

First Rough Draft

PROPOSED SECOND DECLARATION OF CAUSES

TABLE OF CONTENTS

Prologue ..... 1

General Statem. ent of Causes..... 2-6

Enlightening Retrospective..... 6-16

Our Causes, Grievances and Concerns, Listed and Detailed..... 16-87

Natural Right of Individual to Establish Truth for themselves..... 16

Causes 1.1 – 1.22..... 17-22

Natural Right to Own and Control Private Property..... 23

Causes 2.1 – 2.13 ..... 23-29

Natural Right to Equity – All Persons Created Equal..... 29

Causes 3.1 – 3.4..... 30-31

Natural Right to Due Process Pursuant to the Rule of Law..... 31

Causes 4.1 – 4.35..... 31-45

Natural Rights to Self-Ownership, Self-Determination, Privacy&Pursuit of Happiness..... 45

Causes 5.1 – 5.16..... 45-50

FIRST Natural Right to Self-Preservation..... 50

Causes 6.1 – 6.8..... 50-53

Natural Right to Travel Freely Within the Country and to Leave the Country..... 53

Causes 7.1 – 7.3..... 54

Natural Right to Freedom of Religion (First Amendment)..... 54

Causes 8.1 – 8.3..... 54-55

Natural Right to Express Any Idea in any Medium(Voice,Print,Banner&any other Media). 55

Causes 9.1 – 9.7..... 55-57

Natural Right to Establish, Monitor, Control, Abolish and Petition Our Government..... 57

Causes 10.1 – 10.50..... 57-75

House Representation Apportionment..... 75

Cause 11.1 ..... 75-76

First Amendment..... 76

Cause 12.1 – 12.12. .... 76-78

Second Amendment..... 78

Cause 13.1 ..... 78

Fourth Amendment..... 78

Cause 14.1 - 14.5..... 78-79

Fifth Amendment ..... 79

Cause 15.1-15.3..... 79

Sixth Amendment(Criminal Defendants)..... 79

Cause 16.1 ..... 80

First Rough Draft  
 PROPOSED SECOND DECLARATION OF CAUSES  
TABLE OF CONTENTS (cont.)

Seventh Amendment.....	80
Cause 17.1.....	80
Eighth Amendment.....	80
Cause 18.1.....	80
Ninth Amendment.....	80
Cause 19.1.....	80
Tenth Amendment.....	81
Cause 20.1 – 20.2.....	81
Eleventh Amendment.....	81
Cause 21.1.....	81-82
Thirteenth Amendment.....	82
Cause 22.1 - 22.2.....	82-83
Fourteenth Amendment.....	83
Cause 23.1.....	83-84
Fifteenth Amendment.....	84
Cause 24.1.....	84-85
Sixteenth Amendment.....	85
Cause 25.1 - 25.3.....	85
Seventeenth Amendment.....	85
Cause 26.1.....	86
Nineteenth Amendment.....	86
Cause 27.1.....	86
Twenty-Fourth Amendment.....	86
Cause 28.1.....	86
Twenty-Sixth Amendment.....	86
Cause 29.1.....	86
Twenty-Seventh Amendment.....	87
Cause 30.1 – 30.6.....	87
Purpose, Intent And Effect Of These Seemingly Disparate Causes, Grievances & Concerns.....	87-89
The Progressive Movement.....	90-98
Conclusions, Demands and Authority.....	98-104
Conclusion.....	98
Demands.....	98-103
Authority.....	103-104
Redress and Remedy.....	104-106
Deadline.....	106
Close.....	106-107

## First Rough Draft

### PROPOSED SECOND DECLARATION OF CAUSES

#### PROLOGUE

On July 6, 1775, the Founders of the United States of America set forth the original Declaration of Causes. The American Colonists had previously made overtures to King George and the Parliament of England about various transgressions against the American Colonies. When those overtures failed to resolve the conflict, the American Colonists made one last attempt at peaceful remedy. Their Declaration of Causes was meant to document their final Petition for Redress of Grievances, fulfilling the requirement of Natural Law's Social Contract that all peaceful remedies be exhausted before alternative remedies be contemplated and/or implemented.

The first draft of said Declaration of Causes was penned by John Rutledge. (No copies of his draft survive). Thomas Jefferson then penned a second draft, which was challenged by John Dickinson. The final draft was penned by John Dickinson, keeping some or much of Jefferson's draft. The rest, as they say, is history. Nearly a year later, the American Colonists cast off the chains of tyranny on July 4, 1776. Yet, as was forewarned by America's Founders, a group of people have once again attempted to exercise absolute power and dominion over WE THE PEOPLE.

*“Experience hath shewn, that even under the best forms of government those entrusted with power have, in time, and by slow operations, perverted it into tyranny.”*

Thomas Jefferson

Before we continue, it should be noted that when the first Declaration of Causes was penned, the American Colonists had already taken up arms against King George and the Parliament of England. This is a circumstance WE THE PEOPLE hope to avoid now, and in the near future, in penning this Second Declaration of Causes.

This Second Declaration of Causes is intended as one last documented proof of WE THE PEOPLE having exhausted all of our peaceful remedies against this growing injustice and tyranny. This is in accordance with Natural Law's Social Contract and the road map the American Declaration of Independence provides WE THE PEOPLE for confronting our government's (and any other country's people, their government's), “long train of abuses, prevarications, artifices and usurpations pursuing invariably the same object evincing a design to reduce it citizens under absolute despotism”.

*“The strength of the Constitution, lies in the will of the people to defend it.”*

Thomas Edison

## GENERAL STATEMENT OF CAUSE

WE THE PEOPLE begin this Declaration of Causes by incorporating the first two paragraphs of the original Declaration of Causes. The name(s) of the current violators of our Social Contract are substituted for those of the original Oppressors of the American Colonists, with some further parsing reflecting the manner and method of our current oppression and enslavement:

*If it was possible for men who exercise their reason, to believe that the divine Author of our existence intended a part of the human race to hold an absolute property in, and an unbounded power over others, marked out by his infinite goodness and wisdom, as the objects of a legal domination never rightfully resistible, however severe and oppressive, WE THE PEOPLE must require from our elected officials, their moneyed benefactors and our present government of the United States of America some evidence, that this dreadful authority over them has been granted to those people and that body. But a reverence for our great Creator, principles of humanity, and the dictates of common sense, must convince all those who reflect upon the subject, that Government was instituted to promote the welfare of mankind, to preserve the unalienable Natural Rights of the Individual, to allow each individual to enjoy greater liberty than they would have in the chaos of the pre-government natural state, and ought to be administered for the attainment of that end.*

*The three branches of our current Government of these United States of America, however, stimulated by an inordinate passion for a power, not only unjustifiable, but which they know to be peculiarly reprobated by every individual's Unalienable Natural Rights, Natural Law's Social Contract and the very Declaration of Independence, Constitution, and Bill of Rights of our country, and desperate of success in any mode of contest where regard should be had to truth, law, or right, have at length, deserting those, attempted to effect their cruel and impolitick purpose of enslaving WE THE PEOPLE of the United States of America through calculated and incremental infringement of our Unalienable Natural Rights, Natural Law's Social Contract, our Declaration of Independence, our Constitution and our Bill of Rights by duplicity, misdirection, prevarications, pretext, propaganda, censorship, indoctrination, conditioning, evil application of advances in psychology and other sciences, the wrongfully resurrected "Rule of Man", and actual traditional violence, and/or threat of, individual, local and/or widespread violence, and have thereby rendered it necessary for us to present one last attempt at peaceful remedy to our government's LONG TRAIN OF ABUSES, PREVARICATIONS, ARTIFICIES AND USURPATIONS PURSUING INVARIABLY THE SAME OBJECT EVINCING A DESIGN TO REDUCE WE THE PEOPLE UNDER ABSOLUTE DESPOTISM, before we consider alternative remedies. Yet, however blinded our present government may be, by their intemperate rage for unlimited domination, so to slight justice and the opinion of mankind, we esteem ourselves bound, by obligations of respect to the rest of the world, to make known the justice of our cause.*

With the general nature and Causes of our grievances now outlined, WE THE PEOPLE shall continue to delineate our causes and grievances in a manner reflecting Founder Thomas Jefferson's explanation as to the need for, and the intent of, the Declaration of Independence:

*“To place before mankind the common sense of the subject in terms so plain and firm as to command their assent.”*

Thomas Jefferson

WE THE PEOPLE assert our elected officials and Government are carrying out the agenda of their moneyed benefactors. An agenda whose objective is to reduce the condition of WE THE PEOPLE to one of absolute Despotism. As such, our Government officials and their moneyed benefactors have blurred the lines between themselves and became a “Tyrant Class”. A Tyrant Class that is violating our Social Contract, each of our Individual Unalienable Natural Rights, our Declaration of Independence, our Constitution and our Bill of Rights, by working to forge a relationship between business and government that decreases or eliminates competition, and reduces WE THE PEOPLE to a state of absolute Despotism, in a manner similar to Fascism and/or Integral Nationalism(anti-individualism and pro-Statism). The individuals comprising this Tyrant Class are the current Oppressors of WE THE PEOPLE.

Yet, though this “Tyrant Class” consisting of government officials and moneyed private citizens and corporations is working together to advance this agenda of Injustice and Treason, it is only our government officials who take oaths to represent WE THE PEOPLE, to preserve our rights, to uphold the Constitution, and advance the best interests of the WE THE PEOPLE. Therefore, at the present time we address this Second Declaration of Causes to our Government and our Government's elected and unelected bureaucratic officials and civil servants (hereafter collectively referred to as “Government”); For it is they whom WE THE PEOPLE presently have the best leverage, legal basis and Natural Right to hold accountable for violating their oaths of office and using their offices to instead, advance the oppression of WE THE PEOPLE. In other words, our Government officials are most accountable by reason of the consequences of the punishments upon conviction for TREASON.

To continue, WE THE PEOPLE observe that the Tyrant Class and our present oppressor Government have learned a great deal from the experiences and mistakes of King George and the Parliament of England. King George and the English Parliament were predisposed to arrogance and too often unilaterally commanded abrupt, overt changes in policy with little concern and/or regard for the reactions of the masses, often relying upon open displays of force and violence to force compliance. This style and manner of governance caused the colonists to be alert for policy changes adversely affecting them. Alertness that could quickly escalate to concern, alarm and calls for action. And, these calls for action could and often would rise to the level of heated, even violent resistance. Indeed, to actual Revolution. Our current Oppressor Government and Tyrant Class also learned from King George's loss to the American Colonists that the traditional strategy of the use of violence to retain power was vulnerable in the face of new ideas tending to invigorate the masses to revolt. (We will discuss later who our current Oppressor Government and the Tyrant Class later learned from the experiences and mistakes of the Marxists, and evolved new strategies to avoid those same mistakes)

Aware of the shortcomings of these methods, our present oppressor government has adopted new calculated, incremental, duplicitous and often covert methods which minimize awareness and/or adverse reactions of WE THE PEOPLE. This methodology reduces the chances of widespread organized concern, alarm and/or calls to action which may result in heated and/or violent resistance from WE THE PEOPLE. These incremental changes can and have taken place over years, decades,

generations and even a Century or more. These incremental changes are coldly calculated to implement adverse policy changes slowly enough over time to avoid raising tensions to that critical level that may lead to resistance, revolt and/or outright revolution. (A method utilizing the “Frogs in a Pot” analogy.) In this way, older generations with knowledge of “the way things used to be”, eventually die off before the full nature and effect of adverse policy changes are implemented and/or recognizable. Younger generations never know things were ever “another way”. Our Government augments its incremental implementation of policy changes with new propaganda and conditioning techniques made possible by advances in psychology and other sciences.

And this puts WE THE PEOPLE at a distinct disadvantage relative to the circumstances of our Founders. The Founders clashes with the English Crown leading up to their Declaration of Causes were eventful, noteworthy, well publicized and occurred over a shorter period of time. The majority of the American Colonists inherently understood the basis of the Founder's Declaration of Causes. The majority of the American Colonists were simultaneously moved to alarm and action without much need for further explanation. In our present instance, our oppressors' very calculated and incremental methodology has resulted in our resistance to their trespasses being a series of far less spectacular confrontations attended by far fewer citizens over a much longer period of time with little or no coverage by our seemingly complicit Main Stream Media. Ergo, the vast majority of our fellow citizens are unaware, unsure and/or confused about what, if anything, untoward is transpiring at the direction of our Government and the Tyrant Class. For these and the following reasons, this Second Declaration of Causes will necessarily be substantially longer than the American Colonists' “first” Declaration of Causes:

- 1) To document in detail our Causes to all of the American General Public, the World and for Posterity; A task which will make our Second Declaration of Causes necessarily longer than the First Declaration of Causes in that the Founder's did not delineate all of their Causes, instead asserting the following short passage in their Declaration of Causes:

*“But why should we enumerate our injuries in detail? By one statute it is declared that Parliament can 'of right make laws to bind us in all cases whatsoever.'”;*

Our Present Oppressor Government dare not make such bold and rash assertions, knowing they almost certainly would provoke and precipitate violent resistance;

- 2) To inform, educate and instill into the American generations less than 35 years old, the knowledge, vision, attitude, perspective of reality and metaphysical <http://t.co/6NUfv258QI> context of the Founders. Information and context which our Government and the Tyrant Class has been deliberately working to remove from new generations and the “Public Sphere”;
- 3) To inform, educate and instill into our largely unchecked influx of immigrants, the knowledge, vision, attitude, perspective of reality and metaphysical context of our Founders, which they were most often not exposed to in their native countries;
- 4) To provide continuity, by explaining to younger generations, and new immigrants, the source of our Causes, grievances and concerns that were implemented and/or initiated before they were born or arrived, and/or before they personally possessed sufficient cognition or

awareness of America, and the world, to be aware of them and thereby, document to these younger generations the LONG TRAIN OF ABUSES, PREVARICATIONS, ARTIFICIES AND USURPATIONS PURSUING INVARIABLY THE SAME OBJECT EVINCING A DESIGN TO REDUCE WE THE PEOPLE UNDER ABSOLUTE DESPOTISM that predate their own existence and/or awareness;

- 5) To explain and connect the numerous small, incremental and calculated trespasses by our Government, some of which stretch back 100 or more years, to all of our fellow citizens in order to reveal to all the LONG TRAIN OF ABUSES, PREVARICATIONS, ARTIFICIES AND USURPATIONS PURSUING INVARIABLY THE SAME OBJECT EVINCING A DESIGN TO REDUCE WE THE PEOPLE UNDER ABSOLUTE DESPOTISM committed by our Oppressors, which give rise to many of our various Causes within this Declaration;
- 6) To document and explain many of our past petitions and attempts to obtain peaceful remedy for our various legitimate Causes, grievances and Concerns from our Government, to establish to younger generations the requisite documentation of having EXHAUSTED ALL OF OUR PEACEFUL REMEDIES should this Declaration of Causes fail in its purpose of obtaining peaceful redress of our Causes, Grievances and Concerns;
- 7) To restore the General Public's Perspective of Reality, which has been deliberately and wrongfully skewed through censorship and propaganda by Main Stream Media(MSM) with the help of the Indoctrination of the masses in Public Schools (#1.1), Engineering of Consent (#1.9) and Conditioning(#1.16); all to aid and abet the government's and/or the Tyrant Class's expansion of tyranny and/or infringement of our Liberty;
- 8) To explain our current imperfect understanding of certain liberty and security affecting rumors which negatively impact our Natural Right(s), including our Natural Right to be "Secure in our Persons". Our Government heretofore as failed to satisfactorily address and/or redress these rumors. And, we present them in this Declaration of Causes in a manner requiring our Government affirm or deny the truth of these rumors, and redress those affirmed rumors which adversely affect the unalienable Natural Rights, and/or the best interests, of WE THE PEOPLE;
- 9) To reveal the true purpose, intent, objectives and goals of a myriad of seemingly unrelated actions, activities, events, policies and programs by government which give rise to our Causes, grievances and Concerns. This is necessary as "non-disclosure" and "non-transparency" is part and parcel of our Government's strategy to not alarm the masses. Unlike almost all other groups of people and organizations (e.g. clubs, teams, unions, corporations, etc.) our Government has not truthfully and plainly laid out its Goals and Objectives, nor the activities necessary to achieve those goals and objectives. WE THE PEOPLE assert that our Government operates in this undisclosed, seemingly disjointed manner because its actual goals and objectives, being nefarious and unconstitutional, would raise alarm, resistance and revolt amongst WE THE PEOPLE;
- 10) To expose to the masses the false and/or contrived foundations and underpinnings of the metaphysical paradigm shift our Government and Tyrant Class are trying to inflict upon the

masses in trying to create a metaphysical revolution(paradigm shift) whose true intent is to cause the masses to “happily”(or, at least with less resistance) accept a degree of enslavement similar to that they “resentfully” endured under the Governance Doctrine of the “Divine Right of Kings”;

- 11) To address and calm the cynicism and distrust within the masses currently directed at each other. This division has deliberately inflicted upon WE THE PEOPLE by our Government and the Tyrant Class via their “Divide and Conquer, Distract and Misdirect” tactics and strategy. It is our intent to redirect that cynicism and distrust towards our Government and the Tyrant Class;
- 12) To reassure a skeptical and divided General Public of our intentions and integrity by delineating our Causes and intentions in detail now, especially as is necessary to put the General Public at ease, to attract new patriots and to retain, uplift and motivate supporters.

WE THE PEOPLE are confident our fellow citizens and the world will understand and appreciate the necessary length of this Declaration upon reading the details, facts, nuances, explanations, documentation unraveling our Government's and the Tyrant Class's prevarications explained and exposed herein. The reader having been so apprised, we shall proceed. (This document is specifically written without using embedded URL links so it may be printed and distributed with the URLs displaying in the hard copy)

### **ENLIGHTENING RETROSPECTIVE**

WE THE PEOPLE have mentioned that our Government and Tyrant Class have learned from errors of King George and the Parliament of England. WE THE PEOPLE assert that our present oppressor government and the Tyrant Class have been working to resurrect the former wealth, power, control and influence of Kings for themselves. Amongst our oppressor Government's first moves has been to remove, skew and/or downplay the Foundational elements of our Representative, Constitutionally Limited Republic from the populace. Our oppressor Government and the Tyrant Class deem those already possession of the knowledge, vision, attitude, “Perspective of Reality” and metaphysical context of the Founders of our Republic as hopelessly “contaminated”. Yet, under our current laws and level of “contamination”, there is little or nothing our Government and the Tyrant Class can do to erase what they wrongfully term “contaminating” knowledge from those already “contaminated” with it.

This “contaminating” knowledge poses a huge problem for the intent and design of our oppressor government and the Tyrant Class. This retained knowledge causes older generations of Americans to be naturally and innately alarmed and prepared to hear a call to action when they sense an encroachment of their liberty. An encroachment of our liberties we have already have seen and experienced. Let's take this opportunity to briefly depart from our “enlightening” discussion to remind our oppressors of the magnitude of the problem this “contaminating” knowledge represents to them. Armed with our awareness of their trespass,s and the knowledge and attitude of our Founders; Our Oppressors are, once again, hereby warned; “No matter how slowly, and/or stealthily, you try to enslave us, infringe upon our Unalienable Natural Rights and/or otherwise violate the Social Contract, our Declaration of Independence, our Constitution and our Bill of Rights, it is still

TREASON, subject to all the punishments and retributions pursuant to American Law and Natural Law, applicable therein!”

*"When the people fear their government, there is tyranny; when the government fears the people, there is liberty."*

Thomas Jefferson

With that pent-up Founder's angst released and temporarily assuaged, let us return to the task at hand. We find it prudent and necessary to identify, and take remedial action to address some of the effects of our Government's calculated and incremental methods. WE THE PEOPLE have identified our Government's preferred method to remove what they term the “contamination” of the Founders' knowledge from the Public Sphere <http://t.co/22u1aKV0ee>. That method is to prevent (or “spin”) the knowledge, vision, attitude, Perspective of Reality and metaphysical context of the Founders from being instilled in our youth in our Public Schools. And then, to simply smugly wait for the older generations of Americans to die, simultaneously removing what our oppressors deem our/the “contaminating” influence of the Founders from the collective Public Sphere.

To our consternation, our Government has been very successful at removing the knowledge, vision, attitude, Perspective of Reality and the metaphysical context of the Founders from the American Public Sphere. Not only have Public Schools not been emphasizing the foundational elements of America's Founding to our youth, Education Programs such as Common Core, STEM and AVID, have also been conditioning “rugged individualism” and “creativity” out of our youth and indoctrinating them to become passive “sheople” who want to “conform”. The majority of our most recently matriculated generations of Americans (By our estimate, those 35 and under) lack the knowledge, vision, attitude, Perspective of Reality and metaphysical context necessary to recognize and understand our current Causes and the reasons for our Alarm. (Those of you under 35, the blame for this circumstance does not rest upon you, it rests squarely on us older Americans who failed to hold our public schools accountable. However, so informed it falls upon you to “inform” yourselves.)

Our oppressor Government has further advanced its goal of removing the “contaminating knowledge and attitude” of the Founder's from the Public Sphere with recent, almost unchecked immigration. Quite simply, if immigrants have never known freedom and liberty, they are not likely notice it when the government takes it away. Further, many of the governments in the native countries of these immigrants use far harsher methods to condition their subjects to be passive and conform. Much harsher than our current Constitution, Bill of Rights, and the still remaining level of “contaminating knowledge and attitude of the Founders” in the Public Sphere, will allow in America.

As we already mentioned, those of us aware of our Government's increasing oppression, and who would resist it, find ourselves at great disadvantage relative to the Founders. The majority of the public in our Founder's time shared their knowledge, vision, attitude, Perspective of Reality and metaphysical context. Ergo, those Americans aware of our Government's present trespassed do not enjoy the advantages our Founders did, in a innate and spontaneous public awareness of, and reaction to, the nature of their Causes, concerns and alarm.

*“Those who don't know history are destined to repeat it.”*

Edmund Burke

For this reason we deduce our present attempts at peaceful remedy require we provide younger Americans, as well as the more recent American immigrants(both legal and illegal), and the world, with a summary review of America's history and the Foundational Elements of our Representative, Constitutionally Limited, Republic. We believe this background knowledge and metaphysical context is necessary to endow them with the insight necessary to understand why various of our Government's actions give rise to our causes, grievances and reasons for our alarm. Further, in so doing we will construct an effective, compelling and inspiring Second Declaration of Causes.

*“Educate and inform the whole mass of the people... They are the only sure reliance for the preservation of our liberty.”*

Thomas Jefferson

We find it easiest to begin educating the masses regarding the knowledge, vision, attitude, Perspective of Reality and Metaphysical context of the Founders by summarizing the fundamental reasons for the First American Revolution. Popular discussions about the causes of the First American Revolution revolve around simple, straightforward issues like unfair taxes, lack of representation, other economic injustices, the Intolerable and Declaratory Acts, and the use of Admiralty Courts along with general lack of Due Process. In reality, the American Revolution can best be summed up as a metaphysical revolution against metaphysics of the Governance Doctrine known as the “Divine Right of Kings”. What follows is a summary of the aspects of the “Divine Right of Kings” most relevant to our Declaration of Causes:

The Governance Doctrine of the “Divine Right of Kings” asserts that the King/Queen/Head of State (hereafter “King”) was a God or the representative of God here on earth. As such, no earthly-being had the right to challenge the King’s authority or decisions (As the King alleged himself to be a God or divinely inspired).

The King owned all land. No person could be on the King's land without the King’s permission. Subjects could be required to quarter the King's soldiers. No person on the King’s land had any rights. Instead they only had permissions and privileges, which could be revoked by the King for any reason. Disloyalty and criticizing the King/Aristocracy were very effectively stifled with the threat of revocation of your permissions and privileges weighing in the balance. What Free Speech? People in this circumstance are Subjects, not Citizens.

Further, the King was the final arbiter of Justice. Instead of the “Rule of Law” <http://t.co/f6bNrP63Zj>, Justice most often occurred in the fashion of the “Rule of Man” <http://bit.ly/1EPjPkK>. There is no Due Process. The Subject, their home and their work can be searched and/or seized anytime.

The King (and the Church) Established Truth for the masses. Individuals were expected to accept the Truth established by the King and/or the Church. One of the ways the King maintained his power was by controlling the Perception of Reality(metaphysical context) of his subjects. Most often, subjects were required to practice the religion of the King. Tradition,

superstition and Religious dogma (Indoctrination) defined a King's subjects' Perception of Reality. While the tradition of the class system kept most subjects "in their place", the Church and its dogma commanded loyalty to the King by all subjects. Opposing, criticizing and/or disagreeing with the King was not just treason; it was heresy subject to eternal damnation.

More extreme Conditioning (Reward and Punishment for "proper" behavior) such as seizure of property, exile, imprisonment, banishment, use of force and gruesome punishment completed the subjugation of the King's subjects. The mildest criticism of the Kings and even the most reasoned departure from church dogma could result in extreme punishment. For example, the utterance of the belief that the earth was not the center of the universe resulted in more than one person being burned at the stake and/or other similarly horrific punishments.

The King allowed certain persons the privilege to manage portions of his land in exchange for pledges of loyalty to the King, payment of taxes & the supplying of soldiers, for the King's Army. These persons of privilege had many titles, among them Nobles, Lords and/or Aristocrats. In turn, the Aristocrats collected taxes from any person living and/or working upon the land they had been granted by the King.

After centuries of Rule by Kings in Western Europe, Thomas Hobbes(1588-1679) published his book The Leviathan (1660) <http://bit.ly/1ymNhvq>. Hobbes, attempted to rationalize and justify the Rule by Kings with a Governance Doctrine of "Divine Right of Kings". Hobbes posited that Man in the Natural State is not a social animal and is in a constant state of war. Therefore, society could not exist but by the power of the State. According to Hobbes, the Purpose of Government is to impose law and order by repressing the Natural State of war amongst Individuals. In this way, government advanced the best interests of the community. Necessarily, any consideration of the interests of the individual were subordinate to the will of Government, which the King purported to be "the best interests of the community". And, Hobbes promoted the ideas the King was not accountable to the masses because of his alleged relationship with Divinity. This essentially is the metaphysical context for the Divine Right of Kings. Not surprisingly, many Kings adopted and used Hobbes' "Divine Right of Kings" as justification for their rule. However, as we have pointed out, Hobbes' attempt at his metaphysical explanation was written centuries after the fact. The reality was that the best interests of the Community always were, and/or soon defaulted to, being the same as the best interests of the King, his aristocrats and his moneyed friends.

From this summary, it should be clear to all that under the Governance Doctrine of the "Divine Rights of Kings" all people were subjects, except for an extremely select few individuals. And subjects were literally slaves (Manorial Feudalism <http://bit.ly/1zhTioq>), or nearly slaves, to the King. Even England's Magna Carta of 1215AD, merely said the King still had, but would not exercise some of his rights and powers over certain subjects, namely aristocrats and the very small number of freemen residing in the country. The Magna Carta did not address the rights of the common folks (subjects) comprising the masses. The vast majority of the King's English subjects remained in the state of actual or virtual enslavement that had previously existed before the Magna Carta.

The scientific discoveries of the physical world during the Renaissance(circa 1300-1700), inspired the masses to begin thinking for themselves. This "self-thinking" often challenged church dogma.

Copernicus's (1473-1543) allegedly delayed publishing his book book challenging the Church supported Ptolemaic Solar System out of concern for Church retribution. It was not published until after his death. Recall the problems of with certain “truths” established by the Church and Spanish State that Christopher Columbus, faced before rediscovering the New World in 1492. Further recall, the famous example of Galileo (1564-1642)being forced to recant his observations to avoid a far harsher fate. Instead Galileo was punished with in-house arrest for almost the last decade of his life? This for noting his observations of the physical world did not comport with the Church’s position that the earth was the center of the universe. These examples are provided to evidence the risk and difficulty the individual encountered in challenging the prevailing metaphysical context of the time, as reflected in the King's (state) and church's “Established Truths”;

1632 - After his recantation that the earth moves around the sun:

*"Eppur si muove."*  
(But it does move.)

Galileo Galilei

Out of the Renaissance was born the “Age of Reason” aka “The Enlightenment”(circa 1650-1800). It was during The Enlightenment that the fundamental reasons for the American Revolution began developing. During The Enlightenment, the masses began applying their own reasoning to their observations of the world and questioning why things were the way things were. The King's subjects, among them the Men of Letters/Philosophes <http://bit.ly/1JCcia7>, began to examine and question the then commonly accepted beliefs of the physical and metaphysical world. It was Sir Isaac Newton's (1642-1726/7?) conception of the Universe based upon natural and rationally understandable laws that became one of the seeds for Enlightenment ideology. John Locke and Voltaire were amongst the Men of Letters/Philosophes during the Enlightenment who were inspired by Newton, and Newton's ability to describe the physical world in rational and mathematical terms. In this “Intellectual stew” of The Enlightenment, the Concepts of Natural Law, Unalienable Natural Rights, The Social Contract and Consent of the Governed were studied and reduced to writing. (The Men of Letters/Philosophes of The Enlightenment were quick to point out that Natural Law and Natural Rights had always existed, and they were merely reducing to writing that which always existed.)

John Locke (1632-1704) both originated Natural Law concepts, as well as merged, collated and integrated the original thoughts of others, in compiling his Two Treatises of Civil Government(1689). Locke's assessment of man in the Natural State varied from Hobbes'. Locke characterized man in the Natural State as “a social animal having a tendency towards reason and tolerance, but who can be selfish.” In discussing the Social Contract, Locke asserted that that Nature of Man in the Natural State must be considered in constructing government. Locke’s First Treatise on Civil Government was essentially a repudiation of attempts at rationalizing and justifying the Rule by Kings with the concept of the Divine Rights of Kings. Locke’s Second Treatise of Civil Government went on to reduce to writing the concepts of Natural Law, Natural Rights, The Social Contract and Consent of the Governed. [Free audio book of Two Treatises of Government here <http://bit.ly/1FLpI2b> ] [Free text of Two Treatises of Civil Government Here <http://bit.ly/1q11pGd> ] [Free text of Locke’s Second Treatise of Government here <http://bit.ly/1NCKfu6> ]

*"The end of law is, not to abolish or restrain, but to preserve and enlarge freedom."*

John Locke

Great social turmoil arose when the metaphysics supporting Governance under the “Divine Right of Kings” could not be reconciled with new ideas, beliefs and metaphysical concepts which were evolving during “The Enlightenment”. The Kings underestimated the resolve of the masses to have their Unalienable Natural Rights recognized and acknowledged by their Kings. Among the Natural Rights the masses clamored for were Free Speech, Freedom of Religion, Freedom of the Press, Due Process, Free Travel, Self-Ownership, Self –Determination and Private Property Rights, etc. Quite simply, most Kings insisted on continuing to rule in the same old manner, and with the same power and control, as before. This great metaphysical social upheaval could only be resolved either by compromise or violent revolution.

As England's upper class became more educated, they were amongst the first to ask questions like, “Why is the King the King?” and “Why can't the King's decisions be challenged?” This resulted in the first fracture in the Governance Doctrine of the Divine Right of Kings; the English Revolution of 1688. England's “Revolution of 1688” gave a very few, but important, basic Rights to the English masses (on paper). However, England's Revolution of 1688 was mostly about dividing the power, control and wealth the King held under “Divine Right of Kings” amongst more people. Those additional people being the Members in Parliament(MPs). While the English herald the Revolution of 1688 as the demise of the Governance Doctrine of the “Divine Right of Kings”, in practice it was not.

The “Divine Right of Kings” continued all over Europe for a hundred and/or more years. In England they simply began calling it “Indefeasible Hereditary Right” to reflect this new, shared power arrangement of the King with Members of Parliament. So we see that just as with the Magna Carta, the major benefit Revolution of 1688 didn't accrue to the masses but to a relatively few aristocrats. The overwhelming majority of rank and file English folks remained subjects with very few legal rights. Circa 70 years after the English Revolution of 1688, what the American Colonists were experiencing makes it clear that even the limited the reforms for the masses the English had reduced to writing did not match the reality; King George and the Parliament had continued to practice the Governance Doctrine of the “Divine Right of Kings”.

As time passed, the rank and file subjects of the British Empire also became more educated and were exposed to the ideas of The Enlightenment. The masses also would also begin to Establish Truth for themselves. And the rank and file subjects of the British empire would come to ask the same questions England's upper classes did just before the English Revolution of 1688: “Why is the King the King?” and “Why can't the decisions of the King and Parliament be challenged?” Once again, the new ideas, beliefs and metaphysical concepts of The Enlightenment caused great social turmoil. Once more, the persons with power were reluctant to surrender any of it. And once again, this great metaphysical social upheaval could only be resolved by compromise and/or violent revolution.

The American Colonists' Declaration of Causes evidenced their attempts to reconcile Natural Law and Natural Rights with the Divine Right of Kings Governance Doctrine. The refusal of King George and the Parliament of England to reach an accommodation with the American Colonists was the

cause of the First American Revolution. Evidence that the American Revolution was more about ridding themselves of the metaphysics of, and Governance under, the Divine Right of Kings, as opposed to a collection of unrelated grievances can be found in this passage:

*“By one statute it is declared that Parliament can 'of right make laws to bind us in all cases whatsoever.'”*

American Colonists', “first” Declaration of Causes

In essence, the American Revolution was a “Metaphysical Revolution”, reflecting the change in the way the masses viewed their relationships with their Government. The American Colonists formalized their Revolution with the Declaration of Independence in 1776. Violent Metaphysical Revolution, spurred by similar metaphysical social upheaval, followed in France in 1789, with the storming of the Bastille. Other European Governments resolved the situation with a combination of negotiation, recognition and accommodation (often in the face of violence by the masses) of the new ideas and metaphysical context spawned by The Enlightenment.

Following the American Revolution, the Founders replaced the Governance Doctrine of the Divine Right of Kings with the Governance Doctrine, now better referred to as “The Social Contract”, of “Consent of the Governed”. “Social Contract” better describes the individuals and the masses relationship with Government from the Metaphysical context of the Founders. Again, both “The Social Contract” and “Consent of the Governed” are concepts derived from Natural Law and Natural Rights. (Proof that our country was founded on Natural Law, Natural Rights, The Social Contract and Consent of the Governed may be found here <http://t.co/rZswNupbeO>.)

*“The sacred rights of mankind are not to be rummaged for, among old parchments, or musty records. They are written, as with a sun beam, in the whole volume of human nature, by the hand of the divinity itself; and can never be erased or obscured by mortal power.” Americans, just as Turks, Russians, Frenchmen, Spaniards, or any other people, may assert their independence, “shake off the yoke of servitude,” and “model their government, upon the principles of civil liberty.”*

Alexander Hamilton (1775)

The metaphysical beliefs of our Founder's are embodied in their Declaration of Causes, the Declaration of Independence, our American Constitution and our Bill of Rights. The Founder's believed and asserted that the purpose of government was to protect the individual citizen's Unalienable Natural Rights and, in so doing, to allow the individual to enjoy more liberty than the Individual would have experienced in the chaos/anarchy of the pre-government Natural State. The metaphysical beliefs of our Founders can best be summed up as, “Natural Law”. Maximum liberty of the Individual was the priority of the day. Self-Ownership, Self-Determination, Self-Preservation and Self-Sufficiency were the celebrated ideals of the day. The American Colonists rejoiced in their new found freedom which had resulted from casting off the tyrannical metaphysical basis of the Divine Right of Kings.(This seems like an opportune time to advise the reader, that while the Founder's and Framers of the Constitution were overwhelmingly Christian people, in the interest of Religious Freedom which WE THE PEOPLE hold so dear, our preference is to allow the individual to

Establish Truth for themselves as to whether Natural Law and Natural Rights are an innate quality of being human or bestowed upon humanity by a Deity.)

The many problems and impracticality of the Articles of Confederation (1781) <http://bit.ly/1E4ds6b> led the Founders to deem them to be unworkable. This precipitated a Constitutional Convention in 1787 to address these issue, and the Constitution Convention led to a call to replace the the Articles of Confederation. The Articles of Confederation were replaced with our Constitution and our Bill of Rights, which went into force in 1789 and 1791, respectively.

The Founder's and Framers of the Constitution actually debated whether a Bill of Rights was necessary. <https://t.co/4ilyEqkiY1> The Declaration of Independence itself only refers to "certain unalienable Rights, amongst these life, liberty and the Pursuit of Happiness". The Federalists opposed including a Bill of Rights while the Anti-Federalist demanded it as further protection of the masses from the power of a centralized government. Some of the Founders and Framers insisted a Bill of Rights was necessary to guarantee our Natural Rights. While other Founders and Framers argued that the metaphysical context of Natural Law and Natural Rights were so well known and understood by all, there was no need for the Bill of Rights. Other Founders and Framers were concerned that if only some Natural Rights were listed, persons in the future would deem those Unalienable Natural Rights not listed in the Bill of Rights, as not existing. The Anti-Federalist essentially forced the inclusion of a Bill of Rights as a condition to them agreeing to ratify the Constitution. A Bill of Rights comprised of 12 proposed Amendments to the Constitution was submitted to the States, 10 of which were soon ratified by the States(One of the originally proposed Bill of Rights was ratified more than 200 years later.)

In light of our current circumstances, WE THE PEOPLE find it fortuitous that the Framers of our Constitution drafted and adopted the Bill of Rights. Despite having a Bill of Rights, our current Government has infringed upon both WE THE PEOPLE's Unalienable Natural Rights specifically lists in the Bill of Rights, and those Natural Rights do not appear in the Bill of Rights, but which nevertheless exist. It is chilling to consider what may have already have transpired without our Bill of Rights.

The Founder's included other elements of their metaphysical context in constructing our Government. The Founder's agreed with Locke and others that government must be constructed with the "Nature of Man in the pre-government Natural State" in mind. [First Principles <http://wp.me/p4Oxv6-a> ] As we indicated earlier, Locke characterized the nature of man in the Natural State to be "tending toward reason and tolerance but who can be selfish". However, the Founder's found the characterization of the Nature of Man in the Cato Letters <http://t.co/MR4EVm6mAg> perhaps closer to their own:

"All [people] have free will and are not virtuous by nature."

Cato Letters

Therefore, our government was constructed with Checks and Balances, Transparency and Accountability. [Federalist Paper 51 <http://t.co/vzE9aOhgn4>] The belief being diffusion of power, and the resultant jealousy of power, created by having three separate branches of government hold

each other in check and in balance would occur out of a desire by each of the branches to not lose its equal share of the power. The requirement for Transparency is based on the human nature to not commit crime when others are watching to avoid punishment (accountability) for being caught . And Accountability came not from just the other branches of government, but also by the ultimate accountability to the sovereign citizens in casting their votes in elections.

Before we go farther, We must directly address what in our Founders' time was the unresolved issues of slavery and race. The issues of slavery and race must be addressed here and now, because they have so very often been used by our current Oppressor Government and the Tyrant Class to divide and conquer the American masses. If we do not address those issues here and now, our Government and the Tyrant Class will use them derail the goals of our Second Declaration of Causes. (And even though we do address them, our Government and the Tyrant Class will likely still try to use these issues to derail our present efforts to restore our liberty and curtail their power.)

The issue of RACE is relatively easy to dispatch, so let us address it first. Modern Racism is an artificial construct promoted by our Government and the Tyrant Class as a means to divide and conquer the masses. When WE THE PEOPLE are fighting amongst ourselves, we cannot unite against our government and Tyrant Class and hold them accountable. And while we are so distracted by fighting amongst ourselves, the Government and Tyrant Class are expanding their power and robbing the masses blind. No matter how personally vested in racism you are, your every act and expression of racism further divides and weakens WE THE PEOPLE. In so doing, you further enslave not only yourself and your children, but every one of your fellow citizens, to our government and the Tyrant Class. Think about it; “Is your own racism so important to you that you are willing to allow the government and Tyrant Class dupe you, your children and future generations of Americans into further loss of your own liberties and property?”

Now to the issue of SLAVERY. To properly address this issue, we must present the issue of slavery in the metaphysical context that existed in the days of our Founders. We would respectfully ask the reader to please revisit our summary of the Governance Doctrine of the “Divine Right of Kings”. Please note that under Divine Right of Kings, the vast majority of all persons, regardless of race, color or creed, lived in some status of servitude to the King, a Lord and/or some other aristocrat (Manorial Feudalism <http://bit.ly/1zhTioq> ). As we have previously pointed out, even the much lauded, Magna Carta, only applied to the Aristocrats and some very few freemen. The English Revolution of 1688, in practice, was more about dividing the “booty” and power derived from the Divine Right of Kings amongst more people(MPs). The overwhelming majority of English “SUBJECTS” living under Divine Right of Kings were SLAVES (bound to the land under Feudalism or through “indentured servitude”) or slightly better than slaves, living under the whim of the King with an abundance of hideous physical punishments for stepping out of line. This was the metaphysical context inflicted upon the SUBJECT American Colonists by King George prior to their successful revolution.

Ergo, the metaphysical context of the colonists themselves was they were also struggling to free themselves(revolt from) of varying degrees of enslavement and servitude to the King. That having been said, before continuing our examination of this issue, we feel compelled to make this observation: “There is nothing that can be said or done now, to adequately address the injustice to those American’s who remained in a far greater degree of enslavement and servitude for almost one

hundred additional years”. And, though some will nonetheless be upset by our words, our hope and intent is the metaphysical component that has been added to the conversation in the Public Sphere, provides some edifying understanding of what transpired to those who were injured and aggrieved by the institution of slavery. With that caveat, we continue to address this issue of slavery further.

What is often not known to many is Thomas Jefferson’s first draft of the Declaration of Independence contained language that would have soon ended slavery in America. However, prior to the actual vote on the Declaration of Independence, it had been agreed that the vote must be unanimous. It is as simple as this, the Southern States said they would not vote for Independence if the anti-slavery language remained. Grudgingly Jefferson and John Adams agreed to withdraw the language in dispute, knowing not doing so would result in Independence being voted down and ALL of the American Colonists remaining enslaved to King George and the English Parliament. (<http://t.co/bqfjTJNtLO> at 2h26m to 2h31m)

Though it is hopeless to avoid some accusing us of making excuses, it is put to those injured, aggrieved and offended by the decision to remove the anti-slavery language from the Declaration of Independence, “If the roles were reversed, would the decision have been otherwise? Would blacks have chosen to remain in servitude to the King? Or, in the metaphysical context of the day, would blacks have also voted for Independence and their own freedom from enslaving servitude to King George, despite the continuing harsher enslavement of some of their own fellow white colonists? We believe that using Common Sense, and with the knowledge of the Nature of Man we have earlier imparted to the reader, the reader can reach but one answer. May we now “continue”, knowing that by the Grace of God, or mere fate, the roles may have been reversed? Some other race, color or creed could have just could have just as easily borne the onus for that decision?

*“Freedom is never voluntarily given by the oppressor; it must be demanded by the oppressed.”*

Rev. Dr. Martin Luther King, Jr.

We posit it was necessary for the American Colonists to free themselves from King George, the English Parliament and the Divine Right of Kings first. “Necessary” in order for some of those White Americans to be free to spill their own blood some almost ninety years later in freeing those who had wrongfully remained enslaved. Can we now put this issue behind us, that we may cast off the current attempt to enslave us all? And while we wait for the reader to contemplate the metaphysical context we have presented, let us explain what we mean by “continue”; By “continue”, we mean as equal partners in restoring each of our individual liberties to all of us. “Continue” without any longer being ham-strung by our Government's and the Tyrant Class's use of the issues of race and slavery to divide and conquer WE THE PEOPLE as a means to prevent us from achieving our mutual goal of restoring our Unalienable Natural Rights to each and every one of us. WE THE PEOPLE must resolve to NO LONGER allow the issues of Race and Slavery be used by our Government and the Tyrant Class, as instruments to divide and conquer us in their efforts to enslave us all and reduce us to absolute Despotism.

Marlena's Journal-Institutionalized Racism and Injustice in Minnesota <http://amzn.to/oJr1JH>

And with that segue and summary of American Revolutionary history out of the way, every reader now has been armed with the knowledge, attitude, vision, Perspective of Reality and metaphysical context necessary to identify and understand for themselves our present Causes, grievances, concerns and reasons for Alarm. We continue from here by listing our violated Unalienable Natural Rights, our Government's infringements and trespasses of Natural Law, The Social Contract, our Constitution and our Bill of Rights; further detailing under each of our Causes, grievances and concerns the nature of the violation, infringement and/or trespass. So armed, let us continue to delineate our mutual Declaration of Causes.

*"eternal vigilance by the people is the price of liberty, and that you must pay the price if you wish to secure the blessing."*

President Andrew Jackson

### **OUR CAUSES, GRIEVANCES AND CONCERNS LISTED AND DETAILED**

Our Causes are delineated here, in this partial list of our Unalienable Natural Rights and/or Constitutional Amendments. Under each are our Causes that adversely impact that Right along with a summary of the related grievances, violations, infringements and trespasses:

- 1) **UNALIENABLE NATURAL RIGHT OF THE INDIVIDUAL TO ESTABLISH TRUTH FOR THEMSELVES USING THEIR OWN OBSERVATIONS AND REASONING.** Our current Oppressor Government has violated and/or attempted to violate this Natural Right through:
  - 1.1 **Indoctrination** – Using Education and Main Stream Media to indoctrinate children rather than simply educating them, is evil. Children should be taught how to think, not what to think. <https://t.co/Xv5QOavO03> The current status quo is not acceptable and must be redressed immediately;
  - 1.2 **Common Core is simply so evil** it needs to appear as a bullet point on its own for emphasis; Common Core Education attacks the Natural Right to Establish Truth for ourselves, our Natural Right to Self-Determination, and conditions children to replace their innate nature of rugged individualism and creativity with passivity and conformity. Common Core is not about education, it is about Control; Government Control. Is Common Core Simply Evil? <http://exm.nr/1Gb0E57> Common Core, and the rest of Progressive Education, is not acceptable and WE THE PEOPLE demand it end now;
  - 1.3 **Propaganda** – Propaganda is essentially a Government orchestrated lie for a specific purpose which is at odds with the Natural Rights and/or best interests of WE THE PEOPLE. NDAA authorizes use of Propaganda on Americans <http://atfp.co/1HJsuEB>. One of the reasons WE THE PEOPLE revolted from King George was his desire to Establish Truth for the Masses. It is a violation of our Unalienable Natural Rights for Government to use Propaganda to cause us to accept the “Truth” government wants to establish. We remind our Government of the role Government propaganda played in the rise of the horror

that was Hitler's NAZI Germany. Government Propaganda is not acceptable and must be redressed now;

1.4 **Censorship** – What WE THE PEOPLE can't Observe, we cannot use in Establishing Truth for ourselves. Censorship is a violation of our Natural Right to Establish Truth for ourselves using our own observations and reasoning. Government Spying destroys anonymity and creates an atmosphere of Self-Censorship. And this purported “Net Neutrality” and giving control over the Internet (that was created with US Taxpayer Dollars) to foreign countries appear to be pretexts and precursors to Censorship in that medium in violation of our Natural Rights to Free Speech, Free Press, Freedom of Association, to Establish Truth for ourselves and is contrary to “*Near vs Minnesota (1931)*” This censorship is not acceptable and must be redressed now;

1.5 **Main Stream Media Ownership Consolidation** – More than 90% of American Main Stream Media (MSM) is controlled by just 6 companies <http://bit.ly/1IoKGDN> & <http://bit.ly/1EqGX5H> WE THE PEOPLE believe this is actually a goal of our Government and the Tyrant Class. This situation would seem to violate Sherman Anti-Trust Rules and the Federal Trade Commission's mission to prevent anti-competitive mergers and business practices. Every American is better served by being exposed to multiple perspectives on the issues of the day. Multiple perspectives are necessary to aid individuals engaged in the task of Establishing Truth using their own observations and reasoning. With the Nature of mankind being non-virtuous, greater diversification of ownership of MSM diffuses power and naturally acts as a check and balance on government and/or any group of persons who would seek to manipulate the masses into accepting an state of absolute Despotism. WE THE PEOPLE warn the owners, talking heads, executives, management, publishers and editors of MSM to well consider their various acts, or failures to act in accordance with their duties and obligations as the Fourth Estate. Those acts, and/or failures to act, which aid and abet Government and/or the Tyrant Class in violating our Natural Rights, Natural Law, our Constitution and/or our Bill of Rights invite charges of Treason against them as well. An unfettered Internet and a robust Public Access Community TV would augment efforts to diversify the sources of information available to the masses. The ownership of MSM must once again be diversified to at least 1983 levels.

*“Knowledge will forever govern ignorance; and a people who mean to be their own governors must arm themselves with the power which knowledge gives.”*

James Madison

1.6 **Prevarications - Progressive Professor Jonathan Gruber's confirmation that Progressives believe our current Oppressor Government has Right to Lie to the Masses because the masses are too stupid and irrational to know whats best for them** <http://t.co/gy7qp08EOo>; Government lies violate each individual's Natural Right to Establish Truth for themselves using their own observations and reasoning. This repugnant attitude of Government Officials is unacceptable and must be redressed immediately;

1.7 **Google Search Engine Ranking And Blog Censorship** – Google Has Done Evil. Google has worked to ensure the desired “Established Truth” the Government and the Tyrant Class wants promoted, prevails. Google has done this evil by:]

1.7.1 Promoting and not deleting repetitive links to Main Stream Media (MSM) stories and discriminating against and/or deleting links and repetitive links to the stories of individuals (especially those opposing the “Truth” Government and the Tyrant Class wants Established). This essentially is turning the Internet into a state run media. (e.g. Pravda in the former USSR);

1.7.2 Giving higher Search Engine Rankings and broader geographic preference to repetitive MSM links to the same/similar stories while penalizing links and repetitive links to the same/similar stories posted by individuals.(especially links of individuals opposing positions of our current Oppressor Government and the Tyrant Class promoted by MSM essentially turning the internet into a state run media.) ;

1.7.3 Artificially and maliciously promoting and giving higher rankings to links negatively portraying the voices of Political Dissent;

These evil practices by Google appear to be calculated to make sure traditional MSM essentially continues to act as state run media (like China's People's Daily) on the Internet. In this way, Government's “spun” Truth dominates the Public Sphere and drowns out alternative viewpoints, especially those exposing govt corruption and giving voice to political dissent. These practices by Google are unacceptable and must be immediately redressed;

1.8 **Our Government Officials Have Set The Low Moral & Ethical Standard of Plausible Deniability** <http://bit.ly/1P5Rrwg> for themselves while indoctrinating the masses with a moral standard of Absolute Right and Wrong. As Government has the overwhelming force, and the masses do not, our Government hides and promotes its prevarications, censorship, propaganda, injustices and treason with a practice of “You lie, and I will swear to it.” In so doing, Government is Establishing untruths as Truths in the eyes of the masses, in much the same way the Kings did under the Divine Right of Kings. Again, this Government standard of Plausible deniability is a violation of every individual's Natural Right to Establish Truth for themselves. This Government Standard of Plausible Deniability is not acceptable and must be redressed now;

1.9 **Engineering Consent** – Using various techniques to get the masses to consent to policies they otherwise would not consent to <http://exm.nr/1o4ktTL> is also a violation of the Natural Right of the Individual to Establish Truth for themselves. This is not acceptable and must end now;

1.10 **Edward Bernays’ Emotion and Base Instinct Exploiting Techniques** used to manipulate the masses. Using the emotions and base instincts of Americans to cause them to act with an emotional mob mentality (instead of rationally Establishing Truth based in

fact) with the intent to cause to the masses act against their own self interests is simply evil. The video says it best. <http://youtu.be/qiKMmrG1ZKU> This may explain the obsession of Main Stream Media (MSM) to direct so much sexual content at younger demographic audiences. With the related base instinct hormones peaking, constant exposure to sexual content causes great turmoil in the young mind. As a result, in the manner prescribed by Bernays, young people so stimulated will not and/or cannot not perceive factual input and/or make rational decisions on more mundane topics, such as politics. Instead, they will be conditioned to make decisions based on emotions and base instinct. Perhaps young folks who don't want to be manipulated by MSM, Government and/or the Tyrant Class should test this for themselves by unplugging from all electronic input for a day, week, month or longer and note any changes in their ability to focus, changes in their interests and daily activities and/or any changes their “perception of reality”.

This whole use by Government of Progressive Edward Bernays Techniques to manipulate the masses is despicable and must end now;

- 1.11 **Delphi Technique** takes a legitimate group thought process (such as Nominal Group Process) used to identify mutually assented to group goals and bastardizes it by having the group leader use various methods to steer the group to a predetermined outcome, yet have the group believe the result was the group's own “organic” idea. <http://bit.ly/1H5XjEI> and <http://bzfd.it/1Owsmbly>. This technique borders on pure evil and is unacceptable. It must end immediately;

*"We'll know our disinformation program is complete when everything the American public believes is false."*

~ William Casey, CIA Director (1981-1987);

- 1.12 **Misreporting of Unemployment, Inflation and other important measures of the American Economy;** WE THE PEOPLE understand that many of these numbers are not an “exacting science”. However, it is unacceptable to have the figures reported be so far from reality due to deliberate “tweaks” in the formulas used to calculate them; Deliberate tweaks intended to machinate the results in any manner the government so desires must stop immediately. WE THE PEOPLE cannot properly Establish Truth for ourselves if our Government purposely gives us erroneous facts and figures intending to mislead us;

WE THE PEOPLE propose an independent panel of statisticians be appointed to create the equation best reflecting reality for each of these economic figures. Further, that once established, this equation can only be changed by a super majority vote of Congress, and then only every 10 years, in the year after the decennial census;

- 1.13 **False Flags, Government machinated Protests and Crisis, Agent Provocateurs** used to discredit Political Dissent groups by performing unlawful and/or amoral acts in their name. Government which engages in activities which interfere with our Natural Right to Establish Truth, especially in a manner which causes the masses to Establish a Truth that is false, is not legitimate. (See more discussion of this under our Natural Right to Establish,

Monitor, Control and Petition our Government (#10.36) Such Government originated and/or condoned activities must end now;

- 1.14 **Rewriting History** – Progressive Political Operatives are busily rewriting history to be consistent with the Progressive Perspective of Reality. Public Schools use this rewritten history to advance the Progressive Agenda. Written books pose a great problem for Progressives as they are expensive and cannot easily be changed. The Internet presents a great problem for WE THE PEOPLE. Its ease of access and the propensity for mankind to be lazy, makes the Internet the “go to” place for information. Knowing this, the Progressives have focused their rewriting of history on the Internet (and School Text Books). Wikipedia is one particular Internet source which has come to be dominated and over-run with Progressives and Progressive History rewriters;

This Government sanctioned rewriting of history without legitimate and true evidence, to achieve a political end, must stop immediately;

- 1.15 **Simulated Litigation** – This, like Delphi Technique (#1.11), is the bastardization of a legitimate process to produce the predetermined result desired by our Oppressor Government and the Tyrant Class. We discuss this to a far greater extent under #4.4.

Simulated Litigation is simply evil, must be redressed immediately and should be criminalized;

- 1.16 **Government Conditioning** - We discuss Government Conditioning in greater detail under #10.49, involving our Natural Right to Establish, Monitor, Control and Petition our Government. For now, Conditioning interferes with person's Natural Right to Establish Truth for themselves through Indoctrination, Rewards and Punishments. We also briefly discuss the use of Government Conditioning to reduce our Natural Rights as reduced to writing in the First Amendment in #12.7;

Conditioning, implemented and/or condoned by Government, which impairs the individual's ability to Establish Truth for themselves must end immediately;

- 1.17 **Insuring our Natural Right to Establish Truth for ourselves through School Choice** – Our Government has chosen to use our Public Schools as institutions for Progressive Indoctrination and Progressive Conditioning (#1.16) and have neglected to instill in our children the knowledge, vision, attitude, Perspective of Reality and Metaphysical context of our Founders. From this, we deduce that our Government cannot be trusted with the proper education and nurturing of our children;

WE THE PEOPLE, therefore, demand every parent and child be allowed Freedom of School Choice;

- 1.18 **CIA MK Ultra Mind Control Experiments** <http://t.co/W8Xw24S7Kr> The Title alone explains why this violates the Individuals Natural Right to Establish Truth for themselves. MK Ultra is purely evil and must end immediately;

1.19 **Progressive Aldous Huxley style pharmaceutical Mind Control**

<http://bit.ly/1yJ6CY5>; and the use of other advances in psychology to manage, manipulate and control the masses. Clearly the Government's use and/or authorization to use pharmaceuticals as Mind Control violates the Individuals Natural Right to Establish Truth for themselves;

While Progressives espouse the use of scientific advances to improve the condition of mankind, Progressive Educated Elites instead used these scientific advances to manage, manipulate, control and enslave the masses. And then the Progressive Educated Elites label the masses stupid and irrational for believing the Progressive lies and succumbing to the multitude of Progressive techniques used to prevent the masses from Establishing the Truth for themselves. Advances in Science should be used to improve the human condition not to enslave humankind. Pharmaceutical Mind Control is not acceptable and must end now;

1.20 **Rumors of Material Significance** - There are rumors swirling about the “Missing” Thirteenth Amendment, the Fourteenth and Sixteenth Amendments (which allegedly weren't properly ratified), the Incorporation of America and American Birth Certificates being banking instruments. This rumors must be cleared up so each American can Establish Truth for themselves. Legitimate Government does not allow its citizens to labor under the misinformation and duress of material rumors about their Government. We will discuss these issues further under the other Unalienable Natural Rights they would most likely violate, later in this Declaration. (See #3.26, #5.15O, #5.15P, #10.31, #10.32, #10.33, #10.34, #10.35, #23.1) WE THE PEOPLE demand all of these rumors be redressed and remedied in the manner delineated in paragraphs three and four, under the heading “Redress and Remedy”. Any of these rumors that prove true must be immediately redressed to the absolute satisfaction of WE THE PEOPLE;

1.21 **Concept of the Official Record** – In US Courts, Congress and State Legislatures exists a concept called the OFFICIAL RECORD, the existence and/or significance of which is usually not disclosed to the general public. Essentially, what appears on the official record of these government is the only thing that matters or exists to these decision-makers in making their decisions and performing their duties.

In the Courts, it does not matter how many times you tell and/or show something to your lawyer, family, friends, or publish it on the Main Stream Media or on the Internet, if it is not on the OFFICIAL COURT RECORD(See also #4.2), it is as though it does not exist when the Court renders its decision.

In Congress and your State Legislature it does not matter how many times you write, call, fax, email and/or meet with Elected Representative, if you do not specifically follow the procedures to place your evidence and testimony on the OFFICIAL LEGISLATIVE RECORD, when it comes time to make a decision and/or document the explanation for the decision, and/or preserve the history of the decision, anything not on the record is treated as though it does not exist. (In rare circumstance, large and violent protests and riots, palpable public outrage, MSM headlines and certain other public outpourings and outcries will be spontaneously recognized by Federal and State Legislatures, but even then our

Government's duplicity strongly suggests that actual evidence and testimony placed upon the record through proper channels, methods and protocol is the best course of action) But given the duplicity of our Government, we would suggest that any issue worth protesting and/or rioting over, should include making sure the relevant testimony and evidence gets on the OFFICIAL LEGISLATIVE RECORD;

This little disclosed concept of the OFFICIAL GOVERNMENT RECORD results in future Generations' Natural Right to Establish Truth for themselves being compromised when our Government manipulates the Official Record for its own purposes. The significance, purpose and shortcomings of the OFFICIAL RECORD must be disclosed to all citizens at appropriate times, such as when they communicate concerns to their elected officials and/or are involved in court proceedings. WE THE PEOPLE the general public's knowledge of the concept of various OFFICIAL RECORDS become ubiquitous;

1.22 **Spin all the instruments of Surveillance around and point them at all of our Government officials, elected, bureaucrat, apparatchik and civil servants alike.** Our Founder's believed, and our present circumstances have confirmed, that "All People have free will and are not virtuous by nature(Cato Letters)". Therefore our Government must have Checks and Balances, Transparency and Accountability. Spin the Instruments of Surveillance around and point them at our Government so the masses can see the true nature of their Government. Since Main Stream Media has proven it will not perform its Fourth Estate duties to expose and report the activities of our Government, this seems a viable and acceptable alternative. And, from that surveillance WE THE PEOPLE can Establish Truth for themselves using their own observations and reasoning;

Government Surveillance of the masses, other than those permitted under the Fourth Amendment, violates our Unalienable Natural Right to Privacy. It results in our self-censorship in our communications with others. And this self-censorship caused by our government's invasion of our society infringes our Unalienable Natural Right to Establish Truth for ourselves using our own observations and reasoning. This entire situation is wholly unacceptable;

*"...by means of ever more effective methods of mind-manipulation, the democracies will change their nature; the quaint old forms--elections, parliaments, Supreme Courts and all the rest--will remain. The underlying substance will be a new kind of non-violent totalitarianism. ["manufacture of consent"] All the traditional names, all the hallowed slogans will remain exactly what they were in the good old days. Democracy and freedom will be the theme of every broadcast and editorial...  
...Meanwhile the ruling oligarchy and its highly trained elite of soldiers, policemen, thought-manufacturers and mind-manipulators will quietly run the show as they see fit."*

Aldous Huxley

2) **NATURAL RIGHTS TO OWN AND CONTROL PRIVATE PROPERTY(LAND, MONEY, PERSONAL PROPERTY, INTELLECTUAL PROPERTY) AND TO EARN A LIVING AND KEEP THE FRUITS OF ONE'S LABOR:**

2.1 **CONGRESSIONAL INSIDER TRADING** – Congress has now made it legal for them to commit a crime that a private citizen cannot. Natural Law, Equity and the Rule of Law requires one class of citizens and one set of laws. Insider Trading is properly illegal for citizens and must also be illegal for everyone. Financial Instruments such as stock, bonds, options, futures and derivatives make it possible for Congressfolks to make money no matter which particular direction any market moves. Congressfolks only need to know which direction the market will move to profit from it. As Congressfolks make the very laws and rules, and often decide which laws and rules be enforced, Congressfolks are often in the position of not just being privy to Insider Trading Information, but actually creating it. Insider Trading and Congressional Insider Trading are and should be illegal because markets are a Zero Sum Game. That is to say that in order for someone to make money in particular markets, someone must lose money. Congress and their friends in the Tyrant Class who have and/or make the Insider Trading Information are the ones making the money, and WE THE PEOPLE, rank and file Americans without the Insider Trading Information, and for whom Insider Trading is actually illegal, are the ones who lose the money with which Congressfolks and their Tyrant Class buddies enrich themselves. WE THE PEOPLE suspect that Congress actually deliberately acts to machinate the markets for their own personal gain on a regular basis. And this, rather than the best interests of WE THE PEOPLE, are far too often the basis for their decisions. Laws must be set in place that prohibit Congressfolks, their spouses, their children, their siblings and their parents from engaging in Congressional Insider Trading. The weak STOCK Act that became law was later quietly gutted and essentially repealed. <http://bit.ly/1zCErVN> Further, Congressional Insider Stock Trading provides a convenient way for private citizens in the Tyrant Class to pay bribes (give consideration) to Government Officials, providing yet another reason it must end.

It is disgusting and reprehensible that instead of repealing policies such as this, which accelerate Wealth Disparity and the impoverishment of the masses, our Congress instead directs the masses to look to their lack of wealth as evidence that they can't make it without Government assistance. And then, just as duplicitously Congress “tricks” the masses into accepting government programs which only further expand Government power, wealth and control while further impoverishing them and reduces their freedom by infringing their Unalienable Natural Rights.

This entire practice is evil and wholly unacceptable. It must be redressed immediately;

*“It could probably be shown by facts and figures that there is no distinctly native American criminal class except Congress.”*

Mark Twain

2.2 **THEFT OF PROPERTY (VALUE) CREATED ONLY BY THE LABOR OF THE MASSES FROM THE MASSES VIA THE UNCONSTITUTIONAL FEDERAL RESERVE (BANKING) SYSTEM'S DEBT BASED FIAT MONEY.** The Federal Reserve (Banking) System was established in 1913 by the Progressives under Progressive President Woodrow Wilson. It was established with the Progressive Managerial Governance Style, instead of traditional Administrative Governance style. And, therefore lacks traditional accountability. The Federal Reserve (Banking) System is neither Federal nor is it a reserve. The Debt Based Money of the Federal Reserve (Banking) System creates a debt to a privately owned bank that WE THE PEOPLE can never pay off. (#2.13 & #10.10) This reduces the masses to involuntary servitude in violation of the 13<sup>th</sup> Amendment (#22.1). With the US being unconstitutionally moved off the Gold Standard, we estimate the privately owned Federal Reserve (Banking) System acquires control of more than 50% of America's annual Gross Domestic Product (GDP) for the cost of some paper and ink.

*“I believe that banking institutions are more dangerous to our liberties than standing armies. If the American people ever allow private banks to control the issue of their currency, first by inflation, then by deflation, the banks and corporations that will grow up around [the banks] will deprive the people of all property until their children wake-up homeless on the continent their fathers conquered. The issuing power should be taken from the banks and restored to the people, to whom it properly belongs.”*

Thomas Jefferson

The following videos and articles explain the crime that is the Federal Reserve (Banking) System and its Debt Based Fiat Money beautifully:

- 2.2.1 The Creature From Jekyll Island by G Edward Griffin  
[https://youtu.be/lu\\_VqX6J93k](https://youtu.be/lu_VqX6J93k) Flexible Money (off gold standard - creates money out of nothing) steals our real property This theft by #Debt Based Money has left some of our fellow country folks poor and/ or living on the edge of economic ruin and haggard in fulfilling their financial obligations;
- 2.2.2 End The Fed! Why Federal Reserve (Banking) System Must Be Abolished!  
<http://youtu.be/jbSH9AlgGDY>;
- 2.2.3 G20 says Bank Deposits Soon No Longer Considered Money >>  
<http://bit.ly/1zvVusY> & <http://bit.ly/15aqq1x>;
- 2.2.4 Have you heard about the FED? Quantitative Easing Explained  
<http://t.co/LWidvLzgDZ>;
- 2.2.5 How would U like to return to the days when 1 person working 40hrs/wk could support family of 4-5? <http://bzfd.it/1ApMSH8>, Graphical Representation

of how Debt Based Money steals from the value only created by the labor of the masses;

- 2.2.6 \$9 Trillion missing from the Federal Reserve (Banking) System, No one Fired, No one goes to jail? <https://youtu.be/q9pnc7IXpC0> ;
- 2.2.7 Redistribution of Wealth - Creating clarity & unity out of intended division <http://t.co/M1Scitwug6>;

*“It is well enough that people of the nation do not understand our banking and money system, for if they did, I believe there would be a revolution before tomorrow morning.”*

Henry Ford, Founder of the Ford Motor Company

It is disgusting and reprehensible that rather than repealing programs such as this, which accelerate Wealth Disparity and the impoverishment of the masses, our Congress instead directs the masses to look to their lack of wealth as evidence that they can't make it without Government assistance. And then, just as duplicitously tricks the masses into accepting government programs which only further expand Government power, wealth and control while further impoverishing the masses and reducing their freedom by infringing their Unalienable Natural Rights;

*“Gentlemen! I too have been a close observer of the doings of the Bank of the United States. I have had men watching you for a long time, and am convinced that you have used the funds of the bank to speculate in the breadstuffs of the country. When you won, you divided the profits amongst you, and when you lost, you charged it to the bank. You tell me that if I take the deposits from the bank and annul its charter I shall ruin ten thousand families. That may be true, gentlemen, but that is your sin! Should I let you go on, you will ruin fifty thousand families, and that would be my sin! **You are a den of vipers and thieves. I have determined to rout you out, and by the Eternal, (bringing his fist down on the table) I will rout you out!**”*

From the original minutes of the Philadelphia committee of citizens sent to meet with President Jackson (February 1834)

This entire arrangement is evil and wholly unacceptable to WE THE PEOPLE and must end immediately (See #4.29).

- 2.3 **We will address Fractional Reserve Banking**, a component of Inequity related to the Federal Reserve (Banking) System under #3.3 & #3.4 & #10.10 & #2.13);

2.4 **Unconstitutional Taking of Personal Property in violation of the Fifth Amendment through bad Case Law Rulings by Lower Courts and US Supreme Court.** While the Fifth Amendment specifically requires that private property can only be taken from its private owner for necessary public use, and requires fair market compensation, our courts have ruled otherwise. Our Courts have even ruled that Private Property can be taken from one private party and given to another, merely because the new owner would pay more property taxes. In effect now the Courts have given our government the same power and control over property that government enjoyed under the Divine Right of Kings. <http://exm.nr/1kgajYB>. (See also #4.1, #4.21, #4.23, #15.1) This violation of our Natural Private Property Rights and the Fifth Amendment is wholly unacceptable and must end immediately;

2.5 **UN Agenda 21** - Global Warming is a another bogus pretext to reassert the King's Power to tell "Subjects" how they can use their private property. The Tyrant Class has poured so much money into the alleged research that they have bought the result necessary for the pretext. Discredited Global Warming, now renamed "Climate Change" is simply a pretext to steal liberty and money from WE THE PEOPLE through Agenda 21 and Al Gore's Carbon Tax > Common Sense vs Progressive Educated Elites <http://exm.nr/1J1i3Oh>, <http://fw.to/an9fKCY>, <http://www.agenda21course.com> ;

Agenda 21 is not about the environment, it is about Control. Sustainability is not about the environment, it is about Control, Government Control. Regardless of Political Stripe, Mothers care about the future of their children. Let us move away from pretexts for Government to expand their power and control, and return to fact-based, sound and rational Environmental Conservation. UN Agenda 21 is an evil pretext to tax and enslave WE THE PEOPLE and is unacceptable. Let the conversation return to necessary and reasonable conservation, with its priorities being facts and a preference for protection of every individuals Unalienable Natural Rights;

2.6 **Sustainability vs Consumerism, Materialism Hypocrisy** – In its current manifestation, Sustainability is just another ruse to give government control over the individual and their property. To have Progressive Government encouraging businesses to use Progressive Edward Bernays' Emotion and Base Instinct based propaganda to sell products is the opposite of Sustainability. Before Progressive Edward Bernays and American business united forces, America was a "NEEDS" based economy. Progressive Edward Bernays moved us from a "NEEDS" based economy to a "WANTS" based economy to increase sales for business;

If Progressive Government was sincere about the need for Sustainability, rather than trying to exert control over the personal habits of individuals and their property, Progressive

Government would be advising business to stop using Edwards Bernays' style propaganda to entice the masses to buy things they have been induced to WANT but don't NEED. Let's go back to a time of introspection and not living life vicariously through Sports and Hollywood Stars; A time when character mattered much more than bling.

WE THE PEOPLE support reasonable and legitimate conservation efforts;

WE THE PEOPLE adamantly oppose Government ruses to expand its power and reduce our liberty. End the hypocrisy now;

## 2.7 **REPEAL THE UNCONSTITUTIONAL MISNOMERED PROGRESSIVE**

**FEDERAL INCOME TAX** initially implemented via the Sixteenth Amendment in 1913. Prior to that, Federal Government Revenue sources were limited to Duties, Imposts, Tariffs and Excise Taxes. [US Constitution, Article 1, Section 8 ]Wages of ordinary laborers were not subject to Federal Income tax at the Time of the Founder's and Framers of the Constitution. (Congress did pass an income tax 1861/1862 to pay off the Civil War debt both of which expired in 1872) The Constitutionality of any Income Tax was in doubt [Pollock v. Farmers' Loan & Trust Company, 157 U.S. 429 (1895)] until the passage of the Sixteenth Amendment in 1913. One of the Founder's intended purposes of restricting the sources of revenue available to the Federal Government, was to make sure it remained relatively small and limited. Clearly, the Sixteenth Amendment has led to an explosion in the size, scope and control of our Federal Government;

Further, The alleged Progressive Income Tax is anything but Progressive. First, it was passed on March 15, 1913 to pay the new created Government Expenses to the privately owned Federal Reserve (Banking) System created later that year on December 13, 1913. Federal Income Tax being used to pay private Bankers in exchange for kick backs to Politicians is not Progressive, it is regressive. Further, the various deductions, including deductions for Depreciation, make the current duplicitous Federal Income Tax Code Regressive, not Progressive. When a wealthy individual complains about their high marginal Tax Rate, it is just duplicitous political theater. Congress benefits by the poor and middle Class Americans taking delight in what they perceive to be Congress forcing the wealthy to pay their fair share. But the reality is this: "What does the wealthy person care how high his Progressive Tax Rate is if the greatest portion of his Revenue can be deducted as expense (or other Tax Shelter) and therefore, is not subject to any Tax." The misnamed Progressive Income Tax is a ruse to cause the poor and the Middle Class to think the more wealthy are being more heavily taxed. This misnamed Progressive Income Tax is one of the reasons Wealth Disparity in America has accelerated;

It is disgusting and reprehensible that rather than repealing programs such as this, which accelerate Wealth Disparity and the impoverishment of the masses, our Congress instead directs the masses to look to their lack of wealth as evidence that they can't make it without Government assistance. And then, just as duplicitously tricks the masses into accepting

government programs which only further expand Government power, wealth and control while further impoverishing them and reduces their freedom by infringing their Unalienable Natural Rights;

The current tax system is unacceptable and restored to what the Founders and Framers intended. It must be simplified. All the shenanigans whose benefits accrue to the wealthy must go. Ideally, the Sources of Revenue for Government should be returned to those established in Article 1, Section 8 of the US Constitution. If it is found that it was properly ratified, the 16<sup>th</sup> Amendment must be repealed;

2.8 **Unfunded Social Security and Medicare Liabilities** – Depending on who you believe, unfunded liabilities for Social Security and Medicare range from \$49 Trillion to \$128 Trillion. The problem being that Congress spent money that was supposed to be used to pay recipients of these programs. Congress spent that money so each of them could get a share of the Quid Pro Quo Pork/Ear Mark (#2.9) kickback on this huge number. Its that simple. Congress must provide immediate resolution to this shortfall as the number of Baby Boomers entering these programs is increasing. Since Congress has proven it cannot be trusted to manage these programs, individual Americans must, at a minimum, be given the option to manage their own accounts personally, in financial institutions of their own choosing, to keep Government hands off from it. Those Americans who reasonably relied upon and have longest been paying into the system, must be provided the benefits they long ago were promised and reasonably relied upon;

The current policy of ignoring the problem and forestalling implementation of corrective measures is unacceptable. This issue must be addressed immediately. Every day we wait to implement necessary reforms simply assures that the necessary reforms will become harsher and harsher.

2.9 **Pork Barrel Politics aka Ear Marks** – The dirty secret here is that the persons, organizations and/or company's receiving the contracts are expected to observe certain, unwritten “Code Red” Rules(Code Red comes from “A few Good Men” <http://bit.ly/1OugKeC>). The essence of which is that if the receiving party and/or project are in the district of politician that brought home the Pork, the Administrators/beneficiaries of the Pork/Ear Mark project are expected to make a major campaign contribution and/or perform some other material Quid Pro Quo for them. As a result, Politicians are now deciding issues based on how much money will come return to them as a kickback instead relative to the best interests of WE THE PEOPLE. This is graft and corruption which steals money from the masses. This is how we end up with projects like “The Bridge To No Where” <http://herit.ag/1aQImYO> This problem must be resolved, but we are unsure if even the Line Item Veto would fix it. Perhaps requiring everything in a bill only be related to the main topic would be a start? The current situation is unacceptable and must be immediately

redressed. In any event, this Quid Pro Quo Kickback scenario must be eliminated as the motivation for politicians to vote for any legislation and/or spending;

- 2.10 **Asset Seizure aka Asset Forfeiture** not in accordance with Due Process pursuant to the Rule of Law. We address this under #2.10 & #4.15 & #14.2. This is an issue which must be redressed;
  - 2.11 **Allowing Commercial vehicles from other countries to drive on American Road's without requiring their vehicles to meet the same DOT standards American Companies and drivers are required to meet.** Putting American CDL drivers at economic and safety disadvantage to Foreign Driver's in their own country is outrageous. This policy is unacceptable and must end immediately;
  - 2.12 **Subsidizing Companies to outsource labor and/or move out of our country with Tax Payer Money.** Shipping our money supply and payroll tax revenue out of the country makes no sense to WE THE PEOPLE. This Must End immediately;
  - 2.13 **A Comment on Wealth Disparity** – We embrace Capitalism and respect the accumulation of wealth by honest means. It is the dream that drives America, helps keep the peace and makes America great. We take great issue with the dishonest and amoral accumulation of wealth, even more so when that dishonest and amoral accumulation of wealth occurs in the guise of legal and lawful Government sanctioned crime. There is a clamor for a rise in the minimum wage. Such a clamor is misguided. It is analogous to the person who is winning the game of “Monopoly” by cheating, offering loans to other players in the end game to keep the game going a while longer. This “fix” merely forestalls the inevitable and is not really a fix. Worse, it distracts the other players from working on more permanent solutions, such uncovering the how the winning player is cheating. <http://twitpic.com/e2u3ko> Ending the Federal Reserve (Banking) System's Debt Based Money (#2.2), reforming Fractional Reserve Banking (#2.3, #3.3), and ending Congressional Insider Trading (#2.1) are on the “short list” of current crimes and inequities that when redressed will greatly increase the purchasing power of every dollar you have and increase your own personal wealth. And far longer and to far greater extent, than the Minimum Wage the Tyrant Class, who are unjustly benefiting from the current corrupt status quo, are trying to distract and mollify you with(just to keep their game going a little longer).
- 3) **ALL PEOPLE CREATED EQUAL – EQUITY > WE THE PEOPLE are CITIZENS. WE THE PEOPLE are created Equal. WE are NOT SUBJECTS!** A subject's role in society is merely to obey the government. Subjects don't have Rights, only permissions and privileges. Subjects have a sovereign, often a King or Queen. A citizen's job is to participate in the democratic processes, by staying informed, letting the government know what he/she

wants, and voting. Citizens have Rights, both legal and Unalienable Natural Rights. Citizens have the Right to Political Dissent and to Revolt. The Governments of Citizens do not have the right to ignore the Constitution, Laws and Natural Rights of the Citizens. Government officials do not have the right nor authority to say, “We have to pass it for you to know what's in it”. <http://t.co/JpPBQ0fz1x> Stop treating us like Subjects immediately;

3.1 **Equality** - There is supposed to be only one Class of People in the US, all created equal. Separate laws and exemptions of Federal and State elected officials and employees from Obamacare and Social Security, etc creates two classes of people and two sets of laws. This situation must be resolved immediately;

3.2 **As Corporations and Unions did not exist before Government and in the Natural State of Man, they are Artificial and not Natural entities.** Therefore, Granting Personhood, or various rights of persons, to Corporations and/or Unions violates Natural Law. <http://bit.ly/1HsqSP7>, <http://t.co/fMwx5xZILU> As Natural Law may not be voided or infringed by any earthly-being, the US Supreme Court may not waive its magic wand and make corporations, unions or any other artificial entities “persons”. This must be corrected immediately;

3.3 **Fractional Reserve Banking violates our Natural Right to Equity.** It allows one set of private citizens to create money out of thin air with simple accounting entries. <http://t.co/JT5GElxCK7> As our money is is now (unconstitutionally) no longer backed by gold, each dollar these Fractional Reserve Banks create steal value from the dollars already in existence. <http://bzfd.it/1ApMSH8> The Government and the Banks refuse to be transparent in providing details about the licensing of this National Resource (the ability to create money out of thin air) to these private citizens. The most important things they refuse to disclose is “How much money do these Fractional Reserve Banks create out of thin air each year?” and “How much does the government charge them for the license to do so?” We believe that something in excess of half of the money Fractional Reserve Banks create each year should be paid to the government, thereby reducing the tax burden on the rest of us;

To begin with, only Congress has the Constitutional Authority to print money. Any iteration of logic in accordance with Natural Law to explain the money created by Fractional Reserve Banking will necessarily arrive at the conclusion that if the right to create money out of thin air exists, it is National Resource. A Natural Resource that should be licensed in much the same way broadcast MSM leases airwaves and Cable Companies gain access to easements.

There must be public debate to determine if the present manner of Fractional Banking is the best way to dispense the national resource of “creating money out of thin air”. And if so, “What is the FAIR MARKET VALUE of the annual license for that National Resource?”. Many have asked, but been refused answers to the related questions: “How much money do American Fractional Reserve Banks create out of thin air each year(Money Multiplier <http://t.co/SZoaaoiAAQ>)?” “How much money do American Fractional Reserve Banks pay to our Government each year for their license to create money out of thin air (Money

Multiplier)?” “Who do they pay that license fee to?” “Where does that license money go?”(See also #2.3 & #2.13)

It is disgusting and reprehensible that rather than repealing and/or reforming programs such as this, which accelerate Wealth Disparity and the impoverishment of the masses, our Congress instead directs the masses to look to their lack of wealth as evidence that they can't make it without Government assistance. And then, just as duplicitously tricks the masses into accepting government programs which only further expand Government power, wealth and control while further impoverishing them and reduces their freedom by infringing their Unalienable Natural Rights.

WE THE PEOPLE require this issue be addressed and satisfactorily resolved immediately;

3.4 **Fractional Reserve Bank Bailouts of 2008** Doesn't “Too Big to Fail” essentially mean “I have so much power over the country, I can act like a King?”. Capitalism depends on the Darwinian Component of “Survival of the Fittest”. In previous adverse financial climates, like the 1929 Stock Market Crash, Banks closed, Bankers lost their jobs and worse. This time the Banks were kept open with taxpayer bailouts and the folks who made the bad decisions that led to the collapse got bonuses. The failure to allow the Market to correct itself with some pain now, must necessarily result in a much more painful correction later.

NO MORE BANK BAILOUTS and figure out where the 2008 Bailout money went, because it didn't go into making more loans and/or saving rank and file American's from foreclosure.

4) **NATURAL RIGHT TO DUE PROCESS PURSUANT TO THE RULE OF LAW & EQUITY** – One set of laws applied equally to all persons who appear before the Courts and judged without regard to race, color, creed, social status or wealth. This also includes the Natural Rights of : i) Protection: To be [secure in one's home, papers, and person](#) against [unwarranted](#) searches and seizures ([privacy](#)). ([Fourth Amendment](#)), ii) To be advised of the charges, in the event of [arrest](#), iii) To have a [judge](#) determine if the accused should be held for [trial](#) or for punishment, iv) To be tried by an impartial [jury](#) of one's peers and face one's accuser, in the event of being charged with a [crime](#), v) To be tried by an impartial [jury of one's peers](#), in the event of a suit in which the disputed amount is substantive, vi) Right to a Speedy Trial, vii) To confront the witness against you, viii) To call witnesses to testify on your behalf, ix) To not be a witness against yourself, x) To suffer no [cruel or unusual punishment](#) nor excessive fines, xi) To bail, xii) To not be tried twice for the same crime, xiii) To not have your life, liberty or property taken from you without Due Process pursuant to the Rule of Law. WE THE PEOPLE are concerned about violations related to these Unalienable Natural Rights;

4.1 **Unconstitutional move from Constitution Based Law to Case Law in 1913 (Rule of Law vs Rule of Man) Dr Edwin Vieira Jr: Teaching Constitution based Law as it was before Progressive President Wilson unconstitutionally changed it to Case Law in 1913.** <http://youtu.be/tl5cSN25pEs> Where as Constitution based law required all legislation, rules and a judges ruling to be assessed pursuant the actual Constitution (Rule of Law), Case Law requires that that legislation, rules and a judges rulings be assessed

against Case Law Citations aka another judge's (man's) ruling (Rule of Man) The evil intent of changing to Case Law was to get rid of the much more restrictive Constitution Based Law and allow the Courts to expand Government Power and control incrementally building upon successive Case Law Rulings. Otherwise, all the changes the Progressives wanted to make to the Constitution would have to occur via the deliberately difficult Amendment process that requires far greater public notice and super-majorities to prevail. Further, so many conflicting Case Law Rulings exists that a judge merely need pick one that suits his desired ruling and vast majority of the public will be unaware of the slight of hand that just occurred. Case Law is the Rule of Man(See also #4.21, #4.23, #15.1, #2.4);

WE THE PEOPLE demand the immediate restoration of the “Rule of Law” aka Constitutionally based Law!

4.2 **The use of the Concept of the“Official Court Record”** without overtly and properly disclosing its existence to everyone of WE THE PEOPLE at the appropriate times – Our Courts and Legislature have developed this covert policy whereby anything (testimony/evidence) not entered on the “OFFICIAL RECORD ” of the respective body, is treated as though it does not exist. For a much more detailed discussion of the concept of the “OFFICAL RECORD” as it relates to both official records of both the Courts and Federal and State Legislatures please read #1.21 & #10.50) ;

This practice of manipulating the OFFICAL COURT RECORD to “fix” the outcome of Court Cases is not acceptable and must be redressed immediately;

4.3 **The “Presumed” no Recording of Court Proceedings and altered Transcripts** – Whereas, Discreet voice recording devices should be allowed in the Court room; Judges have a rule that there can be no private party electronic recording devices in their courtrooms nor at Court teller windows without permission and If you ask permission, it will likely be denied; This practice is antithetical to the sentiments of the Founding Fathers who believed openness, transparency and Accountability were necessary to keep people in positions of power honest (First Principles <http://bit.ly/nLIqPn>); It is asserted that the Judges specifically prohibit discreet voice recording devices to allow them to fix cases by altering transcripts; That the current method of transcripts is oppressively expensive and suspect; In this day and age, there is no reason why all court room proceedings cannot be video and audio recorded to assure accuracy and guard against injustice; and, Allowing recording devices will provide transparency and enhance the perception of the Courts by Rank and File Americans’. THEREFORE, BE IT RESOLVED THAT LANGUAGE SHOULD BE INCORPORATED INTO OUR CONSTITUION AND/OR LAWS TO REFLECT THE FOLLOWING: 1) That Discreet voice recording devices shall be immediately be allowed in all Court rooms; 2) That Our State shall embark on a program to voice and video record all Court room and Chambers hearings and implement a cataloging system to make individual recordings easily retrievable and searchable and that said recordings would be saved for a minimum of 20 years; 3) That all such recordings shall be considered “admissible evidence”;

*“Injustice anywhere is a threat to justice everywhere”*

Martin Luther King, Jr.;

4.4 **Simulated Litigation** – Though we have previously briefly addressed this problem under the Natural Right of the Individual to Establish Truth for themselves (See also Delphi Technique #1.15), it has been such factor in the infringement of our Natural Rights, we will present from a slightly different angle and perspective here.

All the propaganda and public relations material of the American Judiciary speaks to fairness, impartiality, justice, Due Process and the Rule of Law. The practical fact of the matter is that whenever the government and/or Tyrant Class wants a particular result, they get it. Our Government, Courts and the Tyrant Class do this by engaging in Simulated Litigation. It is this simple. Only evidence on the OFFICIAL COURT RECORD (#10.50, & #1.21) matters. The Judge assigned to the matter inks to the lawyers of all the litigants the result that is desired. The lawyers, including your own attorney, comply by only allowing information to get on the OFFICIAL COURT RECORD that will allow the Judge/Jury to Rule/Find in accordance with the desired pre-determined result. [And, with the lawyers unilaterally knowing the consequences and rewards accruing to them pursuant to Judicial Code Red. (See #4.5) <http://bit.ly/1zJpUaS>, <http://bit.ly/1HsqSP7>] Controlling what evidence and testimony gets on the OFFICIAL COURT RECORD can also occur by the Judge ruling to allow and/or disallow certain evidence and testimony on the OFFICIAL COURT RECORD. And then, just like a King, the Courts and/or Government publish and promote the bogus Ruling as a means to Establish the Government's desired bogus “Truth” amongst the masses. <http://t.co/HH5Ry9Nimt> (See Also #10.22) Explained yet another way, Simulated litigation means fixing the outcome of a court case while it appears to the public that party getting the adverse ruling received Due Process pursuant to the Rule of Law. [See Also Natural Right to Establish, Monitor, Control and Petition Government (#10.22)]

In summary, this is another attempt by Government to reassert Government's former power to Establish Truth and administer justice as occurred under the Divine Right of Kings by reestablishing the “Rule of Man”;

*“Not all court cases are fixed, nor are all lawyers and judges corrupt, but that is the way to bet.”*

Don Mashak, The Cynical Patriot;

WE THE PEOPLE have seen nine months or more or more of people Protesting and Marching in the streets over the outcomes of Grand Juries, Administrative Hearings, Justice Department and State Attorney General “Findings”. While Main Stream Media spins this as a Police Brutality and Racism issue, the “Black Lives Matter” Movement is actually about these folks not believing and/or accepting the outcome of the Grand Jury and other Court Processes. And this ultimately results in the perception that American Law Enforcement is not Accountable for their actions. Cynicism about the Judicial Process and Law

Enforcement is exacerbated by Simulated Litigation (#1.15), Judicial Code Red (#4.5) and other systemic corruption within America's legal system;

Simulated Litigation must be criminalized. [See the 2012 Proposed Judicial TAR Simulated Litigation Resolution in the link in the last Paragraph of this Natural Right to Due Process, et. al. Section (#4.1I)] Simulated Litigation is simply evil and not acceptable. It must be redressed immediately;

- 4.5 **Judicial Code Red** – Is a set of unwritten rules amongst lawyers and judges. Among other things, Lawyers are punished for running in elections against sitting Judges. Lawyers are punished for not following Judicial Code Red and/or may be rewarded for following Judicial Code Red. Your own attorney does not actually represent you. For most people, your lawyer is going to see you for just one case in your life time, whereas they must appear before judges virtually every working day of their career; Judges who can make or break their law practice. Judicial Code Red Rules assure that your own lawyer is more loyal to the Judge than they are to you. When the judge in your case inks to your lawyer how the Judge would like to rule, your lawyer is most likely going to comply by engaging in Simulated Litigation(#1.15 & #4.4). Judicial Code Red is used to advance graft and corruption and always used to the detriment of the Rule of Law and WE THE PEOPLE. <http://bit.ly/1G5237H> Do not be fooled by the propaganda of the US Judiciary, that the Courts are honest and above reproach.

Judicial Code Red is simply evil and not acceptable. Judicial Code Red must end now;

*“Telling the truth in times of universal deception is a revolutionary act”*

George Orwell;

- 4.6 **Unpublished Opinions of the Court** – When the Courts make a decision that is a huge departure from Due Process and the Rule of Law, they attempt to hide it. They do this by labeling the Opinion aka, Ruling, an Unpublished Opinion. In this way, the corrupt and unjust opinion doesn't go in the same book of Propaganda that Opinions the Courts want you to see do. (See #4.8);

*“The only way to make sure you are never screwed over by a judge or jury is to never come before one.”*

Anonymous;

- 4.7 **Prosecutorial Discretion needs transparency through “Notice of Disposition”** – Whereas, PROSECUTORIAL DISCRETION BY THE FBI, DEPARTMENT OF JUSTICE, THE FEDERAL AND STATE ATTORNEY GENERALS AND ALL GOVERNMENT ATTORNEYS HAS BEEN FLAGRANTLY ABUSED FOR MANY UNTOWARD REASONS; Government attorneys have been accepting consideration and

making prosecutorial decisions based on politics and broadly excusing their decisions as prosecutorial discretion; In its present form, the DOJ and FBI have come to more resemble the former Soviet Union KGB or Nazi Germany's Gestapo. Instead of enforcing laws without bias, they have come to be instruments of control and intimidation. Domestic Friends of the Current American Regime are protected (even in their criminal pursuits); Perceived political adversaries, political dissenters and other alleged political enemies of the current political regime are punished and marginalized. (see FBI COINTELPRO <http://exm.nr/1CPkznO> ) THEREFORE, BE IT RESOLVED THAT LANGUAGE SHOULD BE INCORPORATED INTO OUR CONSTITUTION AND/OR LAWS TO REFLECT THE FOLLOWING: 1) Require the FBI and DOJ and all other Federal and State Attorneys and Justice Department Employees to provide a written description of the disposition of all complaints submitted in writing in all cases where prosecution is not pursued; 2) This document to be called "NOTICE OF DISPOSITION"; 3) That written description to include the name of the elected official under whom the this description is authorized, and the name and/or traceable "pen name" of all persons who worked on the matter, Investigator, Assistant, typist etc; 4) Said document shall also contain an approximation of the man hours used in making the determination and the name of the person making the determination. This NOTICE OF DISPOSITION shall contain check boxes for the reason for declining prosecution similar to; allegations not understandable, allegations not credible, allegations not criminal offenses, insufficient evidence, insufficient resources, offenses not a priority, etc; 5) Said document would contain a conclusion would contain a short statement of what additional information or evidence would be necessary for the matter to be pursued further; 6) Notice of Disposition would be due within 90 days of the complaint. This deadline could be extended by up to 24 months upon sending a Notice of Continued Investigation before the 90 day deadline expires; 7) All allegations of Obstruction of Justice and Abuse of Process, such as witness tampering, bribes and Simulated Litigation(#1.15 & #4.4), to require more extensive documentation than other matters; 8) NOTICE OF DISPOSITION required to be sworn and notarized and it will include a statement that the DISPOSITION was not based on political consideration, bribe or any other unlawful or amoral consideration but only upon the Rule of Law based on the freely admitted Facts in Evidence; 9) State and County Government Attorneys would have the same Duty to provide Notice of Disposition; 10) Any Government attorney or law enforcement personnel found to have made or caused any case DISPOSITION based on political consideration, bribe or other consideration shall be immediately and permanently disbarred with no possibility of reinstatement and shall be prohibited from working in Government position or as a subcontractor or employee of a subcontractor providing services to the Government.

The standard of evidence shall be “preponderance of the evidence” aka “more likely than not”;

4.8 **Lawyers' Code of Professional Conduct is not an implied Covenant of a Lawyer's contract with their client.** This is one of those Unpublished Opinions(#4.6) we just cited as one of our Declared Causes. To the point, one of the Minnesota Courts’ recent rulings renders the Minnesota Judiciary and Legal System absolutely unfit to render justice. The ruling at hand is the Minnesota Courts’ unpublished ruling in Fabian, May and Anderson PLLP v Volkommer A10-1205. In that opinion, the Courts ruled that Lawyers do not have to treat their clients ethically. In more complicated legal terms, Minnesota Courts have essentially ruled that the Minnesota Lawyers’ Code of Professional Conduct (aka Code of ethics) is not an implied covenant of a contract between a Minnesota Lawyer and their client(s). You can read more about the Volkommer matter here: <http://t.co/fge3VLgz7q> This conduct is evil and must be immediately reversed. Judges and Lawyers must be bound by their respective Code/Cannon of Conduct/Ethics otherwise these documents just become instruments use to perpetrate a fraud upon the entire America Public;

Minnesota Injustice, True Court Horror Cases, with Names  
<http://t.co/9qsp8MuX0v> Dale Nathan

4.9 **Judicial Bribes** – Whereas, Judicial Bribes known as gifts are permitted by the Court’s own rules; A gift is a bribe, in the same way what the Mafia calls a hit is still an assassination; As the Bard of Avon (Shakespeare) indicated, A Rose by any other name would still smell as sweet; As long as the bribe is not more than \$150.00 from anyone one person in a day, Judges don’t have to report them; And Judges can accept up to \$150.00 per person per day from as many people willing to do so. (The allegation is that large law firms often quite skilled at making this work to their advantage.); Rank and file Americans, regardless of political leanings, agree that judges taking bribes is wrong; For ten or more years, both Democrats and Republicans in the State of Minnesota have let this matter go unaddressed. THEREFORE, BE IT RESOLVED THAT LANGUAGE SHOULD BE INCORPORATED INTO OUR CONSTITUION AND/OR LAWS TO REFLECT THE FOLLOWING: 1) Judges should not be able to accept gift or any other remuneration or consideration which effectively could act as or be perceived as bribes, 2) A Judge founder receiving any gift/bribe should be subject to criminal prosecution such as “receiving a Felony Bribe” and/or Treason; This issue must be resolved immediately;

4.10 **Citizen Access to Grand Juries** – Whereas, Direct Access of Citizens to the Citizens’ Grand Jury is a fundamental right; Our original State Constitution provides for direct access by citizens to grand juries; Republicans and Democrats alike have put in place rules to prevent citizen access to grand juries; State Government attorneys, judges and the legal system now act as gatekeepers for grand juries, to prevent citizens from bring complaints of

Government corruption to citizen grand juries; Government and judicial Elected Officials and Employees have prevented citizen access to Grand juries to facilitate corrupt and unconstitutional acts of the Government and Judiciary. THEREFORE, BE IT RESOLVED THAT LANGUAGE SHOULD BE INCORPORATED INTO OUR CONSTITUTION AND/OR LAWS TO REFLECT THE FOLLOWING: 1) All Citizens shall have direct, full, free and unfettered access to Grand Juries;]

- 4.11 **How much justice can you afford?** - The ridiculous fees for filing court cases, filing motions and getting copies of Court documents along with the costs of having an attorney have forced most middle and lower income citizens out of the “Justice” market. This seems to be by intent and design of our Government and Judiciary and for less than honorable reasons. As providing justice seems as important as providing public education, defraying the costs of justice with tax money would seem a legitimate purpose. There is a whole class of Americans who have incomes just above the “In Forma Pauperis” level whose Standard of Living would decline materially when faced with legal bills of just a few thousand dollars. Providing justice at reasonable prices is a non-delegable duty of government. Perhaps 3 lifetime instances of Civil Litigation without Court Filing Fees, Court Motion Fees and other Court Expenses would be reasonable. The Right to Due Process pursuant to the Rule of Law is an Unalienable Natural Right. This current “price of American's out of the justice market” is not acceptable;

It is a violation of every citizen's Natural Right to Due Process pursuant to the Rule of Law, to have the Cost for Justice be so high that only the wealthiest can afford justice. In leaving the Natural State to join a society, part of the Social Contract requires each of us give up some of our executive and judicial Natural Rights/Powers in favor of Government. Legitimate Government must fulfill this obligation to provide justice. It is as communally necessary as the mutual defense and public education;

- 4.12 **Certification of Judgments, Decisions and Orders** – Whereas, JUDGES SHOULD BE REQUIRED TO ENGAGE IN CERTIFICATION OF JUDGEMENTS, DECISIONS AND ORDERS; Often underlings like law clerks and Court Administrators are often the persons who sign of on judgments and rulings; Judges should be reminded that all departures from the Rule of Law are subject to civil and criminal penalty. THEREFORE, BE IT RESOLVED THAT LANGUAGE SHOULD BE INCORPORATED INTO OUR CONSTITUTION AND/OR LAWS TO REFLECT THE FOLLOWING: 1) WE THE PEOPLE require all Federal and State judges Certify that their Judgment, decisions, actions and orders have been made consistent with the Rule of Law; 2) This certification to contain a reminder that the issuance of Judgments, Decisions, actions and orders not consistent with the Rule of Law are subject to civil and criminal penalty, removal from the bench and disbarment; 3) Such acts outside the scope of the Rule of Law and the Facts in Evidence shall be considered treason and may be prosecuted as such;

- 4.13 **Provisions of the NDAA violate our Natural Right to be protected from indefinite detention of any American Citizen without access to a lawyer, as reduced to writing in the Sixth Amendment, is unconstitutional** and must be repealed <http://t.co/JzNKXJucj5>.

This violates the Sixth Amendment (#16.1) and our Unalienable Natural Rights Due Process pursuant to the Rule of Law. This issue must be redressed immediately;

4.14 **The use of Administrative warrants is a clear violation of the Natural Right to not be subjected to unreasonable searches and seizures and violates the Fourth Amendment.** Pursuant to the Fourth Amendment, searches and seizures require warrants obtained from judges only upon a demonstration of Probable Cause. Another example of our Courts trying to restore the “Rule of Man” as well as “Divine Right of King” powers (See also #6.3 & #14.1);

4.15 **Asset Seizure aka Asset Forfeiture** without full Due Process pursuant to the Rule of Law - Case Law has now allowed the often questionable practice of seizing property allegedly related to certain types of crimes. <http://t.co/kBqvpTn4YP> & <http://t.co/re0jhbPGM6> Due to the Nature of Man, this results in the questionable and unjust taking of property by Law Enforcement and the Courts. (See also #2.10 & #4.15 & #14.2) Such Case Law and the atmosphere it creates causes incidents and Government Corruption such as this: “Metro Gang Strike Force Gets off scot free” <http://bit.ly/MZWGxH> Asset Forfeiture rules must be reviewed and revised as necessary;

4.16 **Restoration of Fifth Amendment Miranda Warnings under all applicable circumstances** – Another example of the Courts trying to restore Divine Right of Kings powers to our government in violation of the Fifth Amendment <http://t.co/4KkGIP9Vrn> (See also #15.1) Miranda Warnings set America apart from so many other countries and must be restored;

*“Injustice anywhere is a threat to justice everywhere “*

Rev. Dr. Martin Luther King, Jr.;

4.17 **Divorce, Child Custody, Child Support and Child Protective Services Reform** – Where the parties are able to come to terms, these matters should be removed from the Court Process and Government oversight. The system is currently run to benefit the Courts and Lawyers and the Government, with little regard to the Natural Rights and well-being of those involved. The excesses of CPS are well documented. <http://t.co/351EVmMwZH>

The current state of the Divorce, Child Custody and Child Support Process and Child Protective Services is not acceptable and must be reformed;

4.18 **Failure to provide Transparency and Accountability for the Legal System** (See Also #4.1, #4.6 to #4.10, #4.12, #4.16, #4.18, #4.21, #4.8, #1.15, #1.22, #8.1, #10.32, #10.11, #10.16, #10.20, #10.21, #10.22, #10.24, #10.27, #10.28, #10.29, #15, #16, #17, #19, #21, #22) – The FBI and MN Attorney General refuse to investigate allegations of corruption in the MN Judiciary. The MN Lawyer's Professional Responsibility Board's and the MN Board of Judicial Standards do almost nothing to hold Judges Accountable. (To be fair, these two boards will get involved in the occasional case of misappropriated Escrow Funds and incontrovertible issues of alcohol and drug abuse) But, they are better described as Government Cover-up operations, Investigational black holes and PR firms for the Judiciary. Every year since 2005 to present hundreds of Minnesotans and various Judicial

TAR (Transparency, Accountability and Reform) type groups have asked for a hearing dedicated to receiving evidence and testimony of corruption in the Minnesota Judiciary. This is otherwise known as the Natural Right to Petition the Government for Redress of Grievances as reduced to writing in the First Amendment. (It was necessary to ask for a hearing dedicated to this issue because of various effective State of Minnesota methods and strategies to prevent our testimony and evidence from getting on the OFFICIAL LEGISLATIVE RECORD (#1.21 & #4.4). Amongst these techniques and strategies were not informing us of hearings, Misnaming Hearings, having the hearings heard before a different legislative committee, last minute cancellation of hearings, providing us wrong dates, times and locations of hearings, last minute changing of the dates, times and locations of hearings, and my personal favorite, letting meetings run long and allowing only 5-10 minutes for testimony and evidence from 10, 20 and more persons wishing to give evidence and testimony. (<https://t.co/d1KTYCZO39>) Each year since 2005, WE THE PEOPLE have unconstitutionally been refused this hearing dedicated to Petitioning for Redress of Grievances about the Minnesota Judiciary. Not only have we been refused, but certain persons deemed leaders of this Judicial TAR movement have been unlawfully and unconstitutionally retaliated against. Some have suffered punishment and retaliation so harsh as to cause them to move out of the state, and even the country, to escape said punishment and retaliation (COINTELPRO <http://exm.nr/1CPkznO> & Progressive Conditioning <http://wp.me/p4KIHq-27> & also #10.49);

*“It is dangerous to be right when the government is wrong.”*

Voltaire;

The cynicism of the folks involved in the “Black Lives Matter” Movement <https://lnkd.in/egGwpbS> (#4.4 & #6.6) indicates to us that systemic corruption is rife in the American Judiciary. (Systemic Corruption means the aspects of government that are supposed to prevent and punish corruption instead are complicit in it and cover it up) Based on our conversations with folks from other states and Jurisdictions, we believe this to be the universal state of of America's legal system. <http://bit.ly/1IAapao> & <http://exm.nr/1IA8keB> (See also links at #4.21) The Militarization of State and Municipal Police (#1.16 & #6.6 & #10.30) is an indication that rather take steps to redress the grievances of WE THE PEOPLE, our Government intends to continue the practice and is prepared to violently repress any back lash;

*“Never forget that everything Hitler did in Germany was legal”*

Rev. Dr. Martin Luther King, Jr.;

Government officials routinely boast they can outlast any citizen group on any issue. It has been 10 years now. This entire situation is evil and unacceptable and must end in short order; The failure of our Government to permit our free exercise of our Natural Right to Petition

the Government for Redress of Grievances without fear of retaliation and/or punishment, as reduced to writing in the First Amendment gives rise to a Cause to revoke our Consent to be Governed;

4.19 **Judicial Immunity must be rescinded**, especially in cases where Judges are clearly acting outside the Rule of Law <http://t.co/0CrHGmg4SU> & <http://t.co/Yb8ccIhbpk> It is very disappointing to learn that so many judges have betrayed our good faith efforts to save them the inconvenience of “illegitimate and political” lawsuits. Far too many judges, deliberately commit criminal acts and/or make rulings outside of the bounds of the Rule of Law, because of the unjust interpretation of Judicial Immunity our Courts have adopted. Due to their betrayal of our Trust, Judicial Immunity must be rescinded;

*“At the establishment of our constitutions, the judiciary bodies were supposed to be the most helpless and harmless members of the government. Experience, however, soon showed in what way they were to become the most dangerous; that the insufficiency of the means provided for their removal gave them a freehold and irresponsibility in office; that their decisions, seeming to concern individual suitors only, pass silent and unheeded by the public at large; that these decisions, nevertheless, become law by precedent, sapping, by little and little, the foundations of the constitution, and working its change by construction, before any one has perceived that that invisible and helpless worm has been busily employed in consuming its substance. In truth, man is not made to be trusted for life, if secured against all liability to account.”*

Thomas Jefferson, letter to Monsieur A. Coray, Oct 31, 1823;

4.20 **Elections and Term Limits for all Judges**, State and Federal – Our current circumstances demonstrate that more, rather than less transparency and accountability, are what is necessary to address the systemic corruption of the American Judiciary. Despite this, there are forces at work promoting the Progressive Philosophy that Progressive Government Educated Elites should be free to make decisions without accountability to the masses because, in their opinion, the masses are too stupid and irrational to know what's best for them. To wit, they propose having Judges Appointed rather than elected, and/or variations thereof. In Minnesota, the proposal is called “Merit Selection Retention Elections”. (MRSE) We pronounce it “Misery”. The Federal and Minnesota Legislatures (and the Legislatures of many other States) have abrogated their Constitutional obligation to oversee and discipline the Judiciary.[MN Constitution Art. 6 Sec. 9 <http://bit.ly/1AXQ3TU> ] In Minnesota, the State Legislature has unconstitutionally delegated its Constitutional duties to oversee and discipline the Minnesota Judiciary, to the Minnesota Judiciary. As we noted under #4.10, in Minnesota the Board of Judicial Standards has been almost wholly inadequate in redressing our concerns about the Minnesota Judiciary. Every year since 2005, the Minnesota Legislature has rejected, and often not even acknowledged, our requests for a hearing dedicated to receiving evidence

and testimony of systemic corruption in the Minnesota Judiciary. Short of outright revolution, expanding full, fair, free and non machinated elections of all State and Federal judges seems to be the best course of peaceful remedy at this time;

WE THE PEOPLE propose PUBLIC FINANCING OF ALL JUDICIAL CAMPAIGNS AT NO EXPENSE TO TAX PAYERS similar to that enacted by North Carolina in 2004 as a much preferable solution than MSRE. <http://t.co/iwCiTZdRty> Some form of Term Limits for Judges must be shortly forthcoming;

- 4.21 **Case Law has been, and is being, used to Give Government Powers and Control similar to those under the Divine Right of Kings** <http://exm.nr/1kgajYB> (See also #4.1, #4.23, #15.1, #2.4) **Constitution based Law must be reinstated and all manner of Case Law in violation of Constitutional Law, Natural Law and our Unalienable Natural Rights must be rescinded and revoked;**

*“When injustice becomes law, resistance become duty...”*

Thomas Jefferson;

- 4.22 **As Judicial Review is not an enumerated Power in the Constitution, the Tenth Amend provides that Power belongs to the States and the People, not the US Supreme Court, despite what other Court Ruling say.** Even Jefferson recoiled at the US Supreme Court being the final arbiter of all things, foreseeing that the Federal Courts would incrementally become Supreme Tyrants. This as opposed to the equals among 3 branches as the Framers of the Constitution intended, so as to keep the non-virtuous occupants of government in check. (Thomas Jefferson on Judicial Tyranny <http://t.co/h9uZ5DfUkK>). This situation must be redressed and remedied;

- 4.23 **Simplify and Reduce all elements of the Rule of Law to Simple English** – Whereas, The legal profession was necessary at the beginning of the Country; But literacy rates have improved such that most high school graduates could represent them selves in most matters if the laws, court rules and case law(See also #4.1, #4.21, , #15.1, #2.4) were written plainly and in simple English; Lawyers often do not treat their clients ethically and current use the laws and rules to the disadvantage of their own clients; Lawyers are so expensive as to prohibit many people from hiring one; Straight forward, simple English laws and court rules compiled and collated in a few documents would allow rank and file Americans to better represent themselves and better understand the process even when they are represented by a lawyer; The current amalgam of Court rules, Case Law and Legislation are unnecessarily complex and confusing; The scattered nature of Court Rules and Case Law yields great unnecessary expense to rank and file Americans who have to pay attorneys who say they “research” the legal nuances; Case Law is full of unresolved conflicting rulings on the same subject; Case Law Conflicts allow Judges to Cite 1 Case Law Citation in one case and a difference citation in a same/similar but different case with wildly difference outcomes. This defies the intention of the “Rule of Law”; the current status quo prices the majority of Americans out of the “justice market”; **THEREFORE, BE IT RESOLVED THAT LANGUAGE SHOULD BE INCORPORATED INTO OUR CONSTITUTION AND/OR LAWS TO REFLECT THE FOLLOWING:** 1) That the entire

legal code, court rules and case law be written in simple English so that Citizens with a high school degree that can represent themselves; 2) That the Legislature of the State is required to undertake this task immediately and resolve all conflicts in cases law in so doing; 3) That thereafter, every 10 years, the Legislature will meet to incorporate all interim case law in the code and resolve all conflicting case law rulings; 4) WE THE PEOPLE propose that all State and Federal Court Rules, Case Law and Legislation be logically laid out in 5 documents: A) Federal Criminal Code, B) Federal Civil Code, C) State Criminal Code, D) State Civil Code, E) State Family Code, F) TAX Code and IRS Abolished. 5) That every 10 years, Federal and State Legislatures would be required to address and resolve any conflicting Court Rulings and Opinions and incorporate them, in simple English, into the appropriate one (or more) of the 5 “books” defined in Resolution Item 4. (See Also <http://t.co/q6qmFtHBqc> );

4.24 **Trans Pacific Partnership (TPP)** is Unconstitutional. It is far from a simple Trade Agreement. It is a step towards a One World Government aka a New World Order. Giving Corporations the ability to administer law is not acceptable. TPP will inflict on America even greater exportation and out-sourcing of American Jobs than occurred under NAFTA. Trans Pacific Partnership is another misnamed Progressive Proposal. <http://t.co/7241hvlPB> The issues TPP addresses beyond the scope of trade make this proposal both unconstitutional and evil. Trans Pacific Partnership must not become law. <http://bit.ly/1zIMNLD>, <http://linkd.in/1Ggj69v>, <https://t.co/lmYFngQzw6> (See also #5.11 & Free Trade Caveats & #10.40 & #10.41);

4.25 **Missing 13<sup>th</sup> Amendment** – The rumors surrounding this issue must be investigated and resolved. <http://t.co/amolvWSncR>; As this issue is already partially addressed in the Constitution (See Article 1, Section 9 <http://1.usa.gov/soLG5r>), but no sufficient consequence for accepting title from a foreign country was provided, it seems reasonable and just to remedy this situation.

The current situation is not acceptable and must be redressed by our deadline. WE THE PEOPLE demand this rumor be redressed and remedied in the manner delineated in paragraphs two and three under the heading “Redress and Remedy”;

4.26 **Rumors and Allegations the 14<sup>th</sup> Amendment was never properly ratified and has been used to adversely affect the Natural Rights, Constitution and Bill of Rights of WE THE PEOPLE** must be put to rest. We go into greater detail of this Cause in #23.1. Clearly rumors which affect our various Natural Rights to Due Process pursuant to the Rule of Law, and which may infringe upon Equity, give rise to a legitimate Cause to Petition the Government for Redress;

WE THE PEOPLE demand all the rumors outlined in this paragraph be redressed and remedied in the manner delineated in paragraphs three and four, under the heading “Redress and Remedy”.

4.27 **Important that there be final clarification of any truth to the allegation and/or rumor that our current Government is now a Corporation that is not bound by the Original “Organic” Constitution.** US Code Title 28 3002 (15) states “United States”

means— (A) a Federal corporation” We follow this with the video “United States – The Corporation” <http://t.co/eTzhrRZZmG> and this publication <https://t.co/jqtTjSnfSX> by retired Federal Judge Dale. It is a testament to the times WE THE PEOPLE live in that we must risk looking silly, foolish or stupid because our “Gruber Lie(#1.6)” Government won't simply answer the questions we put to them. WE THE PEOPLE expect our question and concerns addressed now and without equivocation.

WE THE PEOPLE demand this rumor be redressed and remedied in the manner delineated in paragraphs three and four, under the heading “Redress and Remedy”;

- 4.28 **Important that final clarification of the significance of the gold fringe on Flags in Courts and other Government Offices be made** > **Get that gold fringe off my flag!** <http://t.co/PILN9jTA9D> You have been warned [https://youtu.be/xLkE\\_uAL3hE](https://youtu.be/xLkE_uAL3hE) As Gold Fringe is the symbol of an Admiralty Courts, and King George's use of Admiralty Courts was one of the reasons for the American Revolution, resolution of this issue seems particularly relevant. Videos such as this about “Constitution Free Zones” <https://t.co/7FoJ7Vsiyf> cause us addition angst. It is a testament to the times WE THE PEOPLE live in that we must risk looking silly, foolish or stupid because our “Gruber Lie(#1.6)” Government won't simply answer the questions we put to them. WE THE PEOPLE expect our question and concerns addressed now and without equivocation.

WE THE PEOPLE demand this rumor be redressed and remedied in the manner delineated in paragraphs three and four, under the heading “Redress and Remedy”;

- 4.29 **That the Federal Reserve (Banking) System be abolished** as an unconstitutional privately owned Cartel and for violating the private property rights of all Americans by stealing more than half the annual US GDP via Debt Based Money and creating a debt to a private bank that can never be paid off. The latter reducing WE THE PEOPLE to the status of involuntary servitude prohibited by the 13<sup>th</sup> Amendment. A similar business cartell, based on the Federal Reserve System, was struck down in 1935. A. L. A. Schechter Poultry Corp. v. United States 295 U.S. 495 (1935) However, the US Supreme Court has prevented similar cases and arguments using a system of unwritten rules known as Judicial Code Red. US Lawyers' know an unwritten rule exists prohibiting them from bring forward certain cases and arguments. The punishments for violating Judicial Code Red range from financial devastation, to career ending, to death. <http://bit.ly/1FZhfTQ>;

This issues also appears under #2.2 & #3.3, where additional information and sources are also listed. It is disgusting and reprehensible that rather than repealing and/or reforming programs such as this, which accelerate Wealth Disparity and the impoverishment of the masses, our Congress instead directs the masses to look to their lack of wealth as evidence that they can't make it without Government assistance. And then, just as duplicitously tricks the masses into accepting government programs which only further expand Government power, wealth and control while further impoverishing them and reduces their freedom by infringing their Unalienable Natural Rights. This issue must be redressed immediately;

- 4.30 **Sovereign Immunity and the US Supreme Courts Misinterpretation of the Eleventh Amendment** – The plain wording of the Eleventh Amendment clearly permits (gives jurisdiction to) a resident of a state to sue the state they are a resident of (and vice versa) in Federal Court. The US Supreme Court has incorrectly ruled the Eleventh Amendment means no one can sue a State in Federal Court for lack of jurisdiction. (See further Discussion under Eleventh Amendment. (See also #21.1) This error of interpretation must be corrected by our deadline;
- 4.31 **Self-Help Repossession in its current form is a violation of the individual's Natural Right to Due Process. This issue must be redressed by our deadline:**
- 4.32 **Appellate Court Rules of Procedure and Case Law** – The Courts have made the Rules for Appeal so complex and inconsistent that is almost impossible for the average citizen to comply. The Courts do this so they can avoid here cases they don't want to hear, such as Court Cases citing A. L. A. Schechter Poultry Corp. v. United States 295 U.S. 495 (1935) which will disclose and end the privately owned Federal Reserve (Banking) System as an illegal Cartel. The rules for appeal within each state from the intermediate to Supreme Court level must be identical. The rules for appeal at the Federal level from intermediate levels to the Supreme Court level must be identical. And, as the Courts have priced justice out of the reach of most average American, the rules must be forgiving of the immaterial errors of Pro Se' Appellants. Court rules should be written to serve WE THE PEOPLE, not to further oppress WE THE PEOPLE. This issue must be redressed now and without delay;
- 4.33 **The US Supreme Court must take a stand against Gruber's "Government can lie to the masses" philosophy.** We've been Grubered <http://t.co/gy7qp08EOo> WE THE PEOPLE have a Natural Right to Establish Truth for ourselves. This whole "Gruber lies(#1.6)" philosophy is just a convoluted way of returning the power of Establishing Truth to the Government, as it was under the Divine Right of Kings;

Further, this Gruber'esque practice of naming proposed bills and Legislation in a deceptive way to make them appear they are something they are not, must end. For Example HIPAA isn't a privacy bill, it actually established how a patient's private information can be disseminated. And the Freedom of Information Act actually isn't a Freedom of Information Act. It actually prescribes how Government can delay or prevent citizens from getting information and provides no penalties for government's failure to comply. <http://t.co/gy7qp08EOo> The list of misnamed legislation and rules is long. These practices are intolerable and must end now;

- 4.34 **Infringement of our Natural Right to have our case heard by a Jury, as reduced to writing in the Seventh Amendment.** Our Courts have made rules and case law which deprive litigants their Natural Right to a Jury Trial in Civil Litigation. This is the Motion for Summary Judgment. In this ruse, Judges rule that there is no need for a Jury Trial essentially because the there are no material facts in dispute on the Official Court Record and therefore, even if the matter went to trial, a jury would have to rule as the Judge rules in the Summary Judgment. The argument for this is it save the Court and the prevailing party, time and expense. But then Simulated Litigation becomes all to easy as the lawyers

only allow on the Official Court Record evidence that will allow the way the Judge has telegraphed;

We call for the government to restore to WE THE PEOPLE our UNALIENABLE NATURAL RIGHT to a Jury Trial.

- 4.35 **Our State and Federal Courts have become cesspools of corruption.** There are so many necessary fixes the American Judiciary necessary, we require you also address and redress the ones contained in the links near the end of this paragraph. Perhaps nowhere else in government is the moral Standard of Plausible Deniability(#1.8) and the mantra of “You lie and I'll swear to it” practiced more egregiously. Beside correcting the listed issues in this Declaration, we incorporate by reference the suggestions and issues at these links [Suggested 2012 Judicial Tar Resolutions <http://t.co/izTPEUT82n> & <http://t.co/hVhjR4kLSo>] & [<http://exm.nr/1kgajYB>] & [<http://wp.me/p1FLCe-18a>] and demand any causes and issues listed therein not already addressed in this Declaration of causes, also be addressed and redressed;

*“A free people [claim] their rights as derived from the laws of nature, and not as the gift of their chief magistrate.”*

Thomas Jefferson;

## 5) **NATURAL RIGHTS OF SELF-OWNERSHIP - SELF-DETERMINATION – PRIVACY - PURSUIT OF HAPPINESS**

- 5.1 **Progressive mandate that each individual's Unalienable Natural Rights are subordinate to the best interests of the Community as established by Government Educated Elites selected from among the Wealth Leisure Class.** This violates our Unalienable Natural Rights and our Constitution and Bill of Rights. <http://bit.ly/1FcbSVw> It is just a Treasonous ruse to reassert the Divine Right of Kings. This issue must be redressed and remedied immediately;
- 5.2 **Common Core begins career tracking Kids from second Grade.** <http://exm.nr/1Gb0E57> This violates the Natural Right to Self-Determination. WE THE PEOPLE are not on this planet to serve Corporations or Governments. The purpose of Government is to preserve the Unalienable Natural Rights of the individual and allow the individual to enjoy more liberty than they would have in the chaos of the Natural State, as they no longer have to stay home and guard their home, family and property 24/7. Progressive Common Core Education must end now;
- 5.3 **Progressive Eugenics is a violation of our Natural Rights to Self-Ownership and Self-Determination** WE THE PEOPLE are not your livestock who exist merely to meet and serve the needs of Government, Corporations and the Tyrant Class. <http://t.co/Wi53qgkX1b> & <http://bit.ly/1sLdCMY> & <http://bit.ly/1GgObg0>, <http://www.hhlaughlin.com/>, <http://bit.ly/1zIgmGmc> & <http://bit.ly/1yPpDZd> We demand you stop using Eugenics and treating we the people like your livestock to maximize the profits of government and the Tyrant Class;

- 5.4 **[Eugenics] Government to begin weighing of children in Daycare**  
<http://t.co/UezxmWcBte> We demand you stop using Eugenics and treating we the people like your livestock to maximize the profits of government and the Tyrant Class;
- 5.5 **[Eugenics] Collection of Baby DNA without Pro-active knowledge and informed consent of Parents.** <http://bit.ly/1JrAngf>, <http://srib.mn/1hko0of>, <http://po.st/LGoGdp>, <http://cbsloc.al/1n5HxMq> & <http://t.co/M7hSnvJKk2> We demand you stop using Eugenics and treating we the people like your livestock to maximize the profits of government and the Tyrant Class;
- 5.6 **Medical Information collected and provided to the United Nations without informed Consent of the Individual.** Here is an example: <https://t.co/w3LWUpEXbl>. Stop trying to incrementally ease us into the New World Order. Eugenics on a global scale is no less evil, that our own Government's Obamacare Eugenics Program;
- 5.7 **Obamacare (actually misnamed the “Affordable Care Act”) is Politically Correct for the Progressive Eugenics Program. (see also #5.15C to #5.15F);**
- 5.7.1 Progressive President Woodrow Wilson’s Scientific Racism  
<http://bit.ly/1HhZfd1>, <http://bit.ly/1Gguimw>;
  - 5.7.2 Progressive belief that White Protestant(Anglo-Saxon) Male is the Superior Race <http://bit.ly/1ODQvgk>;
  - 5.7.3 Tuskegee Syphilis Experiment <http://bit.ly/1G4VCBD>;
  - 5.7.4 Progressive Margaret Sanger’s Abortion & Forced Sterilization of Blacks  
<http://bit.ly/1OcDqzR>;
  - 5.7.5 Scientific Experiments on Military Personnel(often involuntary and/or uninformed) <http://bit.ly/1”bhmHJP>;
  - 5.7.6 CIA Project MK Ultra <http://t.co/W8Xw24S7Kr>;  
*“Those who would trade liberty for temporary security soon have neither and deserve none”*  
 Benjamin Franklin
- 5.8 **Obamacare passed on fraudulent & material misrepresentations.** In contract law amongst the rest of us rank and file Americans, material misrepresentations of a party to the contract, renders the contract null and void. There can be no denying material misrepresentations were made to WE THE PEOPLE in the passage of Obamacare. Most will point to keep your Doctor, Keep your Insurance and Cheaper, but their were even deeper, more conspiratorial material misrepresentations and non-disclosures;
- Let us once again point out that the primary pretexts for Obamacare were only made possible because both Democrats and Republicans continued to take campaign contributions, bribes and other consideration from hospitals and Insurance Companies TO NOT FIX traditional healthcare. Subsidizing the premiums for those with pre-existing conditions and those who wanted, but could not afford, healthcare coverage were always

the most economical, liberty preserving and viable solutions. Let us again point out that most states already had programs to provide healthcare coverage/treatment for those who could not afford it, before Obamacare. (In Minnesota, it was called MinnesotaCare) Let us further point out the ruse of Insurance Companies pretending to be against Nationalized Healthcare when, in fact, Obamacare greatly expanded their customer base and annual premiums;

The willingness of our Congress and our Government to participate in these material misrepresentations and non-disclosures is evil and disgusts all rank and file Americans. More importantly, if we are a nation of the Rule of Law where there is one class of people and one set of Rules for all people, then Obamacare should be null and void per the material misrepresentations;

But, perhaps the biggest material misrepresentation and/or non-disclosure, duping the American masses into accepting the government power expanding, liberty reducing Obamacare, without first correcting and/or repealing the biggest causes of impoverishment of the American Masses: Debt Based Money of the Federal Reserve (Banking) System, Fractional Reserve Banking and Congressional Insider Trading. If it were not for these three poverty inducing criminal programs, the purchasing power of the dollar and the real wealth of most Americans would be such that they could afford their own health insurance, if they even wanted it as would still be their right without Obamacare;

The willingness of our Congress and our Government to continue to allow these criminal enterprises to continue in exchange for “a piece of the action” is evil and disgusts all rank and file Americans. These disgusting acts of evil must be addressed and corrected immediately;

**5.9 Requiring any of WE THE PEOPLE to purchase Obamacare Coverage is unconstitutional and violates our Unalienable Natural Rights to Self-Determination and Pursuit of Happiness.;**

Obamacare, aka the “Affordable Care Act”, expressly exceeds the enumerated and carefully limited powers of the federal government, and that's why it must be declared unconstitutional — not in part but in whole. While the Constitution provides Congress with the authority to "regulate commerce," it has no authority to create it or mandate it on individual citizens or states. Per the Origination Clause, or “Revenue Clause” as it's sometimes known, bills that involve legislation for increasing revenue (Taxes) must start in the House. It is not the Supreme Court's job to legislate or tinker with bills that come before it for review. It has two choices — strike down the law or affirm it. Quite Simply, Obamacare (aka Affordable Care Act) is Unconstitutional. Lastly, but not exhaustively, Obamacare was passed on false pretexts such as, “cheaper”, keep your Doctor, Keep your Insurance. But the most important false representation is as follows: Obamacare is not about healthcare, it is about Control <http://cnb.cx/1IajGaE>, <http://bit.ly/1zcobAq>, (see also #5.3-#5.8);

Obamacare must be struck down as unconstitutional. Any subsequent efforts to address the healthcare issue should not be single payer based nor involve nationalizing our

healthcare. Even Red China does not have nationalized healthcare. Any future healthcare reform should be done through tax breaks and subsidies for only those persons who want, but cannot afford healthcare. For those who want, but cannot afford, healthcare establish a base income at which the individual of average health can afford to pay their own health insurance costs. Use incremental Tax breaks and/or subsidies, as appropriate, for those below that income level. For preexisting conditions, establish what the insurance rate for the person of average health would be and then offer tax breaks and/or subsidies for those with preexisting health conditions. Insurance is supposed to be about spreading the cost of risk so people's lives are not catastrophically altered because they are the unlucky person who suffered the loss, not maximizing the profit of Insurance companies nor maximizing the kickbacks to government officials;

5.10 **It is a violation of our Natural Rights to Self-Determination to have Insurance Company's outlawing all sorts of human activities based on risk.** At the same time these Insurance companies putting limits on the human experience, these Insurance Companies are still be able to build palatial office buildings. Examples of the outlawed natural human activities include snow sledding, public swimming pools not having diving boards and/or not allowing any diving as well as Car Driver's being required to wear seat belts. Insurance Companies are supposed spread the cost of risk, not eliminate risk. Further, we are all for capitalism.

But if Government is going to unconstitutionally require insurance for everything, then insurance companies should be managed to pay the expenses for the risks Government sought to cover, not to maximize profit. When we see Insurance Companies building palatial buildings, we know that either people are paying too much for the Government required insurance or the Insurance Companies are paying out too little. A few iterations of logic considering the non-virtuous nature of man, reveals that kickbacks to elected officials is an irresistible temptation to gouge the public on insurance premiums and mandate even more required insurance types. (And we haven't even mentioned all the money being paid for law enforcement to enforce seat belt laws without the price of insurance coming down.) <http://t.co/iOhsp4aHe7>, <http://t.co/QDiODaDq1r> On any insurance that government requires, the pre-depreciation and pre campaign contribution, bribe and/or other consideration to government officials deductions profit must limited to a maximum five percent. WE THE PEOPLE are not livestock to be managed for the Government's nor the Tyrant Class's maximum profit.

WE THE PEOPLE demand you stop pricing the simple pleasures in life out of existence. We demand that Insurance Companies who sell Government mandated insurances have profits capped at 5% as previously outlined and further be prohibited from giving campaign contributions, bribes and other consideration to any government officials, elected or otherwise;

5.11 **Free Trade must be subjected to a requirement that the workers in any country we engage in any Trade Agreement with must have Wages, Working Conditions and Natural Rights within one Standard Deviation of US Standards.** A few simple iterations of simple Logic dictates that if consumers prefer the lowest priced goods, and the lowest priced goods are produced by slave labor, then eventually WE THE PEOPLE will be reduced to a Standard of Living equivalent to Slave Labor. WE THE PEOPLE assert our Natural Right to Self-Determination to avoid and prevent that eventuality from occurring. WE THE PEOPLE demand Free Trade, but only with countries where their employees have wages, working conditions and Natural Rights similar to our own(see also #4.24 & #10.40 & #10.41);

5.12 **Natural Right to Privacy & Self-Ownership** - Caught working on Progressive Eugenics Agenda again; Facebook Says It's Sorry. We've Heard That Before <http://nyti.ms/1mBqRKp>, <http://onforb.es/1PdFIBc>;

The Government and all Internet Companies must be required to get timely, informed consent, Pro-Active permission to “invade privacy” and/or “experiment” on users/customers before doing so. (It must be immediately proximate to the experiment and it cannot be buried in piles of user agreement boilerplate);

5.13 **Natural Right to Privacy** - Google, too, is familiar with issuing its own apologies, not the least of which includes an admission of inadvertently grabbing personal user information from unlocked wireless networks. <http://nyti.ms/1OcuNoT> , <http://selnd.com/1OcvGhd> Don't be Evil? Ha!;

All Internet Companies must be required to get timely, Pro-Active permission to “invade privacy” and/or “experiment” on users/customers before doing so. (It must be immediately proximate to the experiment and it cannot be buried in piles of user agreement boilerplate);

5.14 **The Rise of Government implemented “Presumed” or “Uninformed Consent”** Our Government has a practice of just doing what it wants, unless the affected persons object. The Problem is the persons affected are not asked if they consent, nor told they have a right to not consent. And since these acts are often done under the “color of government”, people presume they don't have a right to object. Examples in the Taking of Baby DNA (#5.15E), requiring Medical Forms to be filled out to be sent to the United Nations <https://t.co/w3LWUpEXbl> , Tuskegee Phyllis Experiment (#5.15G-iii) and the Negative Check off (and the uninformed consent policy before the Negative Check off) of of MPIRG fees for students at the University of Minnesota <http://bit.ly/1c7SpcK>. No more uninformed consent. Government must ask individuals permission on acts requiring personal consent. And Government must inform individuals they have the right to say not, and to say no without consequence;

**5.15 RUMORS ABOUT THE NATURE OF OUR BIRTH CERTIFICATES** – Some alleged Birth Certificates (See also #1.20, #5.16 & #23.1) are banking Instruments and some allege they create “Straw Men” of ourselves. (Meet your straw man <http://youtu.be/ME7K6P7hlko>] These rumors allege that the consequence of this arrangement is detrimental to all rank and file American and benefit only the government and the Tyrant Class. We expect the Truth of this matter to be revealed and sworn to, without reservation, in writing minimally by the President, Speaker of the House, the Senate Majority Leader, the respective House and Senate Minority Leaders, All Members of the US Supreme Court and any other Federal and/or State Government Officials who have power and authority regarding these matters. If there is any Truth to these rumors, we expect the intent and nature of Birth Certificates and any impact they have on citizenship and self-ownership to be restored to reflect the vision and intent of the Founders, those expressed in the Declaration of Independence and the Original Organic Constitution and Bill of Rights of this Nation(except for those that would violate the now standing Thirteenth Amendment and elements of the Fourteenth, Fifteenth and Nineteenth Amendments given minorities and women the right to vote)

WE THE PEOPLE demand this rumor be redressed and remedied in the manner delineated in paragraphs three and four, under the heading “Redress and Remedy”;

**5.16 Rumors related to the allegations and issues of the Fourteenth Amendment** (#23.1 & #4.26) **and the United States as a Corporation** (#4.27 & #1.20), the status of our Natural Self-Ownership has been called into question. WE THE PEOPLE call upon our government to completely, and without reservation, disclose exactly the true nature of each of our relationships with the government, and if it varies from the original intent, vision and metaphysical context of the Founder's to restore the relationship to the original organic relationship the Founder's intended as expressed by Natural Law, our Unalienable Natural Rights, the Declaration of Independence, the original Organic Constitution and our Bill of Rights. Is our government engaged in “playing games” between the terms of “People”, Citizens and Subjects? <https://t.co/0SqQzwh3bH> While WE THE PEOPLE may look or seem silly, foolish or stupid for not knowing the answers to these questions, it is only because our elected officials refuse to answer and/or are evasive in answering our questions in regard to these issues;

We demand this issue be addressed, and any departure from the intent of the Founders and our Founding Documents be corrected. WE THE PEOPLE demand this rumor be redressed and remedied in the manner delineated in paragraphs three and four, under the heading “Redress and Remedy”;

**6) *NATURAL RIGHTS OF SELF-PRESERVATION – LIFE [NUMBER 1 NATURAL RIGHT]- RIGHT TO BE SECURE IN OUR PERSON - PRIVACY – FOURTH AMENDMENT > SELF-DEFENSE (PERSONAL, FAMILY, INNOCENTS, NATION AGAINST TYRANNY) [SECOND AMENDMENT]***

**6.1 Perhaps no Natural Right is more set in stone than that of the Second Amendment.**  
Yet Government tries to take that Unalienable Natural Right from WE THE PEOPLE.

Enough, the Divine Right of Kings is over. <http://shar.es/BCEN5> Gun Control is not about guns, it is about control; Government Control. Hands off our guns;

6.1.1 *“The conclusion is thus inescapable that the history, concept, and wording of the Second Amendment to the Constitution of the United States, as well as its interpretation by every major commentator and court in the first half-century after its ratification, indicates that what is protected is an individual right of a private citizen to own and carry firearms in a peaceful manner.”*

Report of the Subcommittee on the Constitution of the Committee on the Judiciary, United States Senate, 97th Congress, Second Session (February 1982);

6.1.2 *“The Constitution shall never be construed ... to prevent the people of the United States who are peaceable citizens from keeping their own arms.”*

Samuel Adams

6.1.3 *“The strongest reason for the people to retain the right to bear arms is, as a last resort, to protect themselves against tyranny in government.”*

Thomas Jefferson

6.2 **Government Taunting and Baiting** – With a couple hundred years of governance under their belt, our government has learned a few tricks to manage and manipulate WE THE PEOPLE. One of these tricks is “Taunting” and “baiting”. While Taunting and baiting is usually a behavior seen amongst law enforcement, it has also been observed in Judges, Court Staff, County Board Members, Government Apparatchiks, State Legislators and their Staff as well as Federal Legislators and their staffs. Essentially Government officials engage in taunting for one of two reasons. The first, personal petty reasons. The Second, as a group orchestrated means to “get rid of” a persistent voice of political dissent. The “taunt” or “bait” is a phrase or action that government officials know from past experience will agitate the targeted citizen. The point of the “taunt” or taunts is to agitate the targeted person to a level of agitation meriting legal action. And then the government official denies the taunt(s) when law enforcement shows up and/or the arrest is made (in the case of the taunting government official being law enforcement). Now the target of the taunt/bait is in the jaws of the legal system and either self-censors themselves from further interaction with the government taunter/baiter or so ordered by warning of law enforcement and/or more formal court proceedings. In effect, the pre-meditation of taunting/baiting makes it a violation of the Fifth (#16) Amendment Right to not be a witness against yourself. We have seen judges taunt/bait litigants in open court trying to rouse the targeted person to a level meriting restraint by the bailiffs and/or contempt of court charges. (including one judge who stood up, turned around and shook his posterior at a litigant while telling the litigant their was nothing they could do about it.) In other instances, we have seen county boards prevent the voices of Political Dissent from exposing illegal acts by the Board and/or government corruption and/or other simply unethical and/or immoral acts of the Board or Board Members by engaging in verbal taunts/baiting calculated to agitate Petitioning Citizen, and then filing harassment orders citing the behavior of the target that they coldly, calculatingly elicited with their taunting/baiting. (ignoring the multiple previous decorum observing

interactions the target had with government in Petitioning for Peaceful Redress of their Grievances.).

*“There's no way to rule innocent men. The only power any government has is the power to crack down on criminals. Well, when there aren't enough criminals, one makes them. One declares so many things to be a crime that it becomes impossible to live without breaking laws.”*

Ayn Rand

- 6.3 **The use of Administrative warrants is a clear violation of the Natural Right to be “Secure in our person”**, and not be subjected to unreasonable searches and seizures, It also violated the Fourth Amendment and our Natural and Constitutional Right to Due Process; (See also #4.14 & 16-A) The practice of Administrative Warrants must end immediately;
- 6.4 **Government has failed to secure the borders, despite that being one of its most important enumerated powers.** 29 years ago WE THE PEOPLE were told that if we allowed our Government to give amnesty to illegal aliens as a one time only remedy, our Government would secure the borders and build a fence on the southern border. Not much of the fence was built, and none of our borders are secured. See Immigration and Reform Act of 1986 <http://t.co/YmhWlotBaj> All of those promises were broken and apparently our Government thinks enough Americans have dies in 29 years to allow it to again seeks to give Amnesty to Illegal Aliens;Government gave Amnesty to Illegal Aliens 29 years ago on the promise that it was a “once only deal” and the borders would be secured;
- We are holding you to those promises. No more Amnesty. Secure the Boarders. Complete the Fence on the Southern Border Now. We believe this rampant immigration is a deliberate attempt to subject America to the pressures and turmoil of Balkanization <http://t.co/quXiHPxMim>. With all that money spent on the Obama Stimulus Bill, none of you could think to spend some of the money finishing the fence?
- 6.5 **Government has failed to deport criminals otherwise known as Illegal Immigrants.** Our Government allowing unknown persons with unknown backgrounds to wander into and around our country violates our Natural Rights of Self-Preservation and to be “Secure in our Persons”. It is a failure of Government to perform one of its few enumerated duties. WE THE PEOPLE must not fall for the Saul Allinsky “Rules for Radicals” tactic of using a Country's morals, ethics, empathies, sympathies, traditions and Laws against that society when fomenting unrest to topple its government. Arrest and Deport all Illegal Immigrants NOW;

**6.6 Failure to provide Transparency and Accountability for the Legal System** (See Also #4.1, #4.6 to #4.10, #4.12, #4.16, #4.18 - #4.21, #4.11, #1.15, #1.22, #8.1, #10.32, #10.11, #10.16, #10.20, #10.21, #10.22, #10.24, #10.27, #10.28, #10.29, #15, #16, #17, #19, #21, #22) Our Natural Right to Due Process is part and parcel of giving overwhelming force to Government as part of the Social Contract. And Due Process pursuant to the Rule of Law becomes a component of Self-Preservation as part of the Social Contract. Killing citizens for relatively minor legal infractions, clearly violates Due Process pursuant to the Rule of Law. <http://bit.ly/1Rtml3M> and <http://nyti.ms/1K0Dy2n> The purpose of Government is to allow each of us more liberty than we would otherwise have in the chaos of the pre-government natural state; not to make us subjects of Government and/or force us to serve Government or Corporations;

For obvious reasons, a systemically corrupt judiciary, militarized State and Municipal Police <http://t.co/hmAyn1Ao2W>, and the lack of transparency and accountability of America's Legal System violate our Unalienable Natural Rights to Self-Preservation and to be Secure in our Persons;

Restore Transparency and Accountability of the American Legal System, Restore our Natural and Constitutional Right to Due Process pursuant to the Rule of Law and demilitarize our State and Municipal Law Enforcement NOW;

**6.7 Obamacare in reality is a Progressive Eugenics Program** (See #5.3 to #5.9) Natural Right to be Secure in our Persons) We are not your livestock to be manage for maximum profit to community, government and/or corporations. Stop treating us like your livestock immediately;

**6.8 Infringement of our Natural Right to be "Secure in our Persons" by intentional infliction of fabricated fear, stress and/or duress by our Government and/or with our Government's complicity.** It is the legitimate function of Government and Main Stream Media (MSM) to warn and/or inform the public of legitimate concerns such as natural disasters, food safety issues and war. However, as we have mentioned elsewhere in this document, our Government has adopt practices, strategies and methods to manage and manipulate the masses for government's purposes and often against the best interests and natural free will of the individual. Edward Bernays' base instinct and emotion based propaganda (#1.10), Progressive Conditioning(#1.16), Delphi Technique(#1.11) and Protests and Crises machinated by Government (#1.13) most often rely on, and, inflict elements of fear, stress and duress upon the individual;

Such practices defy the legitimate purposes of Government to preserve the Natural Rights of the Individual and are simply evil. WE THE PEOPLE demand these practices end now;

**7) NATURAL RIGHT TO TRAVEL AND MIGRATE WITHIN THE COUNTRY AND TO LEAVE THE COUNTRY;**

- 7.1 **Attempts to trick Millennials into believing they don't want to own a home or have a car** <http://t.co/Yrp9ASmdhS> Stop using your duplicitous Psy-Ops on all of us in general, on the younger generations in particular;
- 7.2 **Random Roadblocks** - Stops without probable cause <https://t.co/cU82wBJVyd>. If Government Employees can do this to WE THE PEOPLE, can WE THE PEOPLE do this to our Elected Government employees? Stop implementing pretexts to violate the Fourth Amendment Now;
- 7.3 **Invasive Searches** to get on mass transportation, Courthouses and other Government Buildings <http://t.co/oCEM63eFgr>. Stop using every crisis as an excuse to expand Government Power and infringe our Natural Rights;
- 8) **NATURAL RIGHT TO FREEDOM OF RELIGION [FIRST AMENDMENT];**
- 8.1 **The practice of Christian religions has been hampered on public property while other religions have been granted certain permissions.** <http://bit.ly/1HsoBn8> & <http://huff.to/1GgwdHU>;
- This prohibition of the practice of religion in the Military is not acceptable. <http://wtim.es/1FltLTv> Freedom to practice or not practice any religion must be emphasized and maintained. At the same time, we should look to the practices of the Founder's regarding the presence of religion in public places and government, to understand their intent;
- 8.2 **The Supreme Court's unconstitutional interpretation of the Fifth Amendment regarding "Takings" has resulted in local municipalities demanding churches pay Property Taxes before they will rezone property to be used as a Church.** <http://srib.mn/1DibfIT> Amongst the traditional benefits of Religions has been exemption from property taxes. With the Supreme Court resurrecting to Government the power and control of "Divine Right of Kings" over property, Government has wasted no time in asserting its power to tell private property owners what they can and cannot do with their own private property. The Supreme Court's unconstitutional interpretation of the Fifth Amendment must immediately struck down by said court or countermanded by Congressional Action;
- 8.3 **Islam – Is it or is it not a Religion deserving of our tolerance and Rights accorded other religions by our Constitution.** This dilemma creates great consternation amongst WE THE PEOPLE. We are torn by this huge conundrum between our values of religious tolerance and our principle of not judging entire groups of people by the actions of a few and our Natural Right to Self-Preservation. However, the time has come to make a decision as to whether we continue to provide Islam our tolerance and the special rights we afford all religions under the First Amendment. Is it a religion or Is it not a Religion? Do we dare set foot on that slippery slope? If it is a religion, does its basic tenants threaten America, and if so, do does our Natural Right to Self-Preservation trump our cherished principle of Religious tolerance? All of this is unsettled debate. We offer the following for your consideration: <http://t.co/xZXbfl5vZg> & <http://t.co/TdAyk59oNf> &

<http://t.co/By0am1bG9u> & <https://youtu.be/Ib9rofXQl6w> & [https://www.youtube.com/watch?v=aYu\\_bHu6sUc](https://www.youtube.com/watch?v=aYu_bHu6sUc) & <https://youtu.be/5TY5CPrzk> & [https://youtu.be/t\\_Qpy0mXg8Y](https://youtu.be/t_Qpy0mXg8Y) We are concerned that if the extremist element of Islam is a very small minority, why is the majority of moderate adherents to Islam not more vocal and strenuous in its condemnation of the minority terrorist element of Islam. Added concern arises from the strategy of “using a country's morals, ethics, traditions and laws against it” in toppling a government as suggested by Alinsky's “Rules for Radicals”. A decision about Islam and course of action for our own Self-Preservation must be soon forthcoming;

9) **NATURAL RIGHT TO EXPRESS ANY IDEA THROUGH PRINT, VOICE, BANNER, OR OTHER MEDIA[FIRST AMENDMENT];**

9.1 **Our Government's Plausibly Deniable and outlawed, but still practiced,**

**COINTELPRO** <http://exm.nr/1CPkznO> operations have expanded from the practices used in the time of Martin Luther King, Jr. In those days, Government officials just gathered “dirt” and/or made up information intended to demonize, discredit and marginalize the leaders of political dissent. At the present time, our government fabricates criminal allegations and charges with a Court system complicit in making sure the leaders of political dissent receive unfavorable outcomes. Our Government's use of COINTELPRO style operations to punish and suppress Political Dissent and Free Speech must end;

*“Purpose of counter-intelligence action is to disrupt [Black Panther Party] and it is immaterial whether facts exist to substantiate the charge. If facts are present it aids in the success of the proposal but the Bureau feels ... that disruption can be accomplished without facts to back it up.”*

J. Edgar Hoover, FBI Director 1924-1972 Memo (16 Sept. 1970)

Since the intent is to make others socially shun, blacklist and/or avoid the targeted voice of political dissent for merely exercising their Natural and First Amendment Rights, this violates the targeted person's Freedom of Association at a minimum. It also raises the issues of punishment without Due Process of Law and Cruel and Unusual Punishment. The violation of the Right to Freedom of Association is further exacerbated by our Government's Progressive Conditioning programs. (See #10.49 & #1.16) This issue may be related to what others have described as being “Targeted Individuals” <http://bit.ly/1EqAqLt>;

As the ability to Dissent Politically is vital of the Democratic Process in our Constitutionally Limited, Representative Republic, it is unacceptable for government to engage in the punishment and/or discrediting, demonizing and marginalizing the voices of political dissent. In that these practices also wrongfully violated the targeted person's Unalienable Natural Right to Freedom of Association, our Government must immediately cease and desist such activities. Our Government is further reminded that activities such as COINTELPRO have already been censured and prohibited by Congress and the Courts;

- 9.2 **Law Enforcement and Court intimidation and harassment of the 4<sup>th</sup> and 5<sup>th</sup> Estate** **Press** further demonstrates a government trying to Establish Truth as the King did under the Divine Right of Kings. Freedom of the Press, whether 4<sup>th</sup> or 5<sup>th</sup> Estate, must not be infringed;
- 9.3 **Recent Net Neutrality moves by our Government** raise concerns over this Natural and First Amendment Right. Technology must be used to enhance Free Speech and Free Press, not to repress them;
- 9.4 **Our Government's attempts to give control of the Internet to foreign countries,** despite it being created with tax payer money, give credence to a posited scenario that the foreign countries will censor the Internet and violate this Natural Right, allowing our government to say "Hey, somebody else who we can't control censored American citizens, not us." This entire scenario is unacceptable and must be redressed;
- 9.5 **We suspect, and rumor has it, that the NSA and DHS are instructing websites like Google and Facebook to censor the voices of political dissent,** while giving paid political operatives a free hand in the Government's attempts to Establish Truth for the masses. Infringing the public's right to Establish Truth for themselves as well as their rights to Free Speech and Free Press is intolerable;
- 9.6 **Anonymity is part of the Natural and First Amendment Right to Free Speech.** We argue that government is using information it gathers to identify the sources of Free Speech and Free Press, results in the loss of anonymity. And, the loss of anonymity forces and/or cause many people to have to self censor themselves. This invasion of privacy by various Government Agencies, including but not limited to NSA and DHS, is unacceptable and must end now;
- 9.7 **Reduction in Funding for Public Access Community TV.** Past Licenses to Private communication companies (Cable) have included funding for Public Access Community TV (Citizen Free Press). Public Access Community TV gives individuals access to technology beyond their personal resources and promotes Free Speech, Free Press and the Democratic Process. In recent years, Municipalities granting these licenses have been cutting off funding for Public Access Community TV. In some instances, in exchange for campaign contributions, bribes and/or other consideration and in other cases to advance the Progressive Agenda by restricting the flow of information through Censorship, Propaganda and Indoctrination. As a large portion of the success of our Government and the Tyrant Class in expanding their powers has been caused by the complicity of Main Stream Media(MSM), WE THE PEOPLE propose a re-commitment to Public Access Community TV. All licenses for National Resources (easements and airwaves as non-exhaustive examples) to any non-Community TV Communications entity must require funding for Public Access Community TV. Such funding at a level such that facilities are accessible within a 30 mile radius in high population density areas and 60-90 miles in lower population density areas(even less in sparsely populated areas (e.g. AK, MT). This, along with unfettered access to the Internet, restoring the Fourth Amendment and our privacy, and spinning the methods of surveillance around and pointing them at our government officials,

should assure that the monopoly on the flow of information, to the American masses now controlled the Government and Tyrant Class, is broken;

*"I would rather be exposed to the inconveniences attending too much liberty than to those attending too small a degree of it."*

Thomas Jefferson

10 ) **NATURAL RIGHT TO ESTABLISH, MONITOR, CONTROL, ABOLISH AND PETITION[FIRST AMENDMENT]** our servant government to help secure our Unalienable Natural Rights. [Social Contract, Consent of the Governed > Checks and Balances, Transparency and Accountability]

Our elected officials wrongly believe they are now our Sovereigns. They are not. Our Founders built our government based on their assessment of the nature of man being non-virtuous. They created our government with Checks and Balances as well as Transparency and Accountability to deal with that shortcoming of mankind. Despite this, over the years our Government has reduced its transparency and accountability and instead of acting as Checks and Balances upon each other, have now become co-conspirators and accomplices in exploiting the masses;

*"Those in power need checks and restraints lest they come to identify the common good for their own tastes and desires, and their continuation in office as essential to the preservation of the nation."*

Justice William O Douglas;

10.1 **Rigged Elections** – Our elections are rigged through electronic means and we demand a return to paper ballots: Proof of Election Fraud from the horses mouth  
<http://bit.ly/1DLB9nh>;

This video contains Congressional Testimony about Congressfolks asking for Computer Programs that would allow election results to be flipped 51%/49% either way with the touch of a button. This should have been front line news, caused the Congressperson(s) to be tried for Treason, and resulted in Legislation requiring tough audit trails of the Electronic Ballot Box computer code or the return to paper ballots. As this did not occur, we must presume it is our Government's intent is to fix election outcomes. This is unacceptable and must be immediately redressed. WE THE PEOPLE Must Reverse Citizens United, allow contributions only from "Natural" persons who are American citizens and stop political contributions from all artificial entities, Implement Equitable Voter ID and Audit Electronic Ballot Boxes <http://t.co/fMwx5xZILU> We demand a re-commitment to the Integrity of the Electoral Process;

10.2 **Our Elections have become a Moneyed farce**. It is obvious from our current circumstances that Oaths of Office are meaningless in a world of campaign contributions, bribes and other consideration for Government Officials. Foreign persons and entities, as well as artificial entities such as Corporations and Unions must not be allowed to make campaign contributions to any American elected officials. WE THE PEOPLE demand this campaign reforms. WE THE PEOPLE demand the money be taken out of the political equation. WE THE PEOPLE demand Public Campaign Finance (See #10.3);

10.3 **Public Campaign Finance** – As it has been demonstrated that non-virtuous people cannot keep, nor be trusted to keep, their oaths of office when offered Campaign Contributions, bribes and/or other consideration, Public Campaign Finance is the best solution. It will cost the masses far less than what the current system is costing us in terms of the resultant injustice, corruption, corruption and outright theft;

We would keep the price of Public Campaign Finance down by requiring any licenses for National Resources such as the Broadcast airwaves(MSM broadcast, Satellite, etc) and easements (Cable) to contain a provision(s) for the free airtime for candidates and candidate debates in election years. As a means begin the discussion, perhaps this free airtime would start in the January before the election, with a more or less “free for all” access. And in successive months leading up to the election, only allow candidates who get greater than increasing percentages in bonafide polling (say at least 1% in February rising to 5% in October and last few days before the Election in November) Details would also have to be fleshed out for off-year and irregular elections. Though off the hip and incomplete, this is a good place to start refining our thoughts;

All payments and other consideration to Government Officials, besides their salaries and Government benefits, thereafter to be considered Felony Bribes and/or High Treason with the stiffest penalties. As our employees, All Elected and Bureaucratic Government officials and Public Servants would be required to disclose their finances for all of their years of service and then years after to receive their retirement benefits;

While we will press for public campaign finance, we nevertheless must address Supreme Courts Ruling that Corporations are People and Money is Free Speech. WE THE PEOPLE disagree. Corporations did not exist in the pre-government, Natural State. Pursuant to Natural Law, therefore, they are artificial entities and cannot be considered “people”. Further, making corporations people and then ruling money is free speech is at odds with the purpose of Government. The purpose of government is to protect the unalienable rights of the individual and, in so doing, allow the individual to enjoy more liberty than they would in the chaos of the pre-government state. Artificial entities like Corporations have concerns and interests in conflict with those of people and the purpose of our Government. Corporations and Unions, both being artificial entities are not people and therefore, must not be allowed to make campaign contributions, bribes and/or other consideration to any government officials, elected or otherwise. WE THE PEOPLE Must Reverse Citizens United, Implement Equitable Voter ID and Audit Electronic Ballot Boxes(or return to paper ballots) <http://t.co/fMwx5xZILU>;

If Public Campaign Finance does not become law, Campaign Contributions must only be allowed to be made by Natural Persons who are American Citizens, not any artificial entities;

10.4 **TERM LIMITS** Reasonable Term Limits must be enacted. The Founder's did not intend for there to be career politicians. The Founders intended their to be citizen politicians who would serve a short while in government and then go back to their lives and business as citizens. Some have proposed no retirement benefits for elected officials as a means to force elected officials to return to private employment to provide for their own retirement. Another thought is to require all persons running for reelection be required to submit to and pass a polygraph with questions such as, "In your past term(s) as an elected official, have you done anything the average rank and file American would consider illegal?" Yes, we know polygraph test are not infallible, but "What is more important, the political career of one politician or the best interests and well being of the masses?" Opposition to these requirements on legal grounds can be rebuffed by making them provisions of our Elected Officials employment contract with WE THE PEOPLE aka OUR Government. In any case, the Founders intended there would be citizen politicians who would return to their private lives after spending a short time in public service, not career politicians who seek to install themselves as America's Aristocracy;

10.5 **Election Integrity - Voter ID** – As we pointed out in #10.1, our government's failure to redress irregularities in Electronic Ballot boxes evidences the intent of our government to rig elections. By now, the weight of evidence in the injustices our government is committing upon the masses should cause you to realize that the rigging of any election is to the detriment of all rank and file Americans, regardless of political party affiliation. We trust the edification we have provided you so far, will convince you of our unbiased sincerity and loyalty to Natural Law, preservation of your Natural Rights and the best interests of the masses. With the concerns we demonstrated in #10.1 regarding our government's apparent predisposition to rig elections, we feel justified in pressing for the equitable implementation of Voter ID. We understand the concerns of some of you that Voter ID, might be used to prevent some from voting. In that regard, we propose that State Photo ID be provided, for free, to all who say they need that ID to vote, but cannot afford to pay for it and that those who show up to vote, can vote provisionally. The provision being that they have 30 days for their bonafide application for a State Photo ID to show up as applied for and accepted in the State Photo ID Data electronic base. (And even then, the vote can be rescinded from acceptance if it is returned undeliverable by the post office and remains unclaimed more than 60 days after the election.) Photo ID is required to drive a car, cash checks, apply for government benefits and purchase alcohol and cigarettes. Our work-around should satisfactorily address the needs and concerns of those who don't already need Photo ID for other purposes. Nevertheless, we would propose exempting Voter ID requirements until 2055 for those persons born before 193, as the requirement for Government ID did not become omnipresent until the implementation of Social Security;

10.6 **Perverse Meritocracy** – Our elected and unelected Government officials should advance in stature and position by preserving the Unalienable Natural Rights of the masses

and promoting the best interests of the masses. Instead now, elected and unelected Government officials advance for BETRAYING Natural Law, Natural Rights, the Constitution, the Bill of Rights and the best interests of WE THE PEOPLE. Our Elected Officials now subscribe to a moral standard of “Plausible Deniability” (#1.8) while indoctrinating the masses with a moral standard of absolute right and wrong. (As the masses, and especially young folks look to celebrities and politicians in establishing their own moral standards, these two different, diametrically opposed standards of morality, are a major source of the moral decline of America) Proof of our Progressive Government's belief that it has the right to lie to the masses came in the form of a video of Progressive Professor Jonathan Gruber (#1.6) The Progressive Tyrant Class has amassed such a large pool of unearned money through its theft of value created only by the labor of the masses, from the masses that the material rewards/punishments it can offer Government officials that betray the masses are far greater than the material rewards the masses can offer Government officials for acting in the best interests of the masses. With these revelations, rank and file Americans should appreciate that the Founder's assessment of the nature of mankind as being non-virtuous was true and correct. More importantly, Americans should stop voting for any incumbents;

“For PEOPLE to rule themselves in a REPUBLIC, they must have VIRTUE; for a TYRANT to rule in a TYRANNY, he must use FEAR.

William J. Federer;

**10.7 Our Elections are now framed by our Government and Tyrant Class in such a way that they no longer are about the material concerns of rank and file Americans** and, more importantly, they are framed in such a way as to allow the Tyrant Class to usually control the outcome. With a complicit Main Stream Media, and using Edward Bernays Emotion and Base Instinct based propaganda and techniques, as well as Progressive Conditioning (#1.16 and #12.7) and Delphi Technique(#1.11), the Tyrant Class has come frame elections in such a way to narrowly divide the masses on social issues such as Abortion and Gay Marriage. In this manner, issues most material to the masses, such as government and judicial corruption, Theft of Value from the masses by the FED's Debt Based Money and Congressional Insider Trading and the Inequity of Fractional Reserve Banking, are not emphasized during the election process. Government's involvement and/or complicity in framing elections in this manner and for this purpose is Treason, and must end immediately;

**10.8 Infringements of our Natural Rights caused by Government and the Tyrant Class following the tactics and strategies laid out in “Rules for Radicals”** – It appears to us that our Progressive Government has/is used/using Saul Alinsky's “Rules for Radicals” as a road map to topple our government and install some Progressive/Marxist form of government. Before we provide the reader with a link to the book, we will give you some samples of what Rules for Radicals Advises. “Use a society's morals, traditions and laws against them”, “Foment social angst. A society in turmoil is more receptive to government change.” You can read the whole text of Rules for Radicals for free at this link

<https://t.co/4To9eRt2X4>. See a summary of some “Rules for Radicals” strategies can be found here <https://t.co/eZ9KAFn3il>.

The use of all and/or almost all of the Tactics espoused in “Rules for Radicals”, violates our Natural Rights, Constitution, Laws and Bill of Rights and is Treason. Therefore, our Government's use, and/or complicity in the use, of the tactics prescribed by “Rules for Radicals” must end immediately;

**10.9 There is one and only one Tyrant Class pretending to be two major political parties.** The Government sanctioned pretext that there are two wholly separate major political parties, when there really is just one Progressive Tyrant Class pretending to be two major political parties, violates our Natural Rights to Establish, Monitor, Control and Petition our Government and infringes WE THE PEOPLE's Natural Right to Establish Truth for ourselves. WE THE PEOPLE can find no enumerated power in the Federal Constitution giving our Federal Government the Right or Power to Lie to WE THE PEOPLE. WE THE PEOPLE Challenge our State Elected Officials to cite the language in any State Constitution granting unto State Government officials the Right to Lie to their respective residents;

The two alleged major parties are merely used to spin and frame the various issues in such a way as to divide and conquer WE THE PEOPLE so we do not unite against them. Distractions, False Flags and spectacles are thrown into the mix to distract the masses from the real issues, such as our government officials robbing us blind. Political Operatives, either paid or on the promise of future reward, serve as a officers in all levels of the major political parties (BPOU, District, State, National) As a result, the major political parties provide only the appearance of the Democratic Process. In reality, the two major political parties are just a machinated vetting process to assure the majority of both major parties' endorsed candidates are loyal to the one and only one Progressive Tyrant Class. (Political Operatives trade the liberty of all of WE THE PEOPLE for their own, selfish personal gain and creature comforts.) On top of this, these political operatives mingle among us pretending to be friends of the same political stripe, and promote the Progressive Tyrant Class Agenda without disclosing their status as Political Operatives. In so doing, Political Operatives amorally take advantage of our natural propensity to be less skeptical and accept as true what friends say. In failing to reveal their true loyalty to the Tyrant Class and pretending to be our friends, Political Operatives are engaging in a variation of “Delphi Technique(#1.11)” and infringing every American's Natural Right to Establish Truth for ourselves;

This Progressive Tyrant Class is able to finance all of the duplicity required to create this faux left/right two party paradigm using proceeds from an enormous pool of unearned wealth. The Progressive Tyrant Class steals so much money/value created only by the labor of the masses from the masses (More than half of the country's GDP via the Federal Reserve's Debt Based Money (#2.2) that the masses are all too busy, tired and broke to hold our Candidates, Elected Officials and Government accountable. Again, this money/value stolen from the masses is the source of the enormous, unearned pool of money the Progressive Tyrant Class draws upon to further its agenda and further enslave the masses;

WE THE PEOPLE demand full disclosure, and/or “Could the Democrat and Republican Party simply merge and morph into one party so rank and file America can form a party to represent our best interests?” WE THE PEOPLE demand this criminal theft of value, “created only by the labor of the masses”, from the masses end immediately. The pool of unearned wealth that Debt Based Money yields creates an almost overwhelming resource which is being used to reduce WE THE PEOPLE to a state of absolute Despotism.

- 10.10 **Paraphrasing Aristotle** – Our government has specifically designed our laws and regulations to be so complex, lengthy and time consuming to deliberately reduce the amount of time the masses have to hold their government accountable. (Taxes, Zoning, Divorce Court, Child Custody, Child Support, Driver's Licenses, Vehicle Licenses, etc.) Further, the value and property stolen from the masses via Congressional Insider Trading, the Federal Reserve (Banking) System's Debt Based Money, and Fractional Reserve Banking, etc. force people to work much longer to support themselves and their families leaving far less time to hold our government accountable. Such acts and methods by Government are a violation of our Natural Right to hold our Government Accountable. Paraphrasing Aristotle:

*“It is in interest of the tyrant to keep their subjects poor & busy so they don't have time nor money to plot revolt”*

Aristotle [paraphrased]

It is despicable that any government would force its citizens to toil needlessly and pointlessly, just so its people do not have the time, energy and resources to hold their government accountable. All Government policies towards this end must be rescinded immediately;

- 10.11 **Our Government is no longer transparent and accountable for its Judicial and Legislative wrong-doings.** We have already given the example in #4.18 where the Minnesota State Legislature has refused to give hundreds of Minnesotans the opportunity to Petition the Government for Redress of Grievances regarding our State Judiciary every year since 2005. Regardless of its public relations campaign, our Government is no longer transparent or accountable to WE THE PEOPLE. Even Further, our government illegally and unconstitutionally retaliates against and punished those who attempt to require transparency and/or enforce accountability. (See Also #4A, #4.6 to #4.10, #4.12, #4.16, #R-#U, #4.1I, #1.15, #1.22, #8.1, #10.32, #10.11, #10.16, #10.20, #10.21, #10.22, #10.24, #10.27, #10.28, #10.29, #15, #16, #17, #19, #21, #22)

WE THE PEOPLE demand our Government restore full transparency and accountability;

- 10.12 **We also offer proof our Government is not transparent nor accountable with regards to its finances which are supposed to open to the public.** WE THE PEOPLE have the Natural and Constitutional Right to Monitor our Government's Finances. Wright County Minnesota has refused to divulge various financial records that have been requested every year since 2008. <http://exm.nr/1Dg6wUk> & This Fiscal TAR Caucus Resolution

passed in 2010 and 2012 <http://t.co/AxVm6bTtdU> We now demand that every State and Municipality(City, County, School, etc) in America be required to post their entire checkbook ledgers on the Internet in layman's terms. That these records be fully downloadable to fully functioning spreadsheets. That these records be updated daily and must remain on the Internet for at least Eleven years from the date of posting. We further demand that all of the auditing and accounting work of the County Auditor be also posted on the Internet with the same requirements of layman's terms, retention periods and download-ability to fully functioning spread sheets with additional caveat of no aggregations greater than \$100.00.

*“Congress may carry on the most wicked and pernicious of schemes under the dark veil of secrecy. The liberties of a people never were, nor ever will be, secure, when the transactions of their rulers may be concealed from them.”*

— Patrick Henry

- 10.13 **Elected Official's facilitating lack of Accountability by having appointed people and boards make unpopular decisions** – Our most recent example is the Federal Communications Commission adopting the bogus Net Neutrality Policy. Another misnamed Progressive Policy, though portrayed ensuring Internet Access it is actually a means to violate the First Amendment Rights of all Americans(in increments, of course). In Minnesota, another example is the Metropolitan Council. It implements policies often unpopular with the masses. In both of our examples, our elected officials have insulated themselves from the fallout (accountability) for the implementation of unpopular by having unelected government bureaucrats do their dirty work. Elected officials have to stand for election, unelected bureaucrats don't. With Quid Pro Quo Code Red in affect, unelected Government Board members usually don't have to incorporate losing their jobs in determining whether they will or won't vote for publicly unpopular policies. WE THE PEOPLE demand that all material and/or substantive decisions and policies be voted on by elected officials directly accountable to WE THE PEOPLE for their votes;
- 10.14 **Congressfolks saying they have no control over Government Agencies they created.** The FTC, FCC and the IRS come to mind. Congress folks claim no control over these agencies so they can act as agents of punishment, retaliation and retribution against individual citizens for daring to Petition the Government for Redress of Grievances, being voices of political dissent and/or as further punishment for having been convicted of a crime. In refusing to exercise control over these agencies, Congress allows them to become punitive instruments of Government. Congress has, and/or must reassert its control, over Government Agencies that Congress itself created, immediately;
- 10.15 **Elected officials having their unelected staff perform various unethical and/or illegal acts on the behalf of the Elected Official.** Chief of Staffs for Federal and State Senators and Representatives, Deputy Chiefs for Police Chiefs, County Administrators for County Boards and City Administrators for City Councils come to mind as examples. comes to mind. This is just a instrument of the whole “Plausible Deniability(#1.8)” Government Moral Standard;

WE THE PEOPLE demand legislation be put in place making the elected official as culpable for any illegal and/or unethical activities committed at their direction by any government official and/or on their behalf by their own staff and/or subordinates;

- 10.16 **No more spending money on Training Trips for Government officials where they are taught how manipulate and enslave the masses.** Besides, most of them seem to treat these training trips as vacations. They to go to the beach, casino and local clubs rather than the actual training seminars. Just as sickening are “How to lie effectively” seminars for Government officials paid for with taxpayer money. And the training provided at these Government official training seminars seems to be diametrically opposed to our Government's purpose of preserving the Natural Rights of WE THE PEOPLE and allowing us to enjoy more liberty than we would in the chaos of the Natural State;

WE THE PEOPLE demand that no more taxpayer money be spent on sending Government employees to seminars to learn to manipulate and enslave the masses;

- 10.17 **Public Utility Commissions** have come to be counter-productive in protecting consumers from natural monopolies that utilities formerly were. New technologies have brought competitive pressure into markets like electricity and communications. All utilities need to be reevaluated to determine if they still should be administered and/or overseen by a Public Utility Commission.(PUC) Sadly, Elected officials have seen the unelected PUCs as a way to slip new taxes into existence with much less public exposure while avoiding the possible fallout in their own elections. <http://t.co/JJf5bNpdz2> WE THE PEOPLE hereby demand that the entire Public Utility Commission be reevaluated and “shook up” to restore there commitment to the best interests of WE THE PEOPLE and away from the best interests of the one and only one Progressive Tyrant Class Pretending to be two major political parties;

- 10.18 **Fuel as a Utility/Fuel Prices** – Wild variations in the price of fuels like gasoline lead WE THE PEOPLE to contemplate if forces other than competitive forces are at work in the “fuel marketplace”. The ability of fuel companies to materially reduce fuel prices in election years, seemingly at will, belies the workings of a competitive free market. It occurs to us that the Fuel Industry raises prices in the off-election years to raise money for campaign contributions, bribes and other consideration in election years. And then, in election years reduces fuel prices so the masses are more willing to let the election be framed with “Social Issues” than with material issues like “fuel monopolies” and Government Corruption. Perhaps the fuel Oligarchs will be sufficiently reformed upon hearing discussions of subjecting them to administration and oversight to a PUC? WE THE PEOPLE call for an investigation into the oligarchy of fuel and fuel price changes which run counter to those of a competitive free market. And, a proper redress of any issue therein uncovered;

- 10.19 **Free Speech and Free Press are regularly unconstitutionally and illegal suppressed.** (See also #9.1, #9.2, #9.6, #12.4, #12.5, #12.7, #12.10, #12.11, #12.12)\_ Peaceful Protesters are arrested and jailed without Probable Cause as tactic to disperse the crowd and remove them from the public eye for a few days.(<http://bit.ly/1IX9RxD> ) Law Enforcement and Courts criminally conspire to suppress Freedom of the Press. Members of

the Press are arrested on completely bogus charges, and jailed until the event they were covering is over. To further suppress Freedom of the Press, Members of the Press are put into solitary confinement jail cells with video, but no audio, recording ability. That way, its just your word against a cops word as to what was said. Under these circumstances citizens are subjected to threats of bodily harm ranging from “face blown off and the union will have me back on the job the next day” to “if you don't cooperate with my interrogation, I will throw you into that glass cage full of orange suited hardened criminals” Hence the reason for no audio recording capability. And even if the Courts are forced to admit this suppression of the press occur, while they dismiss the bogus charges against the members of the press who were wrongfully arrested, they prepare bogus findings of facts to justify the acts of police and/or diminish the amount of damages the wronged can recover. Progressives didn't like Muckrakers <http://t.co/if5sTimeHo> a century ago, and the Progressive distaste of the transparency via Freedom of the Press remains today. (By the way, Our Courts have thrown Miranda Warnings out the Window back in 2010.) All Government Oppression of Freedom of the Press must end now;

10.20 **The Federal Freedom of Information Act (FOIA) and the various State Data Practices Acts must be rewritten.** In FOIA's current form, government uses it as a means actually preventing or delaying WE THE PEOPLE from getting our Government. As most State Data Practices Acts are modeled after FOIA, they suffer from the same dysfunction as FOIA. Forcing Government Compliance to FOIA and Data Practices requests most often should not require litigation in Court. <https://t.co/TwwYZm7h04> & <https://shar.es/1r10ry> Our Government must stop resorting to “tedious and frustrating” tactics to avoid its obligation to be transparent accountable by wearing WE THE PEOPLE down. Further, provisions of FOIA and State Data Practices Acts must be written so the responses are timely, affordable and responsive. FOIA and State Data Practices Acts must be rewritten to promote transparency instead providing Government a means of impairing Transparency. Our Government must submit to transparency immediately;

10.21 **Failure to adequately protect and reward Whistle-blowers,** especially government Whistle-blowers. Whistle-blowers, whether employee, subcontractor or happenstance witness need far greater protections and rewards for coming forward. <http://t.co/hLJRi8RD21> & <https://t.co/C9th8VeGTG> Whistle blower protection laws must be rewritten to cover greater class of people and to provide great rewards and protections for whistle blowers and harsher penalties for those who retaliate against whistle blowers;

10.22 **Simulated Litigation** – Though we have addressed this under our Natural Right to Establish Truth for ourselves (#1.15) and our Natural Rights related to Due Process pursuant to the Rule of Law(#4.4), it is an important factor in infringing our Natural Right to monitor, control and Petition our Government. Quite simply, the fixing of Court Cases while having the outcomes appear to be legitimate prevents us from hold our Government Transparent and Accountable. Simulated Litigation must end now;

10.23 **Government Employees must receive approximately the same wages and benefits as those of similar occupations in the private sector in the same geographic area.** Expenses always rise to meet income. Given that reality, We want a Government

employee to be able to relatively easily replace their government income with a new job in the private sector. If they cannot, they will be more likely to ignore and/or condone corruption and less likely to Whistle-blow. The far higher wages and benefits packages of government employees for a skill set similar employees in the private sector, may partially explain the lack of reporting of corruption in Government. WE THE PEOPLE demand Equality of Compensation for commensurate Government and Private Sector Jobs be implemented immediately;

10.24 **Transparency and Accountability - Instead of using all this technology to spy on WE THE PEOPLE, lets spin the cameras and surveillance around and point them at our government officials** providing us the transparency the Founders wanted but could not hope to have with the technology of their time. (See also #1.22) The Founders trusted WE THE PEOPLE and distrusted Government. Lets spin the cameras and surveillance around and point them at our government to reflect that sentiment;

10.25 **Conspiracy against the best interests of WE THE PEOPLE - Employment Contracts of All Elected officials and Government and Quasi-Government should include provisions for random monitoring of all of their communications**, both on Employer and privately owned communications devices, random drug tests and random polygraphs. WE THE PEOPLE are the Sovereigns and have the same rights of any other employer in monitoring their employees as a condition of employment.(See also #1.22) Lets spin all those surveillance technologies around and point them at our Government;

10.26 **Citizen Anti-Government-Corruption Committee of Safety** - 1) The Federal and State Legislatures, the FBI, CIA, Justice Department, US Federal Attorney General, All the State Attorney Generals, All Sheriffs and Law Enforcement and all County Attorneys have been unable or unwilling to address the systemic corruption that is destroying our Country, it is necessary to form a **CITIZENS ANTI-CORRUPTION COMMITTEE THEREFORE, BE IT RESOLVED THAT LANGUAGE SHOULD BE INCORPORATED INTO OUR LAWS OR CONSTITUION TO REFLECT THE FOLLOWING:** 1) The Formation of a Citizen's Anti-Corruption Committee to consist of 50 completely randomly selected citizens. (Selection process continues until a selected person accepts and meets the requirements lists in point 2) One from each state, to serve terms of 5 years each with a 1 term limit, a completely new group to be installed each 5 years with no hold-overs(even for partial terms); 2) The first requirements would be they be a Native born US Citizen, have at least a high school diploma, be 25 years of age or older, not be on public assistance for more than 12 consecutive months prior to the date of selection, and have no felony convictions; 3) Secondly, the individual will not have held elected office or worked for the government and promises not to hold elected office or work for the government for the rest of their lives; 4) Thirdly, these persons would agree to make all of their personal and 1st degree relatives finances public for 1 year before taking office, during all years served on the committee and for 20 years after said service. In exchange for making their finances public, the committee member will get \$10,000 for each year of compliance and their 1st degree relatives will get \$5000.00 per year. The contractual obligation to maintain their finances as public shall be irrevocable once the any recipient has accepted one or more

payments, and payments for so doing would continue until expiration of the 20 year term unless they are convicted of a felony related to their service on the committee and/or other breach of the Public Trust reflecting poorly on the integrity of the committee); 5) These citizens shall be given a budget and authority to investigate any part of Federal or State Government (Any branch, county, city, school, police, judge, president, dog catcher, etc) they so desire. They can get search warrants, wire taps etc using the same standards that apply to law enforcement; 6) Elected officials and Government Bureaucrats shall be notified that they are employees and have no expectation of privacy in using government property or property paid for by the government; 7) This Anti-Corruption Committee can present their findings directly to any appropriate Grand Jury, Congress, Federal District Court or State Legislature.; 8) Or, they can request advice and assistance from the appropriate Federal, State or County Attorneys. Failure of any Government Attorney to give timely and correct assistance to this committee shall be considered treason and punishable as such. 9) The Government will be required to publish in all major media any refusal of the government to proceed with recommended prosecutions and/or other related recommendations of the committee providing the government's reasons for declining, and the committee's evidence and reasons for its recommendation;

- 10.27 **Citizen Review Boards** and/or substantial elected citizen presence on various review boards. There has been a move by government to have branches and aspects of Government oversee themselves. Thus we have police overseeing, judging and discipline police, Judges overseeing and disciplining Judges, etc. Unfortunately, experience shows that loyalty to one's occupational siblings prevents unbiased oversight, investigation and discipline of fellow occupational siblings. <http://t.co/kC8HWbFe2B> A citizen presence should improve the process. WE THE PEOPLE request a move to a strong citizen presence in the oversight of all police and the Judiciary, and any other Government Agencies where "Average Man in the Street" perspectives are lacking;
- 10.28 **End to Unconstitutional and Unlawful punishment and retaliation upon those who exercise their Unalienable Natural Right to Petition the Government for Redress of Grievances as reduced to writing in the First Amendment.** While our Government runs advertisements extolling its empathy and sympathy for the downtrodden, its actual Government Ethos (#1.8 & #1.10 & #1.13 & #1.16 & #4.5 & #4.7 & #4.8 & #9.1 & #10.32 & #10.14 & #10.15 & #10.30 & #10.36 & #10.37 & #12.6 & #12.7 & #18.1) is something quite different. Behind closed doors Government officials laugh about the emotional distress, psychological damage, Aggression Transference [Page 13-17 <http://bit.ly/1IE80ND>, <http://bit.ly/1cC3TWe>, <http://bit.ly/1A4EQG4>] fiscal carnage, social ridicule and health consequences caused by Government's unlawful and unconstitutional retaliation and punishment against those who dare exercise their Natural and First Amendment Right to Petition the Government for Redress of Grievances. Establishment of a Criminal Statute providing triple restitution of damages along with civil and criminal punishment for all persons who conspire to, facilitate and/or exact punishment and retaliation (non-exhaustive e.g. - COINTELPRO <http://exm.nr/1CPkznO> operations to Black listing to physical beat downs) upon those who exercise their Natural Right to Petition the Government for Redress of Grievances;

10.29 **War on Drugs** While WE THE PEOPLE agree in principle with the War on Drugs, it is time to re-evaluate that Program based on reality. <https://t.co/oBDuUGqV18> & <https://t.co/AgE1YcGeX4> The War on Drugs has been a failure. In every major city, any average, law abiding citizen can find and purchase drugs within days or hours, if they so desire. We have spent billions on the War on Drugs for more than a decade with no material results. Further, if the drug trade is continuing, who is profiting from it and what do they do with those profits. There is credible evidence that the drug trade continues because Judges, Prosecutors and Law Enforcement take bribes and kickbacks to look the other way and/or facilitate it. There have been credible allegations of these types of arrangements happening within the past two decades in Crow Wing, Mille Lacs and Dakota Counties in Minnesota. As much as WE THE PEOPLE would like to stop the illegal drug trade, if it can't be stopped, and the destruction it causes is going continue and somebody is going to profit from it, then it might as well be legalized and taxed. This takes the profits away from organized crime, will improve the integrity of America's Legal System and provide the Government revenue to deal with the damages the present reality inflicts on our society. WE THE PEOPLE demand that you either “win” the War on Drugs” by our deadline or pass legislation legalize it, regulate it and tax the heck out of it. WE THE PEOPLE hate having to yield in these matters, but the reality of our Government graft and/or incompetence forces us to concede the point;

S) **Our Courts have promulgated rules which further enable the courts to make rulings not consistent with Natural Law, Natural Rights, our Constitution and the Bill of Rights.** <http://bit.ly/1QuNBxl> The rules in this example and other Court rules which allow the Courts to infringe our Natural Rights and promote injustice, must be rescinded;

10.30 **Militarization of State and Municipal Law Enforcement, Increased Law Enforcement Aggression and Police Brutality, the Courts dismantling of our Bill of Rights, Ignoring Due Process and the Rule of Law and the Failure of Government and the Judiciary to be Transparent and Accountable** cause us great concern.

<http://t.co/cGOdVszdgT> (See Also #4.10, #4.3, #1.13, #6.5, #10.4) In concert with each other, these actions infer that rather than redress our grievances and restore our Natural and Constitutional Rights, our Government no longer intends to abide by the Social Contract and Consent of the Governed. Additionally, Having seen the military and law enforcement in other country's to resist and/or refuse orders to commit violence upon their fellow citizens, our Government has made entreaties and arrangements for military and policing agencies of the United Nations and other foreign Countries to perform that role on American Soil in the event of violent protest, civil unrest, revolt and/or revolution against our Government's growing tyranny and infringement of our Unalienable Natural Rights. Government officials often boast to the voices of Political Dissent that Government can and will outlast any demands for redress of grievances from virtually any group of citizens ranging from this as trivial as street lights and escalating to bonding bills to police brutality and outright government corruption. What is unfolding in America today, reminds us of the prelude before Government inflicted violence on the Civil Rights Movement of the 1950s and 1960s. <http://t.co/MdsEe15FG8> & <http://to.pbs.org/1zM9fsz> In light of all this

evidence, it appears our Government is intending to consolidate power and preparing to repel any resultant backlash by WE THE PEOPLE;

For obvious reasons, these actions violate our Unalienable Natural Right to Establish, Monitor, Control and Petition what is supposed to be our Servile Government. We demand the Restoration of Transparency and Accountability to our Government and the American Legal System and the demilitarization of our State and Municipal Law Enforcement and restoration of all of our Natural and Constitutional Rights NOW;

- 10.31 **Concerns about Jade Helm 15 and other similar “Martial Law Exercise”** - FEMA Camps, the Militarization of our State and Municipal police and the firing of many senior Military personnel have led to many rumors and have WE THE PEOPLE concerned about our Government's intentions with exercise s like Jade Helm 15. <http://t.co/NpWFZhoW4m> & <http://t.co/pN1v5sf4Qm> Either cancel these operations and/or advise and reassure WE THE PEOPLE of their legitimate purposes;

WE THE PEOPLE demand this rumor be redressed and remedied in the manner delineated in paragraphs three and four, under the heading “Redress and Remedy”;

- 10.32 **Concerns about agreements to have foreign forces “provide security” in America.** Rumors about allegations that Senior Military personnel were fired for indicating they would refuse orders to fire on Americans combined with the Jade Helm 15 give rise to concerns as these unprecedented agreements to have the forces of enemy nations provide security on American soil. <http://t.co/qug08eRMxo> WE THE PEOPLE demand that these agreements be rescinded immediately.

- 10.33 **Concerns about Joint Training on US Soil with Military of Foreign Enemies** – It makes no sense to WE THE PEOPLE to have Chinese <http://t.co/bWc8NE6HJ5> & <http://t.co/FzevCf7uYm> and Russian <http://t.co/wHBFGHANAM> & <http://t.co/9ImafU3Kxe> Military personnel engage in joint training exercises on American soil. No More!;

WE THE PEOPLE demand this rumor be redressed and remedied in the manner delineated in paragraphs three and four, under the heading “Redress and Remedy”;

- 10.34 **Concerns about Firing of US Senior Military Personnel** - <http://t.co/9ImafU3Kxe> & <http://t.co/pN1v5sf4Qm> This is the source of rumors which distress and concern the American Public. Please immediately provide an reasonable explanation of why so many Senior Military Personnel were fired in the same time frame;

WE THE PEOPLE demand this rumor be redressed and remedied in the manner delineated in paragraphs three and four, under the heading “Redress and Remedy”;

- 10.35 **FEMA Camps Rumors** – The militarization of State and Municipal Law Enforcement as well as other concerns address in #10.30 and #10.30, give rise to rumors and our concerns about FEMA Camps. <http://t.co/Ajk6inWd0m> For obvious reasons we need sworn, written statements as to the truthful nature of FEMA CAMPS. We have been told they are intended as detention camps for unrest the government expects as it presses its

Progressive Agenda and Consolidates its power. Our inquires regarding this concern go unanswered;

WE THE PEOPLE demand this rumor be redressed and remedied in the manner delineated in paragraphs three and four, under the heading “Redress and Remedy”;

10.36 **Agent Provocateurs and False Flags** - False Flags are events orchestrated by Agent Provocateurs to discredit Political Dissent groups by performing unlawful and/or amoral acts in their name. <https://shar.es/1r15ee> & <http://t.co/19SPBP1Gj2> (Also see #1.13) Agent Provocateurs can also refer to Government and/or Political Operatives who incite and/or induce their targets to engage in illegal acts(which, by design the press and/or the police are alerted to). To be clear, legitimate Government cannot engage in activities which interfere with our Right to Establish Truth in a manner which causes the masses to Establish a Truth that is false. Our Natural Right to Establish Truth for ourselves is part and parcel of our Natural Right to Establish, Monitor, Control and Petition our Government. Government Acts which interfere with our Natural Right to Establish, Monitor, Control and Petition our Government are Acts of Treason. They must end now;

10.37 **Government machinated Protests and Crises** - Government often machinates protests to create crisis or to distract the public from other news. <http://t.co/mZt6HBxvJ> Government often machinates crises to allow it to do things it could not do under normal circumstances. Hence, Political hack saying of “Let no crisis go to waste”. To be clear, legitimate Government cannot engage in activities which interfere with our Right to Establish Truth in a manner which causes the masses to Establish a Truth that is false. Our Natural Right to Establish Truth for ourselves is part and parcel of our Natural Right to Establish, Monitor, Control and Petition our Government. Government Acts which interfere with our Natural Right to Establish, Monitor, Control and Petition our Government are Acts of Treason. They must end now;

*"You never want a serious crisis to go to waste. And what I mean by that is an opportunity to do things you think you could not do before."*

Rahm Emanuel

10.38 **Need for Congress to have more face time with Rank and File Constituents - Bring the Politicians Home** – Build offices for the Congressfolks within their districts. With the “Webinar” and other technology we have today there is no reason this cannot be done. This would remove them from being surrounded by the lobbyists and temptations of the Capital and instead surround them with their constituents. Further, it improves Congress's security against terrorism. There is no reason politicians couldn't get done what they need to do face to face, in say three months each year. <http://t.co/gF5H1S3KL6> & <http://www.bringhomethepoliticians.com/> WE THE PEOPLE assert this arrangement will enhance our Government's Accountability to WE THE PEOPLE;

10.39 **Balanced Budget and the Cloward-Piven Strategy** – As evidenced by our Country's current financial circumstances, a meaningful Balanced Budget Amendment must be

passed by our Federal Government and each State Government to protect us from ourselves. Our Progressive Government seems determined to topple our government using the Cloward-Piven Strategy <http://t.co/4GHoJxwlW8>;

*“When the people find that they can vote themselves money, that will herald the end of the republic.”*

Benjamin Franklin;

**10.40 Free Trade must be subjected to a requirement that the workers in any country we engage in any Trade Agreement with must have Wages, Working Conditions and Natural Rights within one Standard Deviation of US Standards. (See #4.24 & #5.11 & #10.41);**

**10.41 Trans Pacific Partnership must be rejected as they violate our Natural Right to Establish, Monitor, Control and Petition our Government for reasons previously discussed (See #4.26 & #5.11 & #10.41);**

**10.42 Wealth Disparity and Profit Sharing** – While we are committed to Capitalism and Free Markets and the innovation they drive, we would be remiss to not address the instability to government that Wealth Disparity creates. We estimate that 90% or more of America's present problems are due to Systemic Corruption rather than Capitalism. But excess Wealth Disparity, which is the Foundation to Marx's Dialectical Materialism mumbo jumbo, will develop over time regardless of the degree of corruption in our society. Innovation and Efficiency being the key rewards of Capitalism, we note innovation and efficiency decline over time, especially with the passage the inventors of the idea and/or the initial Founders of the business or Corporation. We, therefore, float for contemplation the requirement that 25 years after the death of the last of the original foundering shareholders/owners of a corporation/business pass away, that corporation/business with more than 25 employees and subcontractors, would thereafter be required to establish a material Profit Sharing Program for its employees/sub-contractors. The same concept would apply to any business and/or group of inventors (with more than 25 employees/sub-contractors) of a new technology and/or intellectual property; 25 years after the death of the last of the inventors, any person/business using that invention/technology would be required to provide a material profit sharing program to its employees/sub-contractors. This whole thought process motivated as an attempt to forestall future government instability caused by excessive Wealth Disparity;

**10.43 Wars – Too many Wars, No more Police Actions.** From this point forward, all wars must be formally declared by Congress. The best way to avoid war is to have a strong military and a reputation for astute military tactics and a willingness to use those tactics when deemed necessary. The military moves that should have been made to Counter the flexing of the Military Might of Russia in Ukraine, of Iran in Yemen and of China laying claim to some islands in the Pacific, should have been made 6-10 years before any of these

countries engaged in overt aggression. Where were our Government and Military Leader's heads during that time frame;

At the same time, unless our country's very existence is currently in the balance, a military must live within a budget. Our Military cannot be some bottomless pit into which we just throw endless amounts of tax payer money. When we commit our military, it should be in defense of American interests and be consistent with a well thought out foreign policy. We should not be fighting wars on behalf of the interests of Corporations. Any benefits that accrue as the result of a war, should accrue to WE THE PEOPLE, not just some corporations and banks. Further, we must conduct ourselves in a manner that brings us the respect of the majority of the world. Too often that has been the case;

And we must never again allow a “Kent State” where college students protesting an unpopular war disguised as a “Police Action” were gunned down by agents of our Government <http://bit.ly/1bTgcgj>;

- 10.44        **Sovereignty vs the New World Order** – Our Constitution prohibits our Country from being subordinate to any other government entity. That is the end of that discussion. And please note that our Government's efforts to destabilize and “crash” the country so the Constitution can be side-stepped have not gone unnoticed. Cease and Desist, this is Treason;
- 10.45        **Serial “Issues for Profit” Professionals** – This is more of an observation, as we can not think of any way to curtail this phenomenon without violation of the Natural and Constitutional Rights of the Individual. To summarize, there is a large number of individuals who have decided to make a living by taking contributions to promote political issues. When their current issue fades, they insert themselves in another; often it seems will no real personal interest in the issue. Our concern arising when the two major political parties use these persons to exacerbate divisions in society which augments the Divide and Conquer strategy of our Government and the Tyrant Class.
- 10.46        **Government officials no longer taking and/or signing off on their oaths of office.** It is unacceptable that a trend is rising where Elected officials, Judges and Prosecutors, etc. are not taking their oaths of office. Oaths of Office are not optional!;
- 10.47        **Failure of Government to use the Sherman Anti-Trust Act to take corrective action against, and/or prevent the formation of, monopolies and trusts that adversely affect rank and file citizens.** “Too Big to Fail” often means “Too Big to Convict” and/or “Too Big to Regulate” because such business are usually “Too big to not be able to afford the Campaign Contribution, bribe and/or other consideration necessary to buy their way out”;
- 10.48        **Use of Taxpayer money and Government Time to advance the Progressive Agenda and/or any other agenda that expands the power of government, reduces the liberty of WE THE PEOPLE and/or is counter to the best interest of WE THE PEOPLE.** It angers WE THE PEOPLE that our Government works full time(on our dime) with our tax money to promote tyranny while WE THE PEOPLE only must work unpaid and use what is left over of our time, energy and money to preserve our liberty liberty.

Using taxpayer money to pay people and/or organizations to advance policies or programs not in the best interests of the masses or contrary to Natural Law and the Constitution is Treason. Stop using PBS to promote the Progressive Agenda;

WE THE PEOPLE demand that our Government stop allowing the infringement of our liberty and the expansion of tyranny being done on Government time with taxpayer money.

*“Truth has no Agenda nor Political Party”*

Don Mashak

10.49 **Progressive Conditioning is used to punish those who Petition the Government for Redress of Grievances, intends to predispose individuals to not criticize Government Educated Elites and violates our Natural Right to Establish, Monitor, Control and Petition our Government.** (See also #1.16 & #12.7)

In addition to learning from the experiences and mistakes of King George, our Oppressor Government and the Tyrant Class have also learned from the mistakes of the Marxists (we will address that piece of history later in our Declaration). Brutal “purges” to get rid of “contaminating” knowledge and influences from the past such as occurred under Marxist Stalin in the former USSR, Marxist Mao in China and the Khmer Rouge in Cambodia (See Killing Fields 1984) creates martyrs and long lived resentment amongst the masses. Like the violent methods of King George, these violent purges paint Government as the enemy, provides a common cause for the masses to rally around, and creates alarm which is likely to escalate to resistance, revolt and/or revolution. Our Oppressor Government and the Tyrant Class have adapted their methods by replacing the traditional Marxist intellectual “purges” with Progressive Conditioning.

Like Pavlov and his dog, Progressives use conditioning to Establish a different “Truth” for their subjects, in other words a new metaphysical context. Whereas our Founder's said Government should be constructed with the innate nature of Mankind in mind, Progressives propose that Mankind can be forced to conform to the Government model the Progressives have created. To do this, Progressives first seek to repress the outward expression of behavior which springs from the influence of the “contaminating” old ways and old knowledge. This helps prevent older generations from passing on, educating or, as our Government and Marxist say, contaminating the new generations.

At the same time, Progressive Conditioning attempts to remove most of the innate nature of man from the individuals who comprise the masses. Progressives identify as evil the innate natural characteristics of Individualism, Creativity, Competition and Free Markets, but only for the individuals comprising the masses (Educated Elites exempt themselves from this exercise). Progressives propose to remove this evil from the masses through conditioning. Conditioning is Progressive Politically Correct for Indoctrination, punishments and rewards. Progressive Common Core is an example of Progressive Indoctrination. Essentially, our Government, the Tyrant Class and all Marxists believe that if they can

remove the innate nature of man, and the contaminating ideas from The Enlightenment from any country's Public Sphere, the masses will accept, and/or at least not resist as much, the level of enslavement the masses suffered under the Divine Right of Kings.

Progressives also use their conditioning to cause the masses not to question the decisions of Government Educated Elites. Political Dissent is considered “wrong thinking” which can be cured and/or marginalized with “reeducation” and/or with various rewards and punishments. Rewards for people who behave as the Government desires, and punishments for “Targeted Individuals” (hereafter “targets”) who don't behave as the government desires, including all who openly criticize, dissent, assert their Natural Rights, demand Government follow Natural Law and/or the Constitution and/or otherwise resist the Government and/or its attempt to implement “change”. And there is the ever popular use of prisons and psychological commitment as methods of “reeducation”.

Progressive Conditioning Punishments include bogus tickets, denied Zoning Variances, increased Property Taxes, employment/profession and business blacklisting, social shunning, fabricated criminal charges, IRS “beat downs” and adverse Civil and/or Criminal Court Case outcomes. These are the conditioning methods and techniques used to punish adults who dare to criticize Progressive Government. <http://wp.me/p4KIHq-27> & <https://t.co/fabaQZBvUu> The militarization of State and Municipal Law Enforcement <http://t.co/cGOdVszdgT> and shooting of Citizens over relatively trivial matters are calculated to instill fear of government in the masses (“Black Lives Matter Movement”) and condition the voices of Political Dissent to stop criticizing, exposing and resisting Government. <http://bit.ly/1Rtml3M> and <http://nyti.ms/1K0Dy2n> “Metro Gang Strike Force Gets off scot free” <http://bit.ly/MZWGxH> (See Also How Progressive Conditioning is used to suppress First Amendment Rights in #12.7 and everyone's Natural Right Establish Truth for themselves in #1.16) As you can see, most Progressive punitive conditioning involves the Government's manipulation (which can be Plausibly Denied) of common, ordinary life events and don't draw any unusual or great attention, such as do firing squads and other traditional methods of Marxist purging.

Since Progressive Conditioning greatly reduces and/or eliminates piles of dead bodies, grieving relatives and friends of the dead, and public outrage caused by the “mass purges by death”, there is no “focal point” of apparent evil and/or injustice to publicize, unite the masses around and raise alarm over. This brilliant, but evil Progressive Conditioning methodology means that only those who don't behave as the government desires are punished, and better yet, even are aware they are being punished and that this is the true nature of their government. At best, except for the target's relatives (who are forced to endure the fallout of the punishment and/or who are also punished as a means to blackmail and/or extort the target into behavioral compliance), the rest of society only sees the target's punishment as “bad luck” or deserved. (Those who have submitted to the new way of thinking will see the punishment as deserved, those who haven't submitted to the new way of thinking will either be unaware anything is happening, or see the target's punishment as merely misfortune and bad luck, rather than as punishment by the Government to encourage conforming behavior from the target.) Still further, our Government uses

COINTELPRO operations <http://exm.nr/1CPkznO> to demonize, discredit and marginalize the voices of political dissent so other folks won't care about the infliction of the conditioning punishment and/or will ascribe the conditioning punishment as "deserved"(even if it violates the targets Natural Rights to Free Speech, to Monitor, Control and Petition the Government and for Due Process pursuant to the Rule of Law.)

*"The evils of tyranny are rarely seen but by him who resists it."*

John Hay (1872)

Progressive Conditioning is pure evil and must stop immediately;

10.50 **The Concept of the "Official Legislative Record"** without overtly and properly disclosing its existence to everyone of WE THE PEOPLE at the appropriate times – Our Courts and Legislature have developed this covert policy whereby anything (testimony/evidence) not entered on the "OFFICIAL RECORD" of the respective body, is treated as though it does not exist. For a much more detailed discussion of the concept of the "OFFICIAL RECORD" as it relates to both official records of both the Courts and Federal and State Legislatures please read #1.21) ;

This practice of manipulating the OFFICIAL LEGISLATIVE RECORD to "fix" the outcome of on legislation, and of hearings, is not acceptable and must be redressed immediately;

**Our intent in listing our Causes under the Specific Natural Rights that have been violated or infringed is to emphasize that Natural Rights are Unalienable and exist whether or not they are reduced to writing in the American Bill of Rights. UnAlienable meaning that no earthly-being can erase or infringe upon our Natural Rights. Further, this is not an exhaustive list of all of our Natural Rights.**

11 ) **House Representation Apportionment** - Article 1, Section 2, Clause 3 Apportionment: references a suggested number of 30,000 American Citizens per member of the House of Representatives. The Reapportionment Act of 1929 capped the total number of Representatives at 435;

11.1 **Our thinking on this issue mirrors that of Founder James Madison: In [Federalist No. 55](#)**, he argues the size of the House of Representatives has to balance the ability of the body to legislate with the need for legislators to have a relationship close enough to the people to understand their local circumstances, that such representatives' social class be low enough to sympathize with the feelings of the mass of the people, and that their power be diluted enough to limit their abuse of the public trust and interests:

*"... first, that so small a number of representatives will be an unsafe depositary of the public interests; secondly, that they will not possess a proper knowledge of the local circumstances of their numerous constituents; thirdly, that they will be taken from that class of citizens which will sympathize least with the feelings of the mass of the people, and be most likely to aim at a permanent elevation of the few on the depression of the many;..."* [\[\\*\]](#);

Too many of us are getting brusque treatment from our Congressfolks and their staffs, and given the excuse they have to serve other constituents. To wit, our position is that though our country's population has tripled since 1913, WE THE PEOPLE will accept doubling the number of Representatives in the House through a similar proportionate population allotment system. This should result in the Tyrant Class having to cough up a lot more money, to buy off our elected officials;

11.1.1 **The Fourteenth Amendment offers a precedent for how the problem of Apportionment bias against actual American Citizens can be resolved.** This Apportionment bias is created by the combined effect of the US Supreme Court's Ruling in *Wesberry v. Sanders* (1964) and Reapportionment Act of 1929 capping the members in the House of Representatives at 435. Simply, US Courts keep ruling that illegal Aliens must be counted in the Census to determine House Representative Apportionment. Precedent is established in that Article I, Section 2 of the Constitution and the 14th Amendment both explicitly exclude non-taxed Indians from apportionment. You can learn more about this Apportionment bias issue here: <http://t.co/6aUrQjya9Z>; To the point, We demand illegal immigrants, and persons ineligible to vote, no longer be counted in the Apportionment Census.

12 ) **NATURAL RIGHTS CONTAINED IN THE FIRST AMENDMENT** – Freedom of Religion, Free Speech, Free Press, Freedom of Association, Freedom of Peaceful Assembly, Right to Petition Government for Redress of Grievances without fear of punishment or reprisal;

*Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the government for a redress of grievances;*

12.1 **Government (All 3 branches) attempt to amend “First Amendment” for their own evil purposes.** <http://bit.ly/1HgFC2F> (See also #10.2)

Before anything else is said, We demand this attempt stop. We will not let you set a precedent for further Amendment of the First Amendment. The liberties contained therein are far too important to risk them being abridged, period, End of Discussion;

That having been said, this Amending the First Amendment Spin is colorful but wholly improper. The purpose of Government is to protect the Unalienable Natural Rights of its citizens, and to allow them more liberty than they would have in the chaos of the pre-government, Natural State, not to force them to serve Government or Corporations;

The only proper course of action is to demand the Courts correct their error. Quite Simply, the US Federal Courts were wrong in declaring Corporations “people” and that “Money equal Free Speech” Only Natural Persons who can vote should be able to make political contributions. Corporations and Unions did not exist in the Natural State before Government. As such, neither qualify for person-hood. Neither should be making Campaign Contributions. The interests of Corporations are diametrically opposed to the purpose of government, and while we are at it, diametrically opposed to the best interests of rank and file Americans. Allowing artificial Corporations to make unlimited political

contributions is virtually guaranteed to infringe the Natural Rights of Citizens and the best interests of the masses. Further, Monetary Political Contributions are not Free Speech, they are legalize Bribes. Public Campaign Finance for all elected offices would be far cheaper than the shellacking the masses get behind close doors in the current “Campaign Contributions are legal bribes” atmosphere. Artificial entities like Corporations and Unions should not be able to make campaign contributions, et. al. <http://t.co/fMwx5xZILU> & <http://t.co/fNRIO32xXz>;

We have discussed other infringements of Free Speech in #1.3 & #1.4 & #1.5 & #9.1 & #9.3 & #9.4 & #9.5 & #9.6 & & #10.19;

12.2 **We discussed Government impact on “Free Speech” when it uses Google, Google's Search Engine and Facebook to track and censor Free Speech** here #1.7 & #1.12 & #1.13 & #9.5;

12.3 **We have discussed Government impact on “Free Speech” otherwise related to the Internet** here #1.4 & #9.3 & #9.4;

12.4 **We discussed Government's impact on Free Press when Government uses Main Stream Media for censorship and propaganda** in #1.3 & #1.4 & #1.6;

12.5 **We have discussed other Government infringement and suppression of the Free Press** in #1.8, #4.7, #12.7 & #10.19;

12.6 **We discussed Government's infringement of personal “Freedom of Religion” in the military and in schools** in #8.1;

12.7 **Progressive Conditioning is used to predispose individuals to not attempt to exercise their First Amendment Rights.** This occurs through Indoctrination, Rewards and Punishments. We discuss Progressive Conditioning in much greater detail in #10.49, where we also discuss how Progressive Conditioning is used to punish those who Petition the Government for Redress of Grievances and how Progressive Conditioning intends to predispose individuals to not criticize Government Educated Elites here: <http://wp.me/p4KIHq-27> We also discuss how Progressive Conditioning infringes on the individual's Natural Right to Establish Truth for themselves in #1.16.

The use of Progressive Conditioning to predispose individuals to not exercise their Natural Rights as reduced to writing in the First Amendment is unconstitutional and must end now;

12.8 **We discussed how Government's use of COINTELPRO operations is a violation of “Freedom of Association”** here #9.1;

- 12.9 **We discussed how Government's use of COINTELPRO Operations to punish persons attempting to exercise their Natural Right to Petition the Government for Redress of Grievances as reduced to writing in the First Amendment**, is a violation of the First Amendment here #1.16 & #4.7 & #9.1;
- 12.10 **We have discussed how the IRS is being used to suppress virtually all First Amendment Rights** here #1.16 & #10.14;
- 12.11 **We have discussed how Government invasions of privacy cause “self-censorship”** here #1.4 & #1.7;
- 12.12 **We have discussed how the Government's failure to protect Whistle-blowers adversely affects various First Amendment Rights** here #10.21);
- 13) **NATURAL RIGHTS CONTAINED IN THE SECOND AMENDMENT** > Natural Right To own and carry at [home](#) and [in public weapons](#) ([firearms](#) and [knives](#), etc.) for self-defense and for ensuring that the nation remains [free](#) against tyranny from enemies both [foreign](#) and [domestic](#);
- 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;*
- 13.1 We discussed how our Government's repeated attempts to restrict and take away our firearms is a violation of our Natural Rights to Self-Preservation and to be Secure in our Persons here #6.1;
- 14) **NATURAL RIGHTS CONTAINED IN THE FOURTH AMENDMENT** - The Fourth Amendment originally enforced the notion that “each man’s home is his castle”, secure from [unreasonable searches and seizures](#) of property by the government. It protects against arbitrary [arrests](#), and is the basis of the law regarding [search warrants](#), [stop-and-frisk](#), safety inspections, [wiretaps, and other forms of surveillance](#), as well as being central to many other criminal law topics and to [privacy law](#);
- The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no warrants shall issue, but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized;*
- 14.1 **The use of Administrative warrants is a clear violation of the Natural Right to not be subjected to unreasonable searches and seizures.** (See also #4.14 & #6.3); This violates our Unalienable Natural Rights to Due Process and to be Secure in our Persons);
- 14.2 **Property seizures relating to crime and/or alleged crime, as it is currently operating must come to an end.** We discussed that here #2.10 and here #4.15;
- 14.3 **NSA spying on US Citizens without warrants obtained from a Judge and based on probable cause, must end,** We discussed Administrative Warrants here #9.5 & #1.6;

14.4 **Various alleged Privacy acts, such as HIPAA, are actually acts that prescribe how a person's data may be shared, not privacy acts.** This must be corrected as they amount to unreasonable searches. We discussed this Fourth Amendment violation here #4.14 & #6.3;

14.5 **Government Taunting and Baiting** (See #6.2);

15) **NATURAL RIGHTS CONTAINED IN THE FIFTH AMENDMENT** - The Fifth Amendment lists a number of Natural Rights relevant to both criminal and civil legal proceedings. In [criminal cases](#), the Fifth Amendment guarantees the right to a [grand jury](#), forbids “[double jeopardy](#),” and protects against [self-incrimination](#). It also requires that “[due process of law](#)” be part of any proceeding that denies a citizen “life, liberty or property” and requires the government to compensate citizens when it [takes private property](#) for public use;  
*No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a grand jury, except in cases arising in the land or naval forces, or in the militia, when in actual service in time of war or public danger; nor shall any person 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 himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation;*

15.1 **Miranda Warnings** - The Courts have made Case Law (See also #4.1, #4.21, #4.23, #2.4) Ruling that infringe self-incrimination. Miranda Warnings are all but completely not required now. We discussed that here #4.16;

15.2 **Right to Remain Silent** - Courts have ruled that when a person exercises their right to remain silent, and/or refuses to answer a question or produce a document, Opposing litigants, Prosecutors, Judges and Juries can infer the person's truthful answer would have been injurious to their legal position <http://bit.ly/1RLZuAp>;

15.3 **Private Property Rights** - Government now has been given the power and control of Kings with the Courts ruling that Government can take private property from one party and give it to another party merely because the other party will pay higher taxes. We discussed that here #2.4 & #8.2;

16) **Natural Rights Contained in the Sixth Amendment** - The Sixth Amendment guarantees the Natural Rights of criminal defendants, including the right to a public trial [without unnecessary delay](#), the [right to a lawyer](#), the [right to an impartial jury](#), and the [right to know who your accusers are](#) and the nature of the charges and evidence against you. It has been most visibly tested in a series of [cases involving terrorism](#), but much more often figures in cases that involve (for example) jury selection or the protection of witnesses, including victims of sex crimes as well as witnesses in need of protection from retaliation;

*In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the state and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory*

*process for obtaining witnesses in his favor, and to have the assistance of counsel for his defense;*

**16.1 We have discussed infringements of the Sixth Amendment at #4.13;**

- 17) **Natural Rights Contained in the Seventh Amendment** - The Seventh Amendment continues a practice from English [common law](#) of distinguishing [civil claims](#) which must be tried before a [jury](#) (absent [waiver](#) of this Natural Right by the parties) from claims and issues that may be heard by a [judge](#) alone. It only governs [federal civil courts](#) and has no application to civil courts [set up by the states](#) when those courts are hearing only disputes of [state law](#);

*In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise reexamined in any court of the United States, than according to the rules of the common law;*

**17.1 We have discussed infringement of the Seventh Amendment, related to the rise of abuse of the Summary Judgment Motion at #4.8;**

- 18) **Natural Rights Contained in the Eight Amendment** - The Eighth Amendment guarantees the Natural Right to not be subject to cruel and unusual punishments, but also addresses Natural Rights to not be subject to “excessive fines” nor excessive [bail](#). The [“excessive fines” clause](#) surfaces (among other places) in cases of [civil and criminal forfeiture](#), for example when property is [seized during a drug raid](#). It is most often mentioned in the context of the [death penalty](#);

*Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted;*

**18.1 We have discussed infringement of the Eighth Amendment here; #2.10 & #4.15 & #14.2**

- 19) **Natural Rights and the intent of the Ninth Amendment** - The Ninth Amendment was [James Madison’s](#) specific measure to ensure that the [Bill of Rights](#) was not seen as granting to the people of the United States only the specific Natural Rights it addressed. It affirms the existence of such “unenumerated” Natural Rights outside those [expressly protected](#) by the Bill of Rights;

*The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people;*

**19.1 Natural Rights not enumerated in the Bill of Rights** - Start Teaching Students that they have certain unenumerated, unalienable Natural Rights outside of the Bill of Rights;

- 20) **Tenth Amendment** - The Tenth Amendment was intended to limit the Powers of the Federal Government to only those specifically enumerated in the Constitution. It was intended to define the relationship between Federal and state governments. As Federal activity has increased beyond the scope the Founders originally intended, the problem of reconciling state and national interests have increased. Especially as they apply to the Federal powers [to tax](#), [to police](#), and to regulations such as [wage and hour laws](#), disclosure of personal information in record keeping systems, and [laws related to strip-mining](#);

*The powers not delegated to the United States by the Constitution, nor prohibited by it to the states, are reserved to the states respectively, or to the people;*

20.1 **All the non-enumerated powers that our Federal Government has assumed, must be relinquished to the States and/or the People;**

20.2 **As Judicial Review is not an enumerated power under the Constitution, the Tenth Amendment is the Final arbiter, regardless of what the US Courts have Ruled;**

- 21) **Natural Rights Contained in the Eleventh Amendment** – The Amendment attempted to clarify the each persons Natural Right Petition and hold the Government Accountable by litigating in Court. There was a dispute about jurisdiction when citizens of one state wanted to sue another State (and vice versa). Words Mean things. The US Supreme Court has plainly ignored the plain meaning of the words in Amendment. The Supreme Court ruled this Amendment means no citizen can sue any State in Federal Court. The plain meaning of the words allows residents of a State to sue their State of Residence in Federal Court. In other words, (Federal Courts have jurisdiction in these matters.) But, to repeat, our Courts have ruled that no one can sue any State in Federal Court (see Also #4.1D);

*The judicial power of the United States shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the United States by citizens of another state, or by citizens or subjects of any foreign state.;*

*“How strangely will the tools of a tyrant pervert the plain meaning of words.”*

James Madison;

- 21.1 **Sovereign Immunity** - The Constitution was ratified in 1788, the Bill of Rights in 1791 and the 11th Amendment in 1795;

Clearly with only 7 years between the Constitutions, the Bill of Rights and 11th Amendment, persons intimately involved in drafting and passing the constitution were involved in drafting and passing the 11th Amendment. Clearly, by the actual persons who drafted and passed the Constitution and Bill of Rights being around for the drafting and passage of the 11th Amendment, we can be certain they knew what they intended.

If the Constitution and/or Bill of Rights, or the people involved in the drafting and passage of these documents had stated or intended that no one could sue any State in Federal Law, there would have been no need of an 11th Amendment.

And if the drafters of the 11th Amendment had intended that no one, including the residents of a State, could sue a state the 11th Amendment would have omitted the words, “*by Citizens of another State, or by Citizens or Subjects of any Foreign State.*”

Yet somehow, in 1890, almost 100 years later, the US Supreme Court presumed to declare what the 11th Amendment and Founding Fathers actually meant was that no one could sue a State in Federal Court.

Originally the 11th Amendment only forbade actions by non-citizens against a defendant state. But *Hans v. Louisiana*, 134 U.S. 1, 10 S.Ct. 504, 33 L.Ed. 842 (1890) extended the doctrine of such sovereign immunity, holding that the 11th Amendment barred suit even by citizens of that defendant state.

And again in 1999 the Supreme Court ruled that Sovereign Immunity Sprang from the original Constitution. [\*Alden v. Maine\*](#), 527 [U.S. 706](#) (Again, Why was there a need for a need for an 11th Amendment if the Constitution already provided for Sovereign Immunity of the States from every body?)

Clearly these acts by the Supreme Court were simply machinations to grab power and increase the grasp of tyranny by making it opaque and unaccountable to WE THE PEOPLE.

22 ) **Natural Rights Contained and/or Protected in the Thirteenth Amendment** – Abolished slavery and restored Natural Rights to a entire class of wrongfully enslaved Americans. In particular, the Natural Rights of Self-Ownership and Self-Determination were restored to the masses;

*Section 1. Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.*

*Section 2. Congress shall have power to enforce this article by appropriate legislation;*

22.1 **The Federal Reserve (Banking) System's Debt Based Fiat Money creates a debt to a privately owned bank that can never be paid off. This reduces the masses to the status of involuntary Servitude in violation of the Thirteenth Amendment.** (See Also #2.2, #3.3 #2.13 & #4.1);

22.2 **We are unaware of any other issues with this Amendment** at this point in time that have not already been addressed and we avidly support it.

23 ) **Natural Rights Contained in the Fourteenth Amendment** - The Fourteenth Amendment addresses the Natural Rights of Equity, Equality and Equal Protection under the Law. Essentially it established that all classes of male Americans were entitled to their Natural Rights. (The Nineteenth Amendment would enlarge the Fourteenth Amendment to include women) The Fourteenth Amendment is used by the Courts regarding many aspects of citizenship and the rights of citizens. The most commonly used -- and frequently litigated -- phrase in the amendment is "[equal protection of the laws](#)", which figures prominently in a wide variety of landmark cases, including [Brown v. Board of Education](#) (racial discrimination), [Roe v. Wade](#) (reproductive rights), [Bush v. Gore](#) (election recounts), [Reed v. Reed](#) (gender discrimination), and [University of California v. Bakke](#) (racial quotas in education);

*Section 1. All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the state wherein they reside. No state shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any state deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws;*

*Section 2. Representatives shall be apportioned among the several states according to their respective numbers, counting the whole number of persons in each state, excluding Indians not taxed. But when the right to vote at any election for the choice of electors for President and Vice President of the United States, Representatives in Congress, the executive and judicial officers of a state, or the members of the legislature thereof, is denied to any of the [male](#) inhabitants of such state, [being twenty-one years of age](#), and citizens of the United States, or in any way abridged, except for participation in rebellion, or other crime, the basis of representation therein shall be reduced in the proportion which the number of such male citizens shall bear to the whole number of male citizens twenty-one years of age in such state;*

*Section 3. No person shall be a Senator or Representative in Congress, or elector of President and Vice President, or hold any office, civil or military, under the United States, or under any state, who, having previously taken an oath, as a member of Congress, or as an officer of the United States, or as a member of any state legislature, or as an executive or judicial officer of any state, to support the Constitution of the United States, shall have engaged in insurrection or rebellion against the same, or given aid or comfort to the enemies thereof. But Congress may by a vote of two-thirds of each House, remove such disability.*

*Section 4. The validity of the public debt of the United States, authorized by law, including debts incurred for payment of pensions and bounties for services in suppressing insurrection or rebellion, shall not be questioned. But neither the United States nor any state shall assume or pay any debt or obligation incurred in aid of insurrection or rebellion against the United States, or any claim for the loss or emancipation of any slave; but all such debts, obligations and claims shall be held illegal and void.*

*Section 5. The Congress shall have power to enforce, by appropriate legislation, the provisions of this article.*

**23.1 There have been many rumors and allegations that the verbiage of the Fourteenth Amendment somehow injured, reduced, changed and/or eliminated the status of all Americans Citizens**, and/or allowed certain Federal Statutes which changed our Government from the “Organic” United States of America created by our Founders to an “incorporated” United States States of America. It further alleged that this “United States of America”, the “Corporation”, is no longer bound by original “organic” Constitution and that this incorporation further compromised the Natural and Constitutional Rights of all Americans. These rumors further allude to all US Courts being Admiralty Courts and therefore not being bound to Natural Law, the Constitution and the Bill of Rights. Still further, these rumors make reference to Birth Certificates actually being “Financial Instruments related to Banking”;

Reasonable questions put to put Federal Representatives go unanswered and/or are non-responsive. Revelations by Progressive Professor Jonathan Gruber that our Government asserts the right to lie(#1.6), makes any verbal or written response suspect. Sworn written answers may provide some basis for accountability, but such responses have not been forthcoming. So WE THE PEOPLE will present the basis for our concerns. We provide these links to videos and articles that provide our basis for our concerns: You have been warned! [https://youtu.be/xLkE\\_uAL3hE](https://youtu.be/xLkE_uAL3hE) & US the Corporation <http://youtu.be/Hgyztsj7O6M>, Constitution Free Zones <https://t.co/7FoJ7Vsiyf>, DC Organic Act of 1871 <http://t.co/glh2cZ54xF>, The Big Plantation <https://youtu.be/50cB5yhKR98> &US Corporation Mythology <http://t.co/SNv0v1P9ck> It is a testament to the times WE THE PEOPLE live in that we must risk looking silly, foolish and/or stupid because our “Gruber Lie(#1.6)” Government won't simply answer the questions we put to them. WE THE PEOPLE expect our questions and concerns addressed now, and without equivocation nor reservation. Further discussion of these concerns can be found at #1.20, #4.26, #4.27, #4.28 & #5.16;

If there is any material truth related to or about these rumors about the Fourteenth Amendment, we require anything compromising the status and Natural Rights of any American citizen be rescinded. Further, any material truth about or related to these rumors about the Fourteenth Amendment affecting the status of the United States or compromising the effect of the organic Constitution, must be rescinded;

WE THE PEOPLE demand these rumors surrounding the Fourteenth Amendment be redressed and remedied in the manner delineated in paragraphs three and four, under the heading “Redress and Remedy”;

24 ) **Natural Rights Contained in the Fifteenth Amendment** – This Amendment reduced to writing the Natural Right of Vote and established this Natural Right to vote could not be denied or abridged on the basis of race, color or previous condition of servitude. (The Nineteenth Amendment would enlarge the Fifteenth Amendment to include women);

*Section 1. The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any state on account of race, color, or previous condition of servitude;*

*Section 2. The Congress shall have power to enforce this article by appropriate legislation;*

**24.1 We are unaware with any issues with this Amendment at this point in time that have not already been addressed and we avidly support it;**

- 25 ) **Repeal (or proper recognition that it was never properly ratified) of the unconstitutional Sixteenth Amendment – Progressive Income Tax** – This Amendment actually violates every American's Right not to be Taxed by the Federal Government on property, wages, salaries and earnings(see also #2.7);

*The Congress shall have power to lay and collect taxes on incomes, from whatever source derived, without apportionment among the several states, and without regard to any census or enumeration.*

- 25.1 **The Amendment was not properly ratified and never gathered the necessary 36 State ratifications.** <https://t.co/IboPcxJp8n>. WE THE PEOPLE require redress of this rumor;

- 25.2 **The Federal Courts, apparently made a Rule of Man, Might Makes Right decision** in declaring in [Brushaber v. Union Pacific R.R. Co., 240 U.S. 1 \(1916\)](#), that the 16<sup>th</sup> Amendment "*created no new power of taxation*" and that it "*did not change the constitutional limitations which forbid any direct taxation of individuals*";

- 25.3 **Constitution: Article 1, Section 9 in part relevant states: “No capitation, or other direct, tax shall be laid, unless in proportion to the census or enumeration herein before directed to be taken”;**

We demand the Unconstitutional Sixteenth Amendment be repealed, declared void upon proper recognition that it was never properly ratified by then required 36 States, and/or struck down by the Federal Courts as Unconstitutional. WE THE PEOPLE demand the rumors that the Sixteenth Amendment was never properly ratified, and was wrongfully declared Constitutional via the Rule of Man rather than the required Rule of Law, be redressed and remedied in the manner delineated in paragraphs three and four, under the heading “Redress and Remedy”;

- 26 ) **Repeal of the Seventeenth Amendment – Restore selection of Federal Senators by State Legislatures;**

*The Senate of the United States shall be composed of two Senators from each state, elected by the people thereof, for six years; and each Senator shall have one vote. The electors in each state shall have the qualifications requisite for electors of the most numerous branch of the state legislatures.*

*When vacancies happen in the representation of any state in the Senate, the executive authority of such state shall issue writs of election to fill such vacancies: Provided, that the legislature of any state may empower the executive thereof to make temporary appointments until the people fill the vacancies by election as the legislature may direct.*

*This amendment shall not be so construed as to affect the election or term of any Senator chosen before it becomes valid as part of the Constitution.*

**26.1 Restore the Selection of Senators to the manner the Founders intended;**

We demand the restoration of the appointment of Federal Senators by State Legislators. This will reduce the amount of time, money and resources spent on Senate elections. And, presumably the reduced demand to raise money for expensive campaigns will need to compromise their ethics and oaths of office to raise money. Further, this may allow some middle income Americans, more in touch with rank and file America, to become Federal Senators;

27 ) **Natural Rights contained in the Nineteenth Amendment – Restores to Women the Natural Right to Vote;**

*The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any state on account of sex. Congress shall have power to enforce this article by appropriate legislation;*

**27.1 We are unaware with any issues with this Amendment at this point in time and avidly support it;**

28 ) **Natural Rights contained in the Twenty-Fourth Amendment** – This Amendment ensures no citizens Natural Right to Vote can be denied for failure to pay a poll tax or any other tax;

*Section 1. The right of citizens of the United States to vote in any primary or other election for President or Vice President, for electors for President or Vice President, or for Senator or Representative in Congress, shall not be denied or abridged by the United States or any state by reason of failure to pay any poll tax or other tax.*

*Section 2. The Congress shall have power to enforce this article by appropriate legislation;*

28.1 We are unaware with any issues with this Amendment at this point in time and avidly support it;

29 ) **Natural Rights contained in the Twenty-Sixth Amendment** – This Amendment lowers the age of majority to Eighteen and extends the Natural Right to vote to persons 18 years of age or older;

*Section 1. The right of citizens of the United States, who are 18 years of age or older, to vote, shall not be denied or abridged by the United States or any state on account of age.*

*Section 2. The Congress shall have the power to enforce this article by appropriate legislation;*

29.1 **We are unaware with any issues with this Amendment at this point in time and avidly support it;**

**30 ) The Twenty-Seventh Amendment – This Amendment speaks to the compensation of Senators and Representatives;**

*No law, varying the compensation for the services of the Senators and Representatives, shall take effect, until an election of Representatives shall have intervened;*

- 30.1 We demand Senators and Representatives separate retirement plan be dismantled and replaced with Social Security;
- 30.2 Or, alternatively, We demand Senators and Representatives receive not retirement plan (other than Social Security) as a benefit, to induce them to leave office and return to the private sector to provide for their own retirements;
- 30.3 We demand Senators and Representatives repeal Obamacare or dismantle their own special healthcare program(s) and accept standard Obamacare aka Affordable Care Act coverage for themselves and their families;
- 30.4 We demand that any funds left over in both Senators and Representatives Campaign funds when they leave office be used to pay down the National Debt instead of being paid to them;
- 30.5 That the terms and conditions of every unelected and elected Government official's "employment contract?" with WE THE PEOPLE include the provisions outlined in #10.4, #10.24, #10.25 and #30.1 through #30.4;

This completes our list of Causes, Grievances and Concerns. While some of these Causes, grievances and causes seem relatively inconsequential, the cumulative affect of each of our Government's Trespasses which give rise to our Causes is material, interlocking and overwhelming. It is only by deliberate, incremental and calculated design of our Government that many of their trespasses when viewed alone appear inconsequential.

As means to establish the nature and depth of the conspiracy against us, we suggest this exercise. First identify your personal top 5 Causes, and then ponder these next questions. "How many of your top 5 causes are you just hearing about with while reading this Declaration of Causes?" Then ask yourself, "Why are these Causes NOT being repeatedly expounded upon by our Main Stream Media and/or your own political party?" In participating in this process, you have moved your own perspective of our government a little closer towards reality.

**THE PURPOSE, INTENT AND EFFECT OF THESE SEEMINGLY DISPARATE CAUSES, GRIEVANCES AND CONCERNS IS TO REDUCE WE THE PEOPLE UNDER ABSOLUTE DESPOSTISM**

To the average American, caught up in their busy daily lives just trying to raise a family and make ends meet, there may not seem to be much rhyme or reason to the myriad of government activities they observe each day. Indeed, many of us find ourselves in a state of confusion. This too, is by design of our Government and the Tyrant Class. The confusion you feel is the result of your Government and the Tyrant Class using a wide variety of psychological techniques on you to alter your metaphysical perspective. If our government and Tyrant Class clearly informed the masses of their goals, and how each of their trespasses which give rise to our Causes are related to reaching

their goals, the tyranny and injustice of their intentions would be plain to all. And it would not be necessary to be so lengthy in exposing our Government's and the Tyrant Class's true purpose and intent.

In accordance with Natural Law, we have purposely laid out the most significant of our accumulated Causes, extending over more than 100 years, so that the reader can use their own observations and reasoning to Establish Truth for themselves. By surmising the cumulative effect thereof, our keen reader can establish for themselves the actual purpose and intent of our Government's various trespasses which give rise to our Causes. The cumulative effect of our Government's trespasses being to restore the wealth, power and control most Governments around the world once held under the Divine Right of Kings. And to achieve this goal by through a machinated Metaphysical Revolution, displacing the Metaphysical context of the Founders with a machinated Progressive Metaphysical context in which the masses “happily”(or at least without much outward resistance) accept a degree of enslavement similar to that they “resentfully” endured under the Governance Doctrine of the “Divine Right of Kings”.

This is in direct conflict with the purpose of our government. Again, the purpose of our, and any, legitimate Government under “Consent of the Governed” is to preserve every individual's Unalienable Natural Rights, and allow the individual to enjoy greater liberty than would be possible in the chaos of the pre-government Natural State. Instead our Progressive oppressor government has waged all out assault upon the Unalienable Natural Rights of each and every rank and file American.

The Bedrock of our present oppressor Government's strategy against WE THE PEOPLE is the ignoring of our Natural Right to Establish Truth for ourselves using our own observations and reasoning. Using advances in science and psychology, our Government and the Tyrant Class are indoctrinating new generations with a false Perspective of Reality, aka Establishing Truth for the masses, just as the Kings did under the Divine Right of Kings. The Government's Established Truth (Gruber Lies #1.6), Delphi Technique (#1.11), Engineered Consent #1.9, Bernays' style Propaganda #1.10 and machinated crises #1.13, etc) inflicts upon new generations a false “Perspective of Reality”. A false “Perspective of Reality” in which they voluntarily accept giving up some of their Natural Rights and/or don't notice them being taken away from them. Somehow, inside their oppressor Government's wrongly inflicted false “Perspective of Reality”, and deprived of the sanguinity of the knowledge of the Founders, our fellow Americans are seduced into the false Progressive Metaphysical Context, which apparently allows their incremental enslavement to Government appear to make perfect sense . [Progressivism is really a cult <http://t.co/vk0UrukiWg>]

At the same time, for those whom this indoctrination is not totally effective, there is additional conditioning in the form of rewards, punishments and reeducation.(#11.49) From the outside looking in and enlightened with the knowledge of the Founders, it is apparent this Progressivism parallels the power and control of Government under the Divine Right of Kings. In short, our Government is running one big Psy-Ops program against WE THE PEOPLE, for the purpose of machinating a Metaphysical Revolution in which the masses voluntarily accept their servitude to Government Educated Elites.

In fact, WE THE PEOPLE assert that since The Enlightenment, various groups of people have been working to regain the wealth, power and control that Governments, and the people who inhabit them, once held under the Divine Right of Kings. What is more, this struggle has continued throughout

most of the Western World and beyond. These various groups see Natural Law and the Democratic Process as chaos. Rugged Individualism, and vigilance born of the knowledge of the Metaphysical Revolution of our Founders, staved off these various groups' traditional methods of restoring tyranny. In time, this group (or one of these groups) of people decided to pursue a “Metaphysical Revolution”, similar in scope to the Metaphysical Revolution born of The Enlightenment that displaced the Governance Doctrine of the “Divine Right of Kings”

Marxism (Circa 1850) was the “Metaphysical context” they first attempted to deploy. [Karl Marx's “The Communist Manifesto” <http://t.co/FIY9FMyhZ8>] Marxism essentially is and/or evolves into giving Government the power, wealth and control it enjoyed under the “Divine Right of Kings”, but with a pretext and metaphysical context (Dialectical Materialism <http://t.co/th41nmT7GL>) that is far more palatable to the masses than, “Because I'm a God or a representative of God here on earth.” Like Progressivism, Marxism “promotes” itself as helping the downtrodden masses, but in reality it establishes a powerful and controlling central government relatively unaccountable to the very downtrodden masses it claimed it would help. One of the defining steps in converting a country from democratic or republican forms of government to Marxism, is the purge of the old “contaminating” knowledge and ways of thinking (#11.49 & #1.16). This purge often happens by mass killing such as happened under Marxist Stalin in Russia, Marxist Mao in China and the Khmer Rouge in Cambodia. The Marxist's metaphysical revolution swept much of the world. Yet, while much of the Western World succumbed to the Metaphysical pretexts of Marxism, America did not. (Most of Europe succumbed to the Socialism branch of Marxism, Russia and other Countries succumbed to the Communist branch of Marxism.) Fortunately for WE THE PEOPLE of America, Rugged Individualism, Capitalism and the Metaphysical Perspective of our Founders, held the various incarnations of Marxism at bay.

*“The menace of communism in this country will remain a menace until the American people make themselves aware of the techniques of communism. No one who truly understands what it really is can be taken in by it. Yet the individual is handicapped by coming face to face with a conspiracy so monstrous he cannot believe it exists. The American mind simply has not come to a realization of the evil which has been introduced into our midst. It rejects even the assumption that human creatures could espouse a philosophy which must ultimately destroy all that is good and decent.”*

J. Edgar Hoover, FBI Director 1924-1972 *The Elks Magazine* (August 1956)

## THE PROGRESSIVE MOVEMENT

Our current would-be Marxist Oppressors are organized under the banner of Progressivism. However, a majority of Americans are unaware of the Progressive Movement, and/or what it stands for, and/or to what extent Progressives remain active today. This is by their own design. Progressives don't want to draw attention to themselves and want to avoid awareness and/or scrutiny of their true agenda. Progressives engage in activities and strategies without disclosing the true objectives and goals of those activities and strategies; instead appealing to human nature by duplicitously asserting the activity or strategy is intended to advance the best interests of the masses. Progressives today control the Leadership of both major American political Parties. (#10.9) They control our Government. They began their current calculated, incremental course of Treason circa 1905AD. (Others will argue that Progressives are just an extension a group that organized the 14<sup>th</sup> Amendment that allegedly was not ratified and allegedly incorporated our government for nefarious reasons circa 1868. Yet others say it is an extension of the group of banker's that President Andrew Jackson referred to as a "Den of Vipers" in 1836. Still others say its an extension of a foreign group that sacked the "ratified but missing" 13<sup>th</sup> Amendment circa 1812, 1825 or 1868 depending on who you believe)

Circa 1890, the Populist movement was in full swing in America. Yet, somehow by 1905 the Populist Movement had been usurped or eclipsed by the Progressive Movement. The First Progressive President was a Republican, Teddy Roosevelt. Progressivism is essentially Marxism 2.0, but modified in an attempt to make it more palatable to the American masses. Make no mistake, similar to Marxism, Progressivism's intent is to restore to government, and the people who occupy it, the power, control and wealth government's enjoyed under the Divine Right of Kings. But again, the metaphysical context of Progressivism was tweaked just a little bit more to provide a rational and justification more palatable to the American masses than either the Divine Right of Kings or Marxism. We American's are now under full assault from the Progressive's latest attempts at Metaphysical Revolution. And, far too many American's are buying into the repulsive idea of trading liberty for security.

Progressivism's pretext and metaphysical context is even more convoluted than Marxism's. To break down Progressivism's latest attempts at metaphysical revolution, we ask you to use your Natural Right to Establish Truth for yourselves using your own observations and reasoning. We are going to provide you the essence of Progressivism's metaphysical foundations.

Extremely simplified, Progressive's claim that all of problems of the masses, and the exploitation of the masses itself, are caused by various evil traits of individuals in our current civilization. Prime amongst these are the alleged evil traits of Individualism, Creativity, Competition, and Free Markets. Progressives then go out on a limb with some romanticized description of idyllic tribal life where all was love and concord. Progressives then assert this idyllic existence was possible because there was no individualism, creativity, competition nor "free markets" within tribes. The individual existed to support the tribe, and naturally conformed to whatever role the community leaders had determined that individual could best serve the tribal community. Progressives further claim there was no competition amongst rank and file tribal members because that was counter to the best interests of the tribe.

*“You can’t make Socialists out of individualists — children who know how to think for themselves spoil the harmony of the collective society which is coming, where everyone is interdependent.”*

Progressive John Dewey

And as John Dewey and the rest of Progressives are essentially describing Socialism and Communism, you are correct in deducing Progressives allege there were no “free markets” in the tribal community. According to the Progressives, there was no real competition to become tribal leader. Instead, older members of the tribe just became the natural leaders of the tribe as they were allegedly wiser because of their life experiences. Rank and file tribal members trusted and accepted the tribal leaders/elders decisions because they were older and wiser. Again, this is what Progressives assert as the pretext of, and metaphysical context for, Progressivism. We urge you to use your own common sense and to do your own research, confident your research into the nature of tribes living in the pre-government Natural State (that isn't based on rewritten history), will reveal to you that the Progressive assessment of the tribal state does not match reality. (If you wish to learn more about the Foundations of Progressivism <http://shar.es/zh9ig>)

From the false Metaphysical underpinnings Progressivism is founded upon, you can see even the name “Progressive” is a deliberate misnomer. Progressives seek to restore the masses to some alleged idyllic “child like” or “tribal” state. If, and/or when, new/prospective members have bought the bogus Progressive representation of tribal life, they will next promote the relationship between Lords and Serfs under Feudalism as another example of reciprocal idyllic benevolence and altruism. Simply, Progressives want to restore the Feudal Relationship between Lords and serfs, with Educated Elites playing the role of Lords and WE THE PEOPLE playing the role of Serfs. The process of preparing the masses to accept this metaphysical revolution is the “dumbing down” of the masses you hear about. Instead of Kings, Lords, Tribal Leaders or Central Committees running and being trusted to determine, and provide for, the best interests of the community; Progressive Educated Elites will be telling you what to do (And, their moneyed friends will be telling the Government Educated Elites what to do.)

*“Live Free or Die!”*

New Hampshire State Motto

From the intended Metaphysical Revolution of Progressives, we get the purpose of Government being, “To advance the best interests of the community (in the manner determined by the Government Educated Elites selected from among wealthy leisure class, because the masses are too stupid and irrational to know what is best for them and the community) and to direct the individual to contribute in a role the Educated Elites assert is the best way for each individual to contribute in advancing the best interests of the community. Once Government's purpose of preserving your “personal Unalienable Natural Rights” is replaced with Government acting in “the best interests of the Community”, the obstacles to the true agenda of the Progressives are removed. Aspects of Eugenics which debase human life like “forced sterilization”, “forced abortions” and “breeding humans like livestock” are less prohibited when the preservation of an Individual's Natural Rights is no longer the purpose and priority of government. “Death Panels” become necessary and logical so individuals who are no longer profitable to the community can euthanize in the best interests of the

community, when the individuals Natural Rights become subordinate to the best interests of the community.

That having been said, quite simply, regressive Progressivism is Treason. It is your nature to assert your individuality, and be creative and engage in competitive behavior. Natural Law, Natural Rights, our Declaration of Independence, our Constitution and Bill of Rights each revolve around the Metaphysical context and principles of Government preserving the Unalienable Natural Rights of the individual and allowing the individual to enjoy greater liberty than they would in the chaos of the pre-government Natural State. Progressives doctrine specifically speaks to the necessity of ridding individuals comprising the masses of such evil Unalienable Natural Rights as individuality, creativity, Self-Determination and Pursuit of Happiness. In other words, Progressives want to strip humans of their human nature. The purpose of Government under Progressivism is diametrically opposed to our Foundational Documents. We say again, Progressivism is Treason.

Clearly, none of us average American Citizens wants to become a rank and file Progressive Subject. You now understand why under Progressivism “individualism and creativity” are out and “passivity and conformity” are in. “Career Tracking” beginning in Second Grade, as mandated by Progressive Common Core Education, is the Government Educated Elites implementing their design of telling individuals how best they can contribute to the community. If the Progressive Metaphysical Revolution succeeds, say good bye to Self-Determination. From then on, Progressive Educated Elites will be telling you and all other rank and file Americans, what your career will be for the rest of your life. All of this strikes those of us living in the metaphysical context of the Founders, as just evil and wrong.

Now we come to the reason(s) why Progressivism can't work, and why none of us would want it to work. You will recall that Locke and the Founders said government must be constructed with anticipation of the nature of man in the natural state. Progressive Leaders will be non-virtuous regardless of what Progressive Leaders assert. A government inhabited by non-virtuous people but constructed without transparency and accountability won't work. Progressives intend to change the nature of man to suit their form of government. It is like building a dam assuming the nature of water is something that it isn't; that is to say to assume the nature of water is to run up hill. It won't work. Such a dam will collapse in short order.

None of us wants to give up our “nature” aka “freedom” to suit the structure of Progressive government, do we? The oppression of every human's “nature” is why the American colonists revolted from King George! And certainly not, if the Progressive design of Government is destined to collapse in short order. Natural Law was the legitimate, organic Metaphysical Revolution away from the illegitimate metaphysical context of the Divine Right of Kings. Progressivism's metaphysical context is a forced contrivance machinated for the sole purpose of a group of people regaining the wealth, power and control the people who inhabit government once had under the Divine Right of Kings.

Progressivism, Marxism and Divine Right of Kings each rationalize the centralization of power by alleging government's priority is the “best interests of the community”. History has repeatedly demonstrated these forms of government fail on a grand scale. Non-Virtuous leaders without Transparency and Accountability to the masses invariably become corrupt and come to equate the

community's best interests with their own best interests. WE THE PEOPLE refuse submit our children and future generations of Americans to this gross injustice.

We assert the main contrivances of Progressive metaphysics to be these:

1. All humans (or the leaders of humankind) are trustworthy and altruistic;
2. The purpose of government is to advance the best interests of the community and that the rights of the individual are subordinate to the community's interests;
3. Being altruistic and superior in intelligence to the masses, the Government Educated Elites can better determine what the best interests of the community are and how they can best be met;
4. Being trustworthy, there is no need for Government Educated Elites to be transparent and accountable to the masses.

We will very quickly establish why each of these is a contrivance:

1. All humans have free will and are not virtuous by nature.; In the natural state each of us existed as free individuals with Natural Rights.
2. None of us would be willing trade all of our freedom in the natural state for no freedom under government. Ergo, we would not willing enter into the proposed Progressive Social Contract.
3. The average Government Educated Elites individual is no more altruistic nor intelligent than average individual comprising the masses. Further, buried deep in Progressive principles is an omission of material fact: Government Educated Elites are to be selected from amongst the wealthy, leisure class as only the wealthy, leisure class has the time and resources to study governance. The foregoing evincing the true authors and beneficiaries of any Progressive Government, the very wealthy Progressives tell their followers are exploiting and repressing the masses aka them;
4. The average Progressive Leader is no more trustworthy than the politicians inhabiting our government now. As all humans are by nature non-virtuous, any human inhabiting and possessing the power of government must be required to remain transparent and accountable to force them to govern in a virtuous manner. Despite our Founders' provisions for Checks and Balances, Transparency and Accountability, the people inhabiting our Government over Generations have reasserted tyranny and hugely infringed our Unalienable Natural and Constitutional Rights. Imagine how quickly this would have happened without these countermeasures.

With the contrivances of Progressives exposed, it is easy to see why a Progressive Government can't work. The Metaphysical Revolution the Progressives seek to machinate is a recipe for disaster for WE THE PEOPLE. WE THE PEOPLE would soon revolt from a Progressive Government as it became known to the masses that the unaccountable, non-virtuous Government Educated Elites(selected from the wealthy, leisure class) were engaged in corrupt activities benefiting only their own best interests. The anger arising from the realization that the masses had been fraudulently induced to make their natural rights subordinate to the best interests of the community would soon topple the progressive government.

The false premise that Progressive Educated Elites are trustworthy and smarter than the masses, and therefore should not be accountable to the masses, is no more credible than the King saying his decisions and authority can't be questioned because he is a God or a representative of God here on earth. Progressivism is essentially the Divine Right of Kings substituting alleged superior education for divinity as their basis for Government not being accountable to the masses [Progressivism is really a cult <http://t.co/vk0UrukiWg>]

And as we have said, just like Kings, with Progressive Educated Elites accountable to no one, they will soon come to equate the best interests of the community with their own personal best interests.

“The shepherd always tries to persuade the sheep that their interests and his own are the same.”

*Stendal*

All the while, the Progressive Tyrant Class intends to maintain the appearance of Democratic Process by having Educated Elites appear to run and control the government. In practice, the moneyed friends of the Progressive Educated Elites will actually run and control the government by influencing them with Campaign Contributions, bribes and/or other consideration and/or extortion and blackmail.

Now we will go from the more abstract to more concrete examination of our current Progressive Oppressor Government. We submit proofs from amongst our Declared Causes which evidence our assertions that Progressive Government can't and doesn't work towards the best interests of the community nor towards improving the human condition. And still further, that Progressivism's Metaphysical Context is just a contrivance to trick the masses into believing the Progressive leadership cares about them but actually allows the Progressive Educated Elites to exploit the masses on an even grander scale than occurred under the Divine Right of Kings.

To do that, let us revisit the year of the Progressives, 1913. Progressives tell you they are doing things to help the masses, when actually what they are doing is detrimental to the masses. And, as we have already demonstrated, Progressives like to Name things in such a way that they appear “good”, but are actually “bad” for the masses. (The title Progressive being the first misnomer we revealed to you.) In 1913, the Progressives committed three atrocities against America and misnamed two of them.(the other one they really didn't name, successfully hoping to slide it under the radar.) They are:

- 1) Progressive Federal Reserve (Banking) System
- 2) Progressive Income Tax
- 3) Changed us from Constitution Based Law (Rule of Law) to Case Law (Rule of Man)

## PROGRESSIVE FEDERAL RESERVE (BANKING) SYSTEM 1913

In summary, the misnamed Federal Reserve (Banking) System is neither Federal or a Reserve; It is a privately owned banking Cartel that creates money out of thin air. By way of Debt Based Money, it steals more than half the Gross Domestic Product (only produced by the labor of the masses) from the masses and gives it to private bankers. The Federal Reserve (Banking) System was presented to the masses as a way to break the “Banking Trust”, and stabilize the economy and value of our currency. It does none of these things. When the rich Republican Progressives couldn't get it passed, they turned it over to some rich Progressive Democrats to get it passed. The rich bankers remained in power, their Debt Based Money actually devalues our currency, and we have been subjected to far too many depressions, recessions and stock market crashes since 1913.

Finally, the Federal Reserve (Banking) System's Debt Based Money creates a debt WE THE PEOPLE owe which can never be paid off. WE THE PEOPLE are on the wrong side of the “Magic of Compounding Interest” And we are a little more than 100 years away from the Founding of the FED. The reason for the calls to raise the Minimum Wage to \$15/hour is the rapid acceleration of the interest owed to the privately owned FED is creating pressure that is going to collapse the Dollar. Just like in the game of “Monopoly”, the winners are willing to pay a little money to keep the status quo going a bit longer. Banks and Government create no value, they only acquire value created by the labor of the masses, from the masses. The Federal Reserve (Bank) System is a misnamed, regressive Progressive Program that actually hurts the masses. We encourage you to review #2.2, #2.13 & #4.1 and the these two videos repeatedly until you grasp just how evil the Federal Reserve is. [https://youtu.be/lu\\_VqX6J93k](https://youtu.be/lu_VqX6J93k) & <http://youtu.be/jbSH9AlgGDY>;

- The Federal Reserve (Banking) System is not about better managing our economy and the value of our money, it is about Control, Government Control It is about maintaining the control of our banking system by wealthy bankers and discreetly stealing value only created by the labor of the masses, from the masses using Debt Based Fiat Money;
- In the present instance of Progressivism, the masses have been impoverished through the Federal Reserve (Banking) System, Fractional Reserve Banking, Congressional Insider Trading and other mechanisms and frauds. Yet, Progressives still tout or rationalize these as being “in the best interests of the community”. Even worse, then Progressives compound the injury by suggesting to those who have been impoverished by their previous policies, that they want to help you because you can't make it on your own. This help comes in the form of tricking the masses into accepting government programs which only further expand Government power, wealth and control while further impoverishing them and reduces their freedom by infringing their Unalienable Natural Rights. We implore our fellow citizens to realize they are giving even more power to the persons who impoverished them by accepting their purported help and encourage them to resist being further exploited by very persons who impoverished them in the first place.

## PROGRESSIVE INCOME TAX 1913

In Summary, the Progressive Income Tax isn't Progressive, its regressive. Its unconstitutional. It authorized the Federal Government to Tax sources of income, such as wages, which (except to pay off the Civil War Debt), were not previously taxed. And what does any wealthy person care about

their marginal tax rate is if the greatest share of their revenue can be expended off and not taxed? (e.g. If I have revenues of \$1 Million, but I can expense off \$9 hundred thousand, what do I care if the marginal tax rate on that remaining \$1 hundred thousand is 90%? It is still much better than 15% of \$1 Million) But the worst is, the Progressive Income Tax was actually needed to create a way to pay the debt that would be owed to the private Bankers under the newly created Federal Reserve (Banking) System. Again, the Progressive Income Tax is another misnamed regressive Progressive Program that actually hurts rank and file Americans. You can review more about the Federal Progressive Income Tax of 1913 here #2.7;

- The Progressive Income Tax was not about making sure the wealthy pay their fair share, it was about Control, Government Control. It was about expanding the revenue sources of our Federal Government and expanding Control, government Control;

### PROGRESSIVE CHANGE FROM CONSTITUTION BASED LAW TO CASE LAW 1913

In summary, the Constitution protected our Natural and Constitutional Rights. The Constitution cannot be changed but by the prescribed deliberately difficult Amendment Process. As such, the Constitution acted as an anchor in preventing expansion of Government power and control that would lead to tyranny and infringement of our Natural and Constitutional Rights. Substituting Case Law sets the Moral and Legal Compass of our Country free from that anchor. Case Law sets our Country adrift from its moral compass and legal anchor. It allows Judges to make successive rulings to effectively amend the Constitution without going through the Amendment Process. Changes, which as Amendments, would likely not survive the public scrutiny of the prescribed Constitutional Amendment process. Case Law is the means by which your 2nd, 4th, 5th, 6th, 7th and 8th Amendment Rights are being infringed and abridged. These actions are not in the best interests of WE THE PEOPLE. And thus, we have presented yet another Progressive Program represented as benefiting the masses that actually injures the masses. You can review this change from the Rule of Law to the Rule of Man here #4.1, #1.15 & #D-Z. We encourage you to review this movie multiple times <http://youtu.be/tI5cSN25pEs>.

- The Progressives changing our legal system from being based on the Rule of Law to the Rule of Man was not about combating injustice & corruption, it was Control, Government Control;

To put these three Progressive Programs in context, it is necessary to briefly summarize some concepts about wealth and the economy. All value is created by labor; the labor of the masses. Land, gold and jewels are worth nothing unless and until labor is applied to them. Banks and Government create no value. Any wealth banks and government have was originally created by the labor of the masses. Just as Kings figured out that stealing value created by the masses by manipulating the value of money was far easier, and more discreet, than taxation, so has our Progressive Government. With these three 1913 Progressive Programs, the Progressives steal from every rank and file American, the largest portion of the value created only by their labor along with a huge portion of their liberties.

From these three Progressive policies implemented in 1913, it is plain to see Progressives are not the trustworthy, altruistic wise folks they represent themselves to be; Progressive Leaders are simply Con Artists with the force of government behind them.

Power corrupts and absolute power, corrupts absolutely.

Lord Acton

Progressive Eugenics and Scientific Racism - Circa 1890 to Present

There is no need to further discuss why Progressive Eugenics and Scientific Racism is evil. Progressive Eugenics and Progressive Scientific Racism violate our Natural Rights to Self-Ownership and Self-Determination among other of our Natural Rights.

- Progressive Eugenics is not about improving the human condition, it is about Control, Government Control. Eugenics allows Progressives to farm the earth and manage the American (World) Plantation more profitably by reducing resources spent on illness and infirmity arising from genetics through breeding programs and euthanize those who can't contribute enough to the community to offset the resources necessary to keep them alive. It is the ultimate restoration of the Divine Right of Kings to reject any persons permission to be on the government land.

Other recent significant Advances of the duplicitous Progressive Agenda

More recent significant advances of the Progressive Agenda which help resurrect the injustices of the Divine Right of Kings are listed here. In short:

- Gun Control is not about Guns, it is about Control; Government Control.
- Agenda 21, is not about the Environment, it is about Control; Government Control.
- Obamacare is not about Healthcare, it is about Control; Government Control.
- Common Core is not about Education, it is about Control; Government Control.
- Net Neutrality is not about Internet Access, it is about Control; Government Control.
- Social Security and Medicare are not about retirement security, they are about Control, Government Control.
- US Courts ruling that government can take property from one private property from one owner and give it to another private owner (in violation of the Fifth Amendment) is not about the best interests of the Community; it is about Control, Government Control.

Recall that under Divine Right of King, the precarious nature of permissions and privileges were very effective in quelling criticism and resistance to Government. Social Security, Medicare, Obamacare and Court Rulings expanding government takings of private property (in violation of the Fifth Amendment) are the initial stages of restoring the Divine Right of Kings system of permissions and privileges. Plausibly Deniable bureaucratic bungling effectively reduces access to Social Security, Medicare and Obamacare to a status of permissions and privileges. Seemingly arbitrary and draconian rulings by our Courts pursuant to the Rule of Man, also reduce private property ownership and use to the status of permissions and privileges. Vulnerable again to the withdrawal of permissions and privileges such as these, American will be forced again to carefully consider their criticism and dissent of our Government.

*“The only thing you need to know about Progressives is that their every offer help you is in reality, an attempt to reduce your liberty and expand their tyranny.”*

Don Mashak, The Cynical Patriot

Our three Causes originating in 1913, along with Eugenics and our seven more recently arising Causes sufficiently evidence the Progressive intent to restore to Government the power, control and wealth that government enjoyed under the Divine Right of Kings. The Progressives gained the confidence of the masses, by telling the masses these programs would help the masses. But now we have restored to you the Metaphysical context of our Founders. We have provided the observations necessary for all Americans to Establish the Truth of these matters for themselves using their own free will and reasoning. With these eleven Declared Causes alone we assert we have made it plain that our Declaration of Causes is justly pressed. We see no need to go any further in individually rehashing our other Causes. We believe and trust that we have set forth the *common sense of the subject in terms so plain and firm as to command their assent.*

Those of you who think you need and must rely upon government to survive, please think twice. WE THE PEOPLE have demonstrated that Progressives gain the support and confidence of the disadvantaged, dispossessed and disenfranchised among us by falsely telling them that their Progressive Agenda promotes the welfare of those exploited by the wealthy and corporations. In reality, the Progressive Tyrant Class intends to reduce the transparency and accountability of the government, corporations and the wealthy. Yes, this Progressive Leadership includes many of the same people who exploited and reduced most of Progressive followers to the state of being disadvantaged, dispossessed and disenfranchised. And, when the Progressive Tyrant Class has consolidated their power and control, the Government freebies will shrivel and/or be greatly reduced. And the 1% will openly wield their power protected by new laws and rules set into place while you ignored them because you were getting your freebies. This realization should overcome any hesitance you might have had in supporting of our Declaration of Causes.

To be sure, the Progress Tyrant Class have not yet established absolute property in, and unbounded power over WE THE PEOPLE. Yet by trick, artifice, duplicity and design, our present oppressors have by cold, deliberate calculation, incrementally expanded their power and severely reduced the liberty of WE THE PEOPLE. But the present cumulative level of the infringement of our liberties, and the accelerating pace of further infringement of the liberties, now alarm WE THE PEOPLE and require us to act now.

## **CONCLUSION, CHARGES AND AUTHORITY**

### **CONCLUSION**

WE THE PEOPLE want to make it clear that we believe our present Progressive Oppressor Government's sole true intent is to enslave the masses and to reinstate tyranny that existed prior to the American Revolution of 1776. This we believe, despite of all the denials, protests and pretexts our present Progressive Oppressor Government offers in while attempting to engineer the consent of the masses to accept enslavement and tyranny.

### **CHARGES**

WE THE PEOPLE do charge as follows:

WE THE PEOPLE assert our elected government officials are no more, nor no less, intelligent than the American masses. Ergo, if the American masses can foresee the ultimate impact of our

Government's policies will have on America, then our elected Government officials must also foresee that their policies will ultimately result in the collapse of our Country. With that knowledge, WE THE PEOPLE can only Establish as Truth that our Government's efforts are a deliberate attempt to collapse our country and get rid of our Constitution. Such deliberate acts are not the acts of legitimate Government and give rise to a Cause to withdraw our Consent to be Governed!

A Government which creates “subjects”, and/or multiple classes of citizens, is not legitimate and gives rise to a Cause to withdraw our Consent to be Governed!

A Government which violates the Private Property Rights of its citizens beyond the necessary taking permitted for use by only government with fair and just compensation is not legitimate and gives rise to a Cause to withdraw our Consent to be Governed!

A Government which disarms, and/or attempts to disarm its citizens, so they can no longer protect themselves from foreign and domestic enemies, including their own government, is not legitimate and gives rise to a Cause to revoke our Consent to be Governed!

A Government which refuses to be transparent and accountable to its citizens is not legitimate and gives rise to a Cause to revoke our Consent to be Governed!

A Government that asserts a Gruber'esque “Government has the right to lie to the masses as the masses are too stupid and or irrational to know what's good for them” Right, and/or any similar right, is not legitimate and gives rise to a Cause to revoke our Consent to be Governed!

A Government that assures its citizens Government can be trusted, then engages in indoctrination, conditioning, propaganda, censorship, Delphi Technique(#1.11), Engineering Consent and machinating crises, and then cites the behavior of the masses resulting therefrom as the basis for declaring the masses stupid and irrational, is not legitimate and gives rise to a Cause to revoke our Consent to be Governed!

A Government which fails to provide a number of Federal Representatives necessary to meet with and understand the needs of their constituents is not legitimate and gives rise to a Cause to revoke our Consent to be Governed!

A Government predicated upon the false and duplicitous pretext of two separate major political parties, both working towards collectivism, is not legitimate and gives rise to a Cause to withdraw our Consent to be Governed!

A Government predicated on One Progressive Tyrant Class pretending to be two separate major political parties and using this pretext as a means to divide and conquer the masses so its citizens cannot unite against this evil, violates our Natural Rights and Constitution, is not legitimate and gives rise to a Cause to withdraw our Consent to be Governed.

A Government that engages in Duplicity to infringe on its citizens' Natural Right to Establish Truth for themselves using their own observations and reasoning, is not legitimate and gives rise to a Cause to withdraw our Consent to be Governed!

A Government that practices a Moral/Ethical Standard of “Plausible Deniability” is not legitimate and gives rise to a Cause to withdraw our Consent to be Governed!

A Government which engages in the rigging of elections, either through direct fraudulent misrepresentation of the results or through the Framing of Elections in a manner to manipulate the results, is not legitimate and gives rise to a Cause to withdraw our consent to be Governed!

A Government that deliberately keeps its citizens in a state of agitation, angst and fear for no other reason than to make them more susceptible to Government manipulation is not legitimate and gives rise to a Cause to withdraw our Consent to be Governed!

A Government whose policies are intended to keep its citizens to busy, tired, frazzled and broke to Monitor, Control and Petition their government is not legitimate and gives rise to a Cause to revoke our Consent to be Governed!

A Government that inflicts, and/or causes to be inflicted, punishment and retaliation upon those who Petition the Government for redress of grievances, has violated the targeted citizen's Natural Right to Petition, Due Process and to not be subject to cruel and unusual punishment, and is not legitimate and gives rise to a Cause to revoke our Consent to be Governed!

A Government which deliberately legislates, adjudicates and administers Divorce, Child Custody, Child Support and Child Welfare in such a way to maximize revenues to Government and the legal Profession, rather than in with priority to the welfare and well-being of the affected individuals and families in mind, is illegitimate and gives rise to a Cause to revoke our Consent to be Governed!

A Government whose policies and agencies wrongfully and unjustly steal from the masses and unjustly enrich others, such as the Federal Reserve (Banking) System, Fractional Reserve Banking without payment of Fair Market Value for the use of said National Resource, and Congressional Insider Trading, is not legitimate and gives rise to Causes to revoke our Consent to be Governed!

A Government that allows slavery and/or involuntary servitude of its citizens, except as related to punishment for a crime after Due Process, is not legitimate and gives rise to a Cause to revoke our Consent to be Governed!

A Government that engages in a government administered Eugenics program is not legitimate and gives rise to a Cause to withdraw our Consent to be Governed!

A Government that allows its Judiciary to engage in Simulated Litigation(#1.15 & #4.4 & #10.22) and/or Judicial Code Red (#4.5)is not legitimate and gives rise to a Cause to withdraw our Consent to be Governed!

A Government that endorses a Judicial System based on the “Rule of Man” as opposed to the “Rule of Law” is not legitimate and gives rise to a Cause to revoke our Consent to be Governed!

A Government which does not provide “Due Process” pursuant to the “Rule of Law” for each person who comes before its Courts, in both civil and criminal manners, is illegitimate and gives rise to a Cause to revoke our Consent to be Governed!

Any Government that recognizes as law, Amendments to its Constitution which were not passed in accordance with the procedure and requirements prescribed, is not legitimate and gives rise to a Cause to revoke our Consent to be Governed!

A Government which implements and uses a Tax System which is not fair and equitable, which does not anticipate and address the problems of excess wealth disparity caused by the government

sanctioned, criminal, unjust enrichment of some citizens, and which does not conform to the specifications and sources prescribed in its Constitution is not legitimate and gives rise to a Cause to revoke our Consent to be Governed!

A Government whose policies purposely allow the masses to be impoverished and then further victimizes them by offering Government programs to help them (only made necessary by impoverishment by Government policy) which actually further enslave the masses, is not legitimate and gives rise to a Cause to revoke our Consent to be Governed!

A Government that ignores and/or infringes its Constitution, Bill of Rights and/or Amendments to its own Constitution, without following the prescribed procedures is not legitimate and gives rise to a Cause to revoke our Consent to be Governed!

A Government utilizes material misrepresentations of legislation, treaties and policy to Engineer Consent of its citizens is not legitimate and gives rise to a Cause to revoke our Consent to be Governed!

A Government which deliberately misnames and/or misrepresents legislation and policy in such a way falsely imply benefit to the masses in order Engineer the Consent of its citizens is not legitimate and gives rise to a Cause to withdraw our Consent to be Governed!

A Government which attempts to change the nature of Government pursuant to suggestions in Saul Alinsky's Rules for Radicals and/or pursuant to the Cloward-Piven Strategy is illegitimate and gives rise to a Cause to revoke our Consent to be Governed!

A government that engages in or permits the unlawful and unconstitutional, reprisal and punishment of citizens to exercise their Natural Right to Petition the Government for redress of grievances, is not legitimate and gives rise to a Cause to revoke our Consent to be Governed!

A Government that creates and/or allows rumors about the nature and validity of that government to circulate and refuses to address and/or refute them, is not legitimate and gives rise to a Cause to withdraw our Consent to be Governed!

A Government which creates and/or allows the criminal unjust enrichment of certain persons and then declares "Money is Free Speech" is not legitimate and gives rise to a Cause to revoke our Consent to be Governed!

A Government which grants "person-hood", or the rights of "person-hood", to artificial entities which did not exist in the natural State, such as corporations and unions, is not legitimate and gives rise to a Cause to revoke our Consent to be Governed!

A Government which infringes a citizen's Natural Right to Privacy by allowing searches, surveillance and seizures without a properly made warrant signed and authorized by a judge, and then only with probable cause pursuant to the Rule of Law, is not legitimate and gives rise to a Cause to withdraw our Consent to be Governed!

A Government constructed around a false assessment of the nature of man in the natural state is not legitimate and gives rise to a Cause to withdraw our Consent to be Governed!

A Government that changes the nature of that government by secret meetings and documents and/or “Code Red” methods, is not legitimate and gives rise to a Cause to withdraw our Consent to be Governed!

A Government which conspires to subordinate its sovereignty, and that of its sovereign citizens, to that of another government organization, such as the United Nations, a New World Order and/or a One World Government, without the expressed consent of its citizens is not legitimate and gives rise to a Cause to withdraw our Consent to be Governed!

A Government which fails to secure its borders and provide for its citizens defense is not legitimate and gives rise to a Cause to revoke our Consent to be Governed!

A Government which fails to preserve any citizen's, or group of citizens', Natural Right to Freedom of Religion is not legitimate and gives rise to a Cause to revoke our Consent to be Governed!

A Government which infringes its citizens' Natural Rights of Free Speech, Free Press and/or Freedom of Association and Assembly is not legitimate and gives rise to a Cause to withdraw our Consent to be Governed!

A Government which refuses submit to its citizens Natural Right to Establish, Monitor, Control and Petition their Government is not legitimate and gives rise to Cause to revoke our Consent to be Governed!

A Government which fails to take corrective action against, and/or to prevent, monopolies and trusts which work to the detriment of its rank and file citizens is not legitimate and gives rise to a Cause to revoke our Consent to be Governed!

A Government which exercises powers beyond those specifically enumerated in its country's Constitution is not legitimate and gives rise to a Cause to revoke our Consent to be Governed!

A Government which does not allow a citizen to sue their State of Residence in Federal Court, despite plain verbiage in its Constitution to the contrary, is not legitimate

WE THE PEOPLE further rhetorically put to our Oppressor Government: “What part of unalienable Natural Rights don't you understand?” You can not take from WE THE PEOPLE Rights which are unalienable without giving us Cause to revoke our Consent to be Governed!

WE THE PEOPLE include by reference, any previously delineated Cause in this Declaration not listed here, as evidence of illegitimate government giving rise to Cause to withdraw our Consent to be Governed!

WE THE PEOPLE also recognize those living comfortably and/or profiting under the status quo most often will defend the status quo and/or not actively be involved in altering that status quo. While such behavior may not be culpable, those who trade the liberty of the masses for their own personal gain and/or creature comforts (Modern Day Uncle Toms) enjoy no such security. Elected Officials, Political Party Officers, Political Operatives, Agent Provocateurs, Main Stream Media and the moneyed Citizens who bankroll them and/or who are actively complicit and/or aid an abet in the infringement of our Natural Rights, Bill of Rights and Constitution are guilty of Treason. All should pay heed to the lessons of the Nuremberg Trials.

Military and Law Enforcement, if and when asked to move against or fire upon WE THE PEOPLE, you must exercise your own judgment and choose wisely, for you now know and understand the Principles and merits of your fellow citizens in striking this “Declaration of Causes” banner.

### AUTHORITY

WE THE PEOPLE assert we are obligated by moral imperative to reject, resist and cast off any and all violations of our Unalienable Natural Rights, and all infringements and trespasses of Natural Law, the Social Contract and our Constitution. WE THE PEOPLE feel an even greater duty and obligation to reject and cast off any oppression out of respect and honor for those who have lost life and/or limb in regaining and/or maintaining our Unalienable Natural Rights, Natural Law, the Social Contract, and our Constitution.

*“Give me Liberty or give me death”*

Patrick Henry

WE THE PEOPLE provide evidence of authority for our actions by simply citing our Unalienable Natural Right to Petition the Government for Redress of Grievances as reduced to writing in the First Amendment. WE THE PEOPLE could also simply cite our Unalienable Natural Right to Revolt. However, the Founder’s did WE THE PEOPLE the tremendous favor of reducing our Unalienable Natural Right to Revolt to writing in the Declaration of Independence. And, WE THE PEOPLE provide further authorization of our actions by incorporating portions of the Declaration of Independence (with minor alterations to reflect our current oppression) to make clear to all the authority, terms and conditions WE THE PEOPLE are operating under in Declaring and Demanding our government submit to our the Redress of our Grievances in this manner:

*We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.--That to secure these rights, Governments are instituted among Men, deriving their just powers from the CONSENT OF THE GOVERNED, --That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute new Government, laying its foundation on such principles and organizing its powers in such form, as to them shall seem most likely to affect their Safety and Happiness. Prudence, indeed, will dictate that Governments long established should not be changed for light and transient causes; and accordingly all experience hath shown, that mankind are more disposed to suffer, while evils are sufferable, than to right themselves by abolishing the forms to which they are accustomed. But when a LONG TRAIN OF ABUSES, PREVARICATIONS, ARTIFICIES AND USURPATIONS PURSUING INVARIABLY THE SAME OBJECT EVINCING A DESIGN TO REDUCE WE THE PEOPLE UNDER ABSOLUTE DESPOTISM, it is their right, it is their duty, to throw off such Government, and to provide new Guards for their future security.--Such has been the patient sufferance of WE THE PEOPLE; and such is now the necessity which constrains WE THE PEOPLE to demonstrate our good faith by with this final attempt at redress of our grievances BEFORE DECLARING OUR PEACEFUL REMEDIES EXHAUSTED...*

*In every stage of these Oppressions WE THE PEOPLE have Petitioned for Redress in the most humble terms: Our repeated PETITIONS HAVE BEEN IGNORED, REFUSED AND/OR ANSWERED ONLY BY REPREATED INJURY..*

And WE THE PEOPLE begin to close by including further language, with the necessary abridgments, from the original Declaration of Causes:

*Lest this declaration should disquiet the minds of our friends and fellow-subjects in any part of the Republic, we assure them that we mean not to dissolve the REPUBLIC which has so long and so happily subsisted between us, and which we sincerely wish to see Continue. Necessity has not yet driven us into that desperate measure..*

Yet we remain resolved in our demands that the described transgressions must be redressed and remedied in accordance with Natural Law and our unalienable Natural Rights. WE THE PEOPLE would expect these trespasses to be redressed and remedied by July 4, 2017.

### **REDRESS AND REMEDY**

WE THE PEOPLE DEMAND that all of the violations, infringements and trespasses of our Unalienable Natural Rights, Natural Law, The Social Contract, our Constitution and the Bill of Rights outlined within this Declaration of Causes be fully redressed and remedied.

Our specific commands to our Government in serving upon them this Declaration of Causes, are as follows:

1. **WE THE PEOPLE** command that the Transparency and Accountability, as well as the Checks and Balances, of all levels of Government be reimposed as the first step begin restoring the structure of Government our Founders knew was necessary due to the “non-virtuous” nature of mankind. Such restoration of Transparency and Accountability, Checks and Balances to begin with rescinding laws, policies, rules and “Code Red” rules which tend to make access by WE THE PEOPLE to Government information tedious, unaffordable, untimely, draconian, difficult and/or impossible. This command to include all Government information except those National Security issues related to FOREIGN enemies;
2. **WE THE PEOPLE** command that each of our Causes we have declared shall be redressed and remedied to comport with our Unalienable Natural Rights, Natural Law, our Declaration of Independence, our Constitution and our Bill of Rights to the absolute satisfaction of WE THE PEOPLE, and the method and manner of redress be reduced to writing (at a minimum), maintained in our Government Archives and be published for all Americans to view, by our deadline;
3. **WE THE PEOPLE** command that each of our Causes we have identified as being wholly or partially “rumors” either be redressed by our Government declaring them wholly untrue, or as prescribed in Redress and Remedy number three, by our deadline. If any particular rumor is wholly untrue, such declaration to be made without equivocation and/or reservation and under sworn oath by the President, The Vice President, The Senate Majority Leader, The Speaker of the House, all minority party leaders of both the House and the Senate, and all Judges on the US Supreme Court. This document to be accompanied with video and audio of the US Supreme Court Chief Justices verbally asserting the falseness of the Rumor and including the

video of all the aforementioned persons signing said “Declaration of Untruth” for each particular wholly untrue rumor. All of this documentation to be maintained and remain forever accessible to the general public via Government Archives, the Internet and whatever cost effective “State of the Art” mass publication technology may become available in the future;

4. **WE THE PEOPLE** command that each of those Causes identified as being wholly or partially “rumors” found wholly or in part to be true, be redressed and remedied as set forth in this paragraph and within paragraph 2, by our deadline. Any rumor found to be true, in whole and/or in part, shall be immediately redressed, without reservation and/or equivocation, to remedy any violation of each and every American citizens Unalienable Natural Rights, Natural Law, our Declaration of Independence, our Constitution and our Bill of Rights. A list of those rumors found to be true, in whole or in part, shall be created including an explanation of the extent to which the rumor is true.. The date and manner of each rumor found to be true, in whole or in part, being redressed and remedied shall appear next to each “true rumor” on the list. This list to be sworn to and signed by all the persons aforementioned in Redress and Remedy number three. The signing of this document shall be video and audio recorded for accountability and posterity. All of this documentation to be permanently maintained and remaining accessible to the general public via the Government Archives, the Internet and whatever cost effective “State of the Art” mass publication technology may become available in the future;
5. **WE THE PEOPLE** further command that requirements for all future High School and College Diplomas include a passing grade in a 1 year course in their last year incorporating Natural Rights, Natural Law, The Social Contract, the Constitution, the Bill of Rights, the Declaration of Independence, the Federalist Papers, the Anti-Federalist Papers, Thomas Paine's “Common Sense”, John Locke's Two Treatises of Civil Government and this Declaration of Causes, by our deadline. WE THE PEOPLE believe this to be our best means of preventing the current method and manner of implementing tyranny from being used upon WE THE PEOPLE again. This so as to ensure new generations of Americans are enlightened, and the Public Sphere is recharged, with the metaphysical context of the Founder's before each regular Presidential Election;
6. **WE THE PEOPLE** command that all post secondary degrees in Political Science, Government, Law Enforcement, Jurisprudence, and Social Services begin with a required one year course incorporating the elements of American history and metaphysics mentioned in the immediately preceding Redress and Remedy number five, and a required final summary refresher course in the last term before receiving their degree, by our deadline;
7. **WE THE PEOPLE** further command that each School Year before regular Presidential Elections, A Nation wide contest for High School Grades 9- through 12 shall be held. These contests to have 3 categories: written, audio and video with substantial reward for State and National Winners. The content of these presentations to be about and/or substantially related to the ideas reduced to writing during The Enlightenment which became the inspirations for the American Revolution, the American Revolution itself, the Declaration of Causes, The Declaration of Independence, our Constitution, our Bill of Rights, The Federalist and Anti-Federalist Papers, John Locke's “Two Treatises of Government”, Thomas Paine’s “Common

Sense” and/or the Political Debate from the Declaration of Causes to Bill of Rights went into affect. This so as to ensure new generations of Americans are enlightened, and the Public Sphere is recharged, with the metaphysical context of the Founder's before each regular Presidential Election. Plans to implement this program prior to the 2020 Election must be underway before our deadline.

### **DEADLINE**

It angers us that WE THE PEOPLE, who should be able to simply enjoy our Life, Liberty and Pursuit of Happiness, must instead labor against those plotting to enslave us. Pursuant to our Natural Rights and evinced authorities WE THE PEOPLE have cited, our Government's failure to remedy our Causes by the **July 4, 2017** deadline shall authorize us to consider alternative remedies, such as withdrawing our Consent to be Governed, as we will have fulfilled the requirement under Natural Law, and our Declaration of Independence, to exhaust our peaceful remedies before considering alternatives remedies.

### **CLOSE**

Before we close, WE THE PEOPLE return to the issue of the New World Order aka One World Government. It will be truly terrible if the World is managed under one manner of government. People are unique and want to live differently. Further, as a more practically based reason against a New World Order, we cite a sadly dying attribute of America. It used to be in the America that if you exercised your right to political dissent in one state and lost your cause, you could move to another state to escape government's retaliation. Though technology has largely eliminated that option, at least for the time being, if your life in one country of the World becomes insufferable, you can seek a fresh start by moving/escaping to another country to start over. (At the same time, if each of us chooses to run from tyranny and oppression instead of confronting it, tyranny and oppression will eventually dominate the entire world.) Where will the indispensable voices of failed political dissent go to escape government retaliation, if there is only One World Government. There are already plenty of places in the world for those who prefer Security to Liberty. America has no fences to keep those within in it who seek to trade their liberty for security from going to those places. America must remain the sanctuary of all people who prefer Maximum Liberty to Security. We would be remiss to not point out that Enslavement of an entire world or society is as amoral as enslavement and/or persecution of a segment of a world or society on the basis of race, color, creed or sexual orientation.

Fellow American's, we are at a cross roads in the history of mankind. In one direction lies true freedom for the individual. In the other direction, lies enslavement that none dare protest because political correctness will be elevated to the power of law and legal consequence.

WE THE PEOPLE begin to close with more language, with the necessary abridgments, from the original Declaration of Causes:

*“With an humble confidence in the mercies of the supreme and impartial Judge and Ruler of the Universe, we most devoutly implore his divine goodness to protect us happily through this great conflict, to dispose our adversaries to reconciliation on reasonable terms, and thereby to relieve the Republic from the distress of contemplation and execution of alternative remedies which many include drafting a Declaration of Withdrawal of our Consent to be Governed.”*

And finally, the sentiments of the last line of the Declaration of Independence seem appropriate to close with:

*“And for the support of this Declaration, with a firm reliance on the protection of divine Providence, we mutually pledge to each other our Lives, our Fortunes and our sacred Honor.”*

Respectfully Submitted for first review,

In Liberty,

First “Committee of Safety” and

WE THE PEOPLE TAR (Transparency, Accountability and Reform)