deportation without appeal per the terms of the IMRA.
3. The process of collecting samples need not be complicated to the point of impossibility; the process can be centered upon the existing DHHS website and DNA database which would allow access to a list where with those taking samples can crosscheck full name, date of birth, SSN and address; data that would accompany the sample as a bar code along with the answer to a question: Would you be willing to answer medical questions on a mailed questionnaire from the DHHS? Yes or No?
4. The DHHS DNA Division would establish the necessary protocols e.g. if an apparent duplicate arises the sample would be taken but flagged for further investigation.
5. Collecting DNA samples from more than half of the population can happen within six months in that doing so is common sense fused with reason and a sense of duty; the DHHS need only make provision for the massive response which should be preceded by a massive public service messaging campaign that for the first time actually has a message.
6. Those who refuse or neglect to submit samples would be compelled to do so; the APRA would bar the completion of any state or federal transaction (e.g. licensing, IRS refund et al) until the DNA sample is submitted.
7. Hospitals would be required to crosscheck with the DHHS registry as a part of the admission for treatment process and secure a sample if the patient is not listed...including every child born in the United States or its territories.
8. Every parent or guardian and the children being cared for with the assistance of means tested welfare programs would be required to provide both a DNA sample and the identify of absent parents if known as a condition of assistance. Deception would result in denial of benefits.

9. States refusing to participate would forfeit funds for means tested programs.
10. With the resulting DNA data base linked to *every other federal DNA data base* the process of establishing paternity would begin using fully automated algorithms; only fatherless children in households receiving public assistance would be keyed into the process.
11. The federal government and politicians have failed to take responsibility for creating programs and policies that diminish the importance of marriage and responsible sexual relationships since 1965 and the litany of legislations designed to apply Band-Aids to resulting gapping wounds do nothing to close the wounds. The DHHS would purchase the rights to the 2009 book '*Creating an Opportunity Society*' by Ron Haskins and Isabel Sawhill of the Brookings Institute; a book largely in accord with the heavy lifting policy proposals of this writing. Haskins and Sawhill analyzed the impact of three specific rules that determine whether a household will live in poverty or join the middle class; only 2 percent of parents that followed all three rules headed families that were poor; 76 percent of parents that followed none of the rules headed families that were poor; 73.8 percent of parents who followed all three rules were at least middle-class.
12. *The rules: work full time, graduate from high school and marry before having children but not before age 21.* It is a simple message that when drummed into the heads of the young will impress upon them the price of "sexual liberation" takes a lifetime to pay...and there is no escaping the APRA DNA; the "success sequence" would be mandatory instruction in the first six months of the tenth grade.
13. Every High School and Social Services office would be required to post the rules prominently.
14. The APRA is designed to be proactive in addressing the issue of culturally encouraged and irresponsible premarital sex; the three rules will have a chilling effect on the wise but not the ignorant...the ignorant would be offered the opportunity at age sixteen to receive a five year duration subdermal contraceptive implant with parental consent.
15. The implant would be provided by the federal government free of charge but only after consultations with, and the approval of, parents or guardians.

Words to the wise are sufficient, subdermal implants for the unwise and fear in two forms for those who believe bringing a child into the world with no thought to the future; God is close and getting closer every day and in the interim none will escape responsibility with the APRA. As John Stuart Mill wrote in *On Liberty* bringing a child into the world and not providing for the child is a moral crime and now doing so would in fact be a crime.

Federal and State governments have a number of programs, policies and agencies designed to enforce the collection of court ordered child support and yet an obligated parent need only cross state lines to thwart the state court orders until the obligation amount remains unpaid for over a year or exceeds the federal threshold of \$5000 per 18 U.S. Code § 228: *Failure to pay legal child support obligations...* or is it 2 years and \$10,000? Read the code section and accept that legislators are not well grounded when it comes to writing laws to address the real world:

(a)Offense.—Any person who—

- (1)** willfully fails to pay a support obligation with respect to a child who resides in another State, if such obligation has remained unpaid for a period longer than 1 year, or is greater than \$5,000;
 - (2)** travels in interstate or foreign commerce with the intent to evade a support obligation, if such obligation has remained unpaid for a period longer than 1 year, or is greater than \$5,000; or
 - (3)** willfully fails to pay a support obligation with respect to a child who resides in another State, if such obligation has remained unpaid for a period longer than 2 years, or is greater than \$10,000;
- shall be punished as provided in subsection (c).

If there is some confusion as to (a)1 and (a)3 it goes to first and second offenses with punishment for the first, (a)1, 6 months and the second, (a)3, 2 years imprisonment and restitution but in the interim, which could be many years, the child is without support...and if the offender is imprisoned how is restitution made? The answer is Section 1 of the 13th Amendment; involuntary servitude as punishment for crime.

The APRA would change the entire dynamic in that children are not just a state issue but rather an issue of critical societal importance nationally and it is the federal government that ends up paying to support the child hence it is incumbent upon the federal government to simplify and enforce child support. The legal infrastructure is in place and as such need only be modified; state courts would still issue child support orders and make all rulings as it concerns custody, visitation and property settlements but child support would become a federal issue almost entirely.

With the APRA child support payments or withholdings would be deposited with and disbursed by an expanded Office of Child Support Enforcement (OCSE); the definition of child support would be expanded to include enforcement of support within the custodial home; enforcement that would include federalizing the state enforcement offices in part according to a plan that would have state authorities working side by side with federal authorities to enforce a zero tolerance policy.

The extent of the problem is far beyond the legislative attempts to date; per the DHHS: “The OCSE Federal Offset Debtor File lists the amounts of past-due child support each noncustodial parent debtor owes. As of April 2017, 5.5 million delinquent noncustodial parents, or debtors, owed over \$114 billion in past-due child support. Approximately 20% of the total arrears *is owed to the government*”. It is patently obvious the many pieces of federal legislation do nothing more than pass an intractable problem to the states as exemplified by the aforementioned and utterly unworkable 18 U.S. Code § 228.

The APRA would rewrite 18 U.S. Code § 228: *Failure to pay legal child support obligations*; violations would be measured in months rather than years and amounts owed would be forthcoming. To wit:

(a)Offense; Any person who...

(1) fails to pay a child support obligation if such obligation has remained unpaid for a period longer than 3 months; a Class C misdemeanor

(2) fails to pay a child support obligation if such obligation has remained unpaid for a period longer than 6 months; a Class B misdemeanor

(3) fails to pay a child support obligation if such obligation has remained unpaid for a period longer than 9 months; a Class A misdemeanor

(4) fails to pay a child support obligation if such obligation has remained unpaid for a period longer than 12 months; a felony

(5) discards the tracking device and travels in interstate or foreign commerce with the intent to evade a support obligation.

(c)Punishment.—The punishment for an offense under this section is—

(1) in the case of a first offense under subsection (a)(1), a \$500 fine, probation for 1 year and court costs under this title;

(2) in the case of a second offense under subsection (a)(2), a \$2000 fine, probation for 2 years, no alcoholic beverages, electronic monitoring restrictions on travel and courts costs;

(3) in the case of a third offense under subsection (a)(3), a \$3000 fine, probation for 3 years, no alcoholic beverages, electronic monitoring, confinement to residence outside of work hours unless otherwise approved and court costs;

(4) in the case of a third offense under subsection (a)(4), a \$5000 fine, involuntary servitude in a federally managed work program for a 2 year period wherein the offender would be paid \$10 per hour for a 40 hour week, would be required to live in housing provided by the OCSE, would be required attend 8 hours of classes every week as necessary (academic or construction trades), would have no travel privileges and pay court costs.

(5) in the case of an obligor traveling in interstate or foreign commerce to evade support obligations punishment would be ‘next level’ enhanced i.e. if a first offender violates then punishment would be as if a second offender; second offender as a third. Offenders violating the terms of involuntary servitude terms would be subject to twice the penalty for violating and then prison incarceration.

(d)Mandatory Restitution

All costs of enforcement would be determined on an individual basis with the period of restitution not to extend beyond the probation period. Electronic monitoring would be nothing more than cell phones each would be required to carry and easily adapted. The provision of room and board for a third offender would be at the set rate of \$500 per month and all wages not allocated to pay child support, room and board, fines and court costs would be held in a personal account until the end of involuntary service, accessible only for approved personal incidentals and family emergencies.

With APRA District Courts would be expanded with family courts of special jurisdiction; reinstituting the concept of equity and contractual responsibility thus alleviating one of the primary factors as it concerns fathers not paying child support. The state courts traditionally give custody to the mothers but with the Marxian ideological promotion of patriarchy as an evil, and mothers who have learned to manipulate every advantage, a significant percentage of the 80% of mothers are not nurturing mothers at all but rather opportunists; many deserving fathers will have their visitation rights restored and many will realize a reversal of fortunes...custody with mothers paying support.

With the APRA District Family Courts would have the authority to overrule state courts and decide cases in equity taking the conduct of mothers into consideration; the massive number of LCSWs, like the massive number of lawyers, will have work to do as the welfare state is dismantled. The process begins with simple common sense which the APRA will provide.

16. Every divorced or single mother with children applying for welfare benefits of any sort would have to agree to the subdermal contraceptive implant as a condition of assistance.
17. Monthly UA tests would be required; testing positive would disqualify recipient from EBT cash disbursements; the EBT could still be used for closely monitored purchases.
18. Recipients would be required to carry a tracking cell phone that would allow for calls lasting no more than 20 minutes for emergencies, family and work related issues; the phone must be on between the hours of 7am and 10pm.
19. The tracking cell phone would be text capable and the recipient would be required to answer calls from authorities; caller ID would identify said authority. If the call is not answered a text will be sent requesting a return call at which time a reason for not answering is required.
20. All phone information would be archived.
21. Algorithms identifying common vector points where multiple phones concentrate would be employed to prompt and aid in investigations.
22. Recipients would be required to be in their residence between the hours of 10pm and 7am unless given a waiver for work or an approval from the supervising LCSW for cause.

23. Recipients would be prohibited from alcohol use, sexual relations in the residence and overnight visits by adults of the opposite sex; all visitors would have to leave by 10pm.
24. Twice a month an LCSW would refer to the tracking program to confirm the recipient is in the residence and with a 15 minute call notice inspect the residence taking a picture of every room and the refrigerator contents to be included in the electronic case file. Cleanliness, especially when a child is the domicile, is mandatory with increasing inspections for noncompliance.
25. States would be prohibited from allowing (SNAP) Supplemental Nutrition Assistance Program and (EBT) Electronic Benefit Transfer cards to be used at restaurants if the recipient has a residence; the homeless would be exempted.
26. SNAP is touted as a program to provide healthy nutrition which is belied not by the stories of recipients purchasing lobster but by the ability to purchase virtually anything that can be labeled food; junk food that has resulted in a serious obesity problem while actual healthy food such as a rotisserie chicken, at times cheaper than uncooked chicken, is not allowed.
27. DHHS expertise as it concerns nutrition and exercise is exemplary and the technology to identify every product is well developed and easily adapted; the APRA would mandate food chains to submit a list of every food item or proposed food item with barcode for SNAP benefit review and approval.
28. Foods commonly understood to be "junk food" such as carbonated beverages, candies, chips and cookies would be banned from the list of SNAP "foods" with specific exceptions e.g. an oatmeal with raisins cookie and flavored carbonated water.
29. DHHS nutritionists would "weigh" each food item on a scale of 1-10.
30. Food chains would be required to include a minor modification to the already widely used register/inventory programs; every SNAP transaction would be transmitted to the DHHS/OCSE where a data base would be established and algorithms developed to detect unhealthy food choices on both the individual and system wide basis.
31. Each month when mandatory UA tests are taken the weight of the recipient will also be taken; the data would be parsed by age, race, gender (biological male or female), state and nationally then posted on the DHHS website both numerically and with graphs.
32. Obesity is a major health issue and as such the LCSW case worker would be responsible for working with DHHS dieticians to develop a personalized plan for the recipient; a mandatory plan that would require self-governance as a condition of assistance and monthly progress.
33. SNAP approved products would be expanded to allow for the purchase of specific toiletries and incidentals such as diapers, sanitary pads, paper towels; a list compiled with the cooperation of stores that would also require approval from the DHHS.
34. It is standard procedure for chain stores to use computer generated price labeling for displays; the chains would have approved item lists and need only provide a green dot for an approved SNAP item on the price label.

35. Those receiving a full suite of benefits, housing, energy assistance and SNAP, would no longer receive cash benefits without oversight; APRA would mandate the individual justify the cash amount credited to the EBT card subject to approval guidelines.
36. No more than \$100 cash could be withdrawn each month and all purchases would be subjected to algorithmic analysis; a positive UA test would end cash withdrawal.
37. In the event of unforeseen circumstances exceptions can be made on an individual basis by the LCSW who would have the authority to authorize additional cash availability.

If the reception and perception to common sense efforts to reign in a destructive welfare state is "racist" I would warn again that with less than four years left to decide...the truth has no color. There is no time to fence with Marxians pointing to the evils of capitalism and systematic racism when the truth is simple common sense as Thomas Jefferson...and Benjamin Franklin knew full well:

"I am for doing good to the poor, but...I think the best way of doing good to the poor, is not making them easy in poverty, but leading or driving them out of it. I observed...that the more public provisions were made for the poor, the less they provided for themselves, and of course became poorer. And, on the contrary, the less was done for them, the more they did for themselves, and became richer."

Becoming richer no longer applies to material wealth exclusively; becoming richer includes preparing oneself for a future without excuses. Nowhere in the equation is taking the wealth of others to live a non-productive life conducive to a face to face meeting with He Who Is the judge of endlessness or eternity, especially when it concerns children. The repeated warnings are by no means a trivial matter or religiously predisposed hyperbole...the word is certitude.

Godspeed,

Adler von Pfingsten