

~

Homeless Protection Amendment HPA (Draft 3.233) (Rev 0.11)

Crafted by

Doug R. Frome (Washington State)
(January to May 18, 2025)



A.I. SECURITY WATERMARK

This legislative document may be reproduced, distributed, or cited “as is” without alterations.
COPYRIGHT 2024-2025 by Doug R. Frome
ALL RIGHTS RESERVED

BEGINNING of DOCUMENT

Why do We “need and or want” a Homeless Protection Amendment?

1. To “greatly” *reduce* The spread of Domestic Terrorism.
2. To *reduce* Hate Crimes and harassment *against* the homeless.
3. To protect minors
4. To prevent the Spread of disease (i.e. The Black Plague and or Bubonic Plague) , or the generation of new disease(s) such as the Avian Flu variants or Measles variants.
5. To prevent the Obstruction of Economic Justice of the homeless.
6. To prevent “murder” with inclement weather (hot or cold) or with contaminated food or clothing.
7. To reduce human trafficking. (obscension, harassment, entrapment, vehicle prowling)
8. To prevent discrimination against non-residents (local, state, federal, international).
9. To prevent terrorists & organized crime from gaining funds or territory. (increased observers / homeless)
10. To hold the Police accountable for improper conduct.
11. To reduce the rate of Sex Crimes “against” the homeless. (obscension, harassment, entrapment, vehicle prowling)
12. To enable and maintain the integrity of the Federal Constitution of the United States.
13. To prevent unneeded abuses of the American Public and the American Public Trust.
14. To ensure all “people” have a valid identity for banking, commerce, aid, and law enforcement.
15. To prevent false imprisonment and Fascism, and Tyranny.
16. To prevent medical billing abuse and fraud. (Sanity harassment of the homeless)
17. To protect legal and illegal immigrants
18. To legalize the use of “toilet” for *black* peoples (i.e. *The homeless*)
19. To legalize “human rights” for the homeless.

Under-representation without good Explanation...

Obscension.

Abuse.

Trafficking.

Corruptions....”homeless people (i.e. ‘neo~negro’) are not a race”...?!?

...and Liberty and Justice for All...except the homeless(“black” toilet people)?

Why would a “ legitimate ” person *be or want to be* homeless?

1. To Complete a cycle of **Manifest Destiny**.
2. To fight crime or investigate a *potential* crime.
3. To obtain *needed* justice.
4. To search for a loved one.
5. To have a religious experience (i.e. “walkabout”).
6. Divorce. (Repute)
7. To escape a *bad reality* or bad situation.
8. To experience “life” and or “*see*” the World.
9. Gambling problems / *Personal* “investments”.
10. To *migrate* to a different location.
11. To avoid being a Victim.
12. *To run for office*. (or *from office*)
13. Vehicle breakdown (Car Trouble).
14. Immigrant migration (Mexico to or from Canada)
15. Arson or Home Fire.
16. Natural Disasters
17. War
18. *The Economy*...stupid.
19. Draught or bad farming year.
20. Corruption(s) in town or at work.
21. To avoid specific person(s).
22. A Death in the family. (Greif)
23. Evil rich people.
24. Sexual Orientation
25. To start a new *legal* business venture.
26. To teach someone a lesson, or to be taught.
27. To become rich and famous.
28. A drug problem. (“Johnboy” Walton)
29. A major hospitalization, such as a car accident.
30. Medical bills or major financial debt.
31. To fight *against* “Un Homeless-sexual” harassment behavior.
32. Sanity Harassment.
33. Inheritance Theft.
34. Identity Theft.
35. Alzheimer's or Un-*Crime*heimer's.
36. To experience **Freedom**... (Adventure / see reason # 1.)

TABLE OF CONTENTS

Title Page.....(BEGINNING of DOCUMENT).....Pages 1

- Why do We “need and or want” a homeless *Protection* amendment?.....Page 2
- Why would a “legitimate” homeless person *be or want to be* homeless?.....Page 3

Table of Contents.....Pages 4-6

Constitutional Definitions.....Pages 7-8

MAIN DOCUMENT (HOMELESS PROTECTION AMENDMENT).....Pages 9-33

- Main Document SECTION 1 (CONSTITUTIONAL EXISTENCE).....Page 9
 - 1A) The People have The Right to *Existence* (“All” Peoples).....Page 9
 - 1B) The People have The Right to *Existence* (ex-convicts).....Page 9
 - 1C) The People have The Right to *Existence* (on properties).....Page 9
- Main Document SECTION 2Page 10-25
 - 2A) ESTABLISHMENT of CONSTITUTIONAL RIGHTS of The HOMELESS.....Page 10
 - 2B) ESTABLISHMENT of CONSTITUTIONAL *Homeless* Protection Rights.....Page 10
 - The Homeless Protection Rights.....Pages 11-25
 - The Right of The *Heritage of Freedom*.....Page 11
 - The Right to Access.....Page 11
 - The Right of Access to Economy.....Page 11
 - The Right to Wait.....Page 12
 - The Right to Sleep.....Page 12
 - The Right to Identification.....Page 12
 - The Right to Freedom from Punishment.....Page 13
 - The Right to Life.....Page 13
 - The Right to Freedom From Prohibition.....Page 13
 - The Right of Way as a Homeless Pedestrian.....Page 14
 - The Right of Way as a Homeless Vehicular.....Page 14
 - The Right of Address.....Page 14
 - The Right of Electronic Mail and Electronic Storage.....Page 14
 - The Right of Assistance.....Page 15
 - The Right to Remain.....Page 15
 - The Right to Sanity.....Page 15
 - The Right of Waste Management.....Page 15
 - The Right to Water.....Page 16
 - The Right to *Access* Water.....Page 16

TABLE OF CONTENTS

- Main Document SECTION 2Pages 10-25
 - 2A) ESTABLISHMENT of CONSTITUTIONAL RIGHTS of The HOMELESS.....Page 10
 - 2B) ESTABLISHMENT of CONSTITUTIONAL *Homeless* Protection Rights.....Page 10
 - The Homeless Protection Rights.....Pages 11-25
 - The Right to Electricity.....Page 17
 - The Right to Heat.....Page 17
 - The Right to Sanitation (Toilet & Laundry).....Page 18
 - The Right to Sanitation / SMART SEWER.....Page 19
 - The Right to Freedom From Theft.....Page 20
 - The Right to Freedom From Sanity Harassment.....Page 20
 - The Right to Fair Taxation.....Page 20
 - The Right to School Loan Deferment.....Page 21
 - The Right to Fair Credit.....Page 21
 - The Right to Participate.....Page 21
 - The Right to Life, Liberty and Happiness.....Page 21
 - The Right to Charity.....Page 22
 - The Right to Freedom From Threats.....Page 22
 - The Right to Freedom From Cameras and Recordings.....Page 22
 - The Right to Breathe Good Air.....Page 22
 - The Right to the Safety of Security Cameras.....Page 23
 - The Right to Safe Clothing.....Page 23
 - The Right to Safe Food.....Page 24
 - The Right to Safe Money.....Page 24
 - The Right to Safe Emergency Services.....Page 24
 - The Right to the Safety of Inclement Shelter.....Page 25
 - The Constitutional Right to *Receive* or *Give* “Retort”.....Page 25
 - The Right to Government Housing and Shelter(Orphanage of Life)....Page 26
 - The Constitutional Right to *receive* Economy *from* Economy.....Page 26
- END SECTION 2.....Page 26

TABLE OF CONTENTS

END SECTION 2.....Page 26

MAIN DOCUMENT (HOMELESS PROTECTION AMENDMENT SECTIONS 3-22).....Pages 27-34

- Main Document SECTION 3 (OBSCONSION LAW).....Page 27
- Main Document SECTION 4 (CHEMICAL LAW).....Page 27
- Main Document SECTION 5 (HOME/CASTLE LAW).....Page 28
- Main Document SECTION 6 (RESIDENCY HARASSMENT LAW).....Page 28
- Main Document SECTION 7 (EDUCATION HARASSMENT LAW).....Page 29
- Main Document SECTION 8 (IMPOSTER & SHELL GAME LAW).....Page 29
- Main Document SECTION 9 (DRUG HARASSMENT LAW).....Page 29
- Main Document SECTION 10 (TAX HARASSMENT LAW).....Page 30
- Main Document SECTION 11 (JOB HARASSMENT LAW).....Page 30
- Main Document SECTION 12 (RELATIONSHIP HARASSMENT LAW).....Page 30
- Main Document SECTION 13 (Computer Harassment: Unlawful search or Inquiry).....Page 30
- Main Document SECTION 14 (MEDICAL HARASSMENT LAW).....Page 31
- Main Document SECTION 15 (SUBLIMINAL PRICING LAW).....Page 31
- Main Document SECTION 16 (STORE LAW).....Page 32
- Main Document SECTION 17 (VEHICLE LAW).....Page 32
- Main Document SECTION 18 (FOOD TAMPERING & TEMPERING LAW).....Page 33
- Main Document SECTION 19 (RIGHTS OF BUSINESSES).....Page 33
- Main Document SECTION 20 (SAMARITANS RIGHTS).....Page 33
- Main Document SECTION 21 (Assault VS Insult : WATER & LIQUIDS).....Page 34
- Main Document SECTION 22 (Assault VS Insult : EXCALIBUR).....Page 34
- Main Document SECTION 23 (LAW ENFORCEMENT REWARDS).....Page 34
- Main Document SECTION 24 (Weapons Harassment: Unlawful search or Inquiry).....Page 34

END MAIN DOCUMENT: (AMENDMENT HOMELESS PROTECTION)(SECTIONS 1-24).....Pages 9-34

ADDENDUM.....Pages 35-38

Links

- HOMELESS PROTECTION AMENDMENT *with* { ~ POLITICAL CARTOONS ~ }.....Page 35

Legal Arguments.....Page 35-36

(Information) American Freedom PurchasePage 37

END of DOCUMENT.....Page 37



CONSTITUTIONAL DEFINITIONS:

CONSTITUTIONAL DEFINITION of “*Homeless Protection Rights*” is defined as:

The Rights of the homeless. The rights of homeless individuals. The rights of “people”.
The rights of a US Citizen *or* non US Citizen.

CONSTITUTIONAL DEFINITION of “*The Inherent Right to Freedom*” is defined as:

The rights “of” The Freedoms *granted* by the US Constitution , Congress, the Judicial Branch, and the Executive branch. Not specifically, the right “to be” The Government or “in” The Government.

CONSTITUTIONAL DEFINITION of “loitering” is defined as:

Standing or sitting or occupying a specific location, in duration, while *in the process* of the commissioning of a *specific* crime such as drug dealing, racketeering, harassments, human trafficking, prostitution, thefts, stalkings, cyber crimes, conspiracies, etc.

Loitering is NOT defined as “existence” or “waiting” or the “seeking of refuge or safe harbor”.

Loitering must be legally defined as a “un frivolous” charge. (racism is frivolous).

CONSTITUTIONAL DEFINITION of “congregate” is defined as:

The solicitation of *occupancy* with another person who *is* unwilling.
The solicitation of occupancy by an “unfamiliar” person (i.e. stranger)
The act of loitering with 2 or more people.
The solicitation of the “*offering of ‘help’*” that *is* frivolous.
Vehicle prowling.
Conspiracy to disturb or harass.

Classified informations and or classified technologies are defined as informations and technologies not lawfully appropriate for felons, minors and non-citizens. These informations and technologies are subject to federal laws such as Antiterrorism legislations, chemical product and manufacturing regulations, medical equipment regulations, FAA manufacturing regulations, medical FDA regulations, FCC regulations, DOE regulations, Agricultural regulations, in addition to other types of legislation.

CONSTITUTIONAL DEFINITIONS:

CONSTITUTIONAL DEFINITION of beggar is defined as:

- A person who “asks for *legal* money” verbally or non verbally.
- A person who asks for “help” of some sort, either verbally or non verbally.
- A person who is NOT a prostitute.
- A person who lawfully asks for *lawful* information of some sort.

CONSTITUTIONAL DEFINITION of “Sanity Harassment” is defined as:

*A type of specific persecution of The Homeless.
The Sanity Protection Amendment.*

The DEFINITION of “exist” may be defined as:

“hi. please define "Exist".”

“To exist means to have real being or to be real. It can also mean to live or to continue to live. For example, we can say that the Earth exists, or that a person exists. We can also say that a feeling or idea exists, such as the feeling of happiness or the idea of freedom.”

The DEFINITION of “existence” may be defined as:

“Ok. good. Now please define "Existence".”

“Existence refers to the state of being real or having being. It's the fact or state of living or happening. Essentially, it's everything that is, has been, or will be.

It's a broad concept that philosophers have pondered for centuries. It encompasses everything from physical objects to abstract ideas and experiences.”

CONSTITUTIONAL DEFINITION of “We The People” is defined as:

- A United States Citizen. A citizen of the “Home” Land. A Law abiding immigrant.
- The People under the Federal Constitution of the United States of America.
- The holders of endowed “basic inherent rights”.

CONSTITUTIONAL DEFINITION of “The People” is defined as:

- The People of the “Home” Land or *any* people *within* the contiguous border of “The Land”.
- “We” The People, or We “The People”, or “We The People...”, or “...The People...”
- A United States Citizen.
- A non United States Citizen
- a *disenfranchised* individual.

SECTION 1 (CONSTITUTIONAL EXISTENCE)

THE CONSTITUTIONAL RIGHT TO *EXIST*

The People have the Right to Existence.

1A)

It is completely constitutional and inherently lawful to ***exist*** as a: Homeless person or non-Homeless person, un-Employed person or Employed person, US citizen or non-citizen or *undocumented* US citizen, legal immigrant or illegal immigrant or undocumented immigrant or undocumented illegal immigrant, visitor, child or adult, disabled or not disabled, english speaking or non english speaking.

The People have the Right to Existence.

1B)

It is completely constitutional and inherently lawful to exist as a homeless ***law abiding*** “ex-convict”.

The People have the Right to Existence.

1C)

It is completely constitutional and inherently lawful to exist as a homeless person on public property(s) with granted permission(s) and or during operating hours.

It is completely constitutional and inherently lawful to exist as a homeless person on private property(s) with granted permission(s).

It is inherently unconstitutional to claim “rights of granting of permissions”, when no such rights of granting exist.

If a person is NOT breaking the Law, then why should *existing* as a disenfranchised person be a crime?
(where the “franchise” is “The” Citizenship) (NOTE: “hate crime” is NOT Law abiding; implying vagrancy)
(Vague Rant See in a 2 not a 3).

SECTION 2 (CONSTITUTIONAL RIGHTS)

The Homeless have the Right to “State AND Federal American Constitutional Rights”.

(SECTION 2A) ESTABLISHMENT of CONSTITUTIONAL RIGHTS of the HOMELESS

Homeless people as defined in SECTION 1 have **Full legal Federal Constitutional Rights** as Defined by the Constitution of the United States of America **except** those rights **excluding** non citizens and minors and felons such as running for office, voting, military, and gun rights, and any classified informations and or classified technologies.

The People have the Right to Constitutional “Homeless Protection Rights”.

(SECTION 2B) ESTABLISHMENT of CONSTITUTIONAL *HOMELESS PROTECTION RIGHTS*

Homeless people as defined in SECTION 1 have *additional* specific Federal Constitutional Rights NOT available to non homeless people. These specific rights are herein defined in Section 2 as ***“homeless protection rights”***.

(SECTION 2)

Constitutional Homeless Protection Right...

The Right of The *Heritage of Freedom*

Homeless people are Constitutionally classified “legally” as a race (ethnic group).

It is Unconstitutional and unlawful to imposter or impersonate a homeless person, especially if it is to obtain the rights of the homeless thereof or to harass or obscond or is in lieu of unlawful corruption.

The homeless protection Heritage rights “of” The Freedoms *granted by* The US Constitution , Congress, The Judicial Branch, and The Executive branch do not specifically include the rights “to be” *The Government* or to be “employed by” The Government unless the person is a legal United States Citizen. This does not prohibit the Homeless Protection Right to Access.

(SECTION 2)

Constitutional Homeless Protection Right...

The Right to Access

Homeless people have the Constitutional right to “Access”, i.e. apply for, government benefits and or government services.

This “Access” does not imply *eligibility or non eligibility*.

(SECTION 2)

Constitutional Homeless Protection Right...

The Right of Access to Economy

Homeless people have the constitutional basic inherent right to access the economy and engage in economic activity as a beggar. (Freedom from hate money)

Specifically this refers to the right to hold a sign soliciting money or work or help or information or services **(excluding prostitution)** on any public sidewalk.

This right specifically does NOT protect the homeless persons’ verbal speech in the act of verbally soliciting money, (i.e. aggressive “verbal” panhandling), but verbal solicitation of money is completely constitutional and legal as long as there is no misconduct.

All sidewalks that are alongside a public road are herein defined as “public” whether or not the funding for the said sidewalk is public or private. Sidewalks inside a private lot are deemed private.

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to Wait

Homeless people have the constitutional right to wait for or search for “help” or friends or family or employers, or Manifest Destiny on *any public* sidewalk and or any neighborhood indefinitely.

Prostitution is NOT a “Homeless Protection Right”.

Homeless people do NOT have the CONSTITUTIONAL RIGHT to “congregate” while waiting at night (i.e. in darkness)

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to Sleep

Homeless people have the enhanced constitutional right to sleep in “public”, day or night. (Denial of “sleep” IS cruel and Unusual “punishment”, i.e. “stress posture”.) This protection right does NOT guarantee the right to sleep “in” a public building, but it does NOT forbid the said act either. This protection right does NOT forbid the right to sleep “at” any public school “at night only”, but it does NOT guarantee the said act either.

Congregation of homeless people after dark is NOT Constitutional. It is Unconstitutional to solicit occupancy(i.e. congregate) with a homeless person at night (i.e. when the sun is not above the horizon).

It is Unconstitutional to feign sleep in lieu of loitering.

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to Identification

All homeless people have the constitutional right to free valid legal Identification, such as a state driver’s license, green card, state identification card, birth certificate, social security card, passport, and proof of college degrees. This free legal identification must be provided with or without a physical United States address at any applicable institution such as a DMV, health department, social security office, post office, or college, etc. The identification must be issued in full, at no cost to the applicant, within the time span of one calendar month or less.

This specifically ensures:

- The right to economic activity (i.e. employment verification and proof of college degrees) .
 - The right to legally access use of United States transportation such as planes, trains, boats, and buses.
 - The right to be legally documented and prove citizenship, state residency, and name.
 - The right to apply for any federal or state or local benefits with the proper legal documentation.
-

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to Freedom from Punishment

Homeless people have the specific constitutional right to be free from cruel and unusual punishment such as:

- 1) sleep deprivation or stress postures such as excessive sitting or standing or walking or temperature(s) (i.e. lack of shade or heat), denial of a method(s) for cleanliness (i.e. uncleanliness).
- 2) Police abuse or Mental Health services abuse, Mautism or Sanity Harassment
- 3) False imprisonment for loitering or for “being” homeless. (To be defined as “Loitering” requires the simultaneous commissioning of a crime by the person waiting, such as: Stalking, spying, trafficking, vehicle prowling, harassment or racketeering, ect.)
- 4) trespassing or banning a homeless person from “The Economy” or government services
- 5) Emergency services abuse (Calming Procedures)
- 6) Harassment from the public or government with unwarranted and or frivolous complaints
- 7) Denial of service attacks involving bathrooms or food services or welfare benefits or student aid or identifications (DMV)

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to Life

Homeless people have the constitutional basic inherent right (life) to public defecation or public urination or spitting as long as it is not unreasonably lewd. It is against the law to obscond, influence, coerce, or intimidate a homeless person into defecating or urinating “in” their clothes, or “in” a hostile territory.

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to Freedom From Prohibition

Homeless people have the constitutional right to drink alcohol in public as long as the container is covered.
Homeless people have the constitutional right to smoke marajuana in public. (second hand smoke law applies)
Homeless people have the constitutional right to smoke tobacco in public.(second hand smoke law applies)
Homeless people have the constitutional right to carry a lawful and legal weapon, in a lawful and legal way. (such as Pepper Spray)
Homeless people have the constitutional right to spend social services money on alcohol, tobacco, marajuana, over the counter drugs (i.e. aspirin etc.), hot food or cold food, or any item at a store. This does NOT include alcohol, tobacco, and marajuana social service money “if” it is “for” children.
Homeless people have the right to spit in public. (personal pollution and poison control)

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right of Way as a Homeless Pedestrian

Homeless people have the “right of way” as an “enhanced pedestrian”.

Homeless people have the enhanced constitutional right to be free from disorderly conduct charges or tickets, and loitering charges or tickets and littering charges or tickets and obstruction of foot traffic charges or tickets. (This prevents harassment from The public AND The police with unwarranted and or frivolous complaints.)

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right of Way as a Homeless Vehicular

Homeless people have the “right of way” as an “enhanced non-pedestrian”.

Homeless people have the enhanced constitutional right to be free from persecutions involving vehicle impound and or the removal and towing of operational vehicles. Inoperational vehicles are to be towed to a mechanics garage capable of reasonable repair and not to impound, unless wanted. (This prevents harassment from The public AND The police with unwarranted and or frivolous complaints.)

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right of Address

Homeless people have the constitutional right to a “free” United States Post Office Box (i.e. at no cost) for the duration of one year, subject to “indefinite” yearly renewals (free and at no cost). All State and Federal agencies are required by Law to accept the “homeless P.O. Box” as a “valid address” for any and all services, especially the services of State ID, licensing (vehicular), passport, birth certification, social security, medical records, and any school related documents.

Homeless people have the constitutional right to a limited reasonable number of “free” stamps from the United States Post Office.

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right of Electronic Mail and Electronic Storage

Homeless people have the constitutional right to a “free” long-term (ten years) ASCII text electronic mail address (ASCII text email). The email provider must maintain indefinite email account access without any periodic login and may never delete any data (i.e. attachments) or ASCII text emails. All emails (incoming or outgoing) are ASCII text only, and must have file attachment capability. All incoming emails must be screened for Denial of Service attacks, on the email account storage limit.

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right of Assistance

Homeless people have the constitutional right of eligibility to public assistance (including FAFSA) and or welfare benefits including the specific benefits of a portable telephone and the benefit of free public transportation (yearly passes).

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to Remain

Homeless people have the constitutional right to NOT be “forced to relocate” during inclement weather such as rain, snow, extreme cold, or extreme heat, or any extreme weather, or for relocation requiring “unusually long” journeys, or journeys that are “cruel” such as up a steep gradient or a path through a dangerous or unfriendly neighborhood or area. “Unusually long” is defined as: anything longer than a tenth of a mile.

LOITER PROTECTION: The right to remain in order to help solve a crime or un-implicate an innocent.

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to Sanity

Homeless people have the constitutional right to legally refuse mental health services for any reason. It is against the law to force mental health services on a person for being homeless. (Sanity Protection Amendment)

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right of Waste Management

Homeless people have the constitutional right to dispose of garbage in the gutter on any public street excluding streets in residential or rural areas. This does not apply to the disposing of weapons, glass objects, nails, sharp metal (including needles), or metal junk piles exceeding one US pound.

It is against the law for homeless people to dispose of garbage on a public sidewalk or to vandalize a sidewalk or neighborhood unnecessarily.

It IS legal for homeless people to leave un-permanent obsconsive litter, as “bread crumb” Law allows.

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to Water

Homeless people have the constitutional basic inherent rights (life, liberty, and the pursuit of happiness) to “FREE” water (i.e. at no cost) from “any” “customer accessible” outlet “in” any business OR “in” any public building. (i.e. A cost of Freedom). This does NOT include outdoor outlets or residential outlets, unless it is in a rural area or sparsely populated area. The said water is provided as a forever free utility service, to the homeless, under “Federal Water Utility corporate welfare”, and does NOT reimburse or pay for any personal or business or government water utility bill(s).

It is Unconstitutional to implicate a homeless person as a water utility thief, or to engage in denial of service attacks involving water or the obscursion, or harassment, thereof. Businesses or Officials or individuals violating this homeless protection right are subject to financial penalties pertaining to the increased cost of “their” water bill(s).

This homeless protection right does NOT allow water tapping or water fixture tampering of any kind (including removing sockets), by the homeless person or by the provider of the water.

This Homeless protection right does NOT guarantee the right to an encampment, whereby “encampment” is defined as a “homestead” exceeding 25 hours of residency. This homeless protection right “specifically” implies the legal return of the said homeless person to the same exact location.

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to *Access* Water

Homeless people have the right to free access to water (with a free cup) for any reason at any establishment. This implies that an establishment cannot trespass a homeless person, or harass a homeless person with jail threats, for the fact of being in need of water.

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to Electricity

Homeless people have the constitutional basic inherent rights (life, liberty, and the pursuit of happiness) to “FREE” electricity (i.e. at no cost) from “any” outdoor non-residential outlet OR any “customer accessible” outlet “in” any business OR “in” any public building. (i.e. A cost of Freedom). The said electricity is provided as a forever free utility service, to the homeless, under “Federal Electric Utility corporate welfare”, and does NOT reimburse or pay for any personal or business or government electric utility bill(s).

It is Unconstitutional to implicate a homeless person as an *electricity thief* (in this context), or to engage in denial of service attacks involving electricity or the obscursion, or harassment, thereof. Businesses or Officials or individuals violating this homeless protection right are subject to financial penalties pertaining to the increased cost of “their” electricity. This homeless protection right does NOT allow wiretapping or electrical tampering of any kind (including removing sockets), by the homeless person or by the provider of the electricity.

This Homeless protection right does NOT guarantee the right to an encampment, whereby “encampment” is defined as a “homestead” exceeding 25 hours of residency. This homeless protection right “specifically” implies the legal return of the said homeless person to the same exact location.

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to Heat (*10 degrees to Treason*)

Homeless people have the constitutional basic inherent right (life) to heat themselves in cold public weather, with fire or “free” electricity from “any” outdoor non-residential outlet. (i.e. A cost of Freedom)
The electricity is provided as a forever free utility service under “Federal Electric Utility corporate welfare”.

This Homeless protection right does NOT guarantee the right to an encampment, whereby “encampment” is defined as a “homestead” exceeding 25 hours of residency. This homeless protection right “specifically” implies the legal return of the said homeless person to the same exact location.

It is against the law to burn in anything other than a soup can that is smaller than one liter, with the exception of propane camping gear or a candle. In snow or rain, it is lawful to burn a paper bag, such as a fast food ...more

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to Sanitation

TOILET, WATER, & LAUNDRY (DISASTER PREPAREDNESS / DISEASE PREVENTION)

Homeless people have the constitutional basic inherent right (life, liberty, and the pursuit of happiness) to “APPROPRIATE FREE DISPOSAL” of urine and feces.

“A constitutional way for disposal must be provided.”

Tyranny is NOT constitutional.

Homeless people have the constitutional basic inherent right (life, liberty, and the pursuit of happiness) to “APPROPRIATE FREE ACCESS TO LAUNDRY”. (hand wash or mechanized)

“A constitutional way for Laundry must be provided.”

Tyranny is NOT constitutional.

Homeless people have the constitutional basic inherent rights (life, liberty, and the pursuit of happiness) to “FREE” water AND hand wash laundry “access” (i.e. at no cost) from “all” public city parks that have an outdoor bathroom facility or bathroom structure with running water. Each outdoor facility is required to have at least one (1) “outdoor laundry sink” with cold unheated running water. The laundry sink must be designed to allow washing while standing only, and be at least 2 feet deep’ and a minimum of 4 square feet in breadth and width. The laundry sink must be designed for single use occupancy and can be made out of plastic or metal or both. The said laundry is provided as a forever free utility service, to the homeless, under “Federal Water Utility corporate welfare”, and does NOT reimburse or pay for any personal or business or government water utility bill(s).

It is Unconstitutional to engage in denial of service attacks, on the homeless, involving laundry or the obscursion, or harassment, thereof. This homeless protection right does NOT allow water tapping or water fixture (i.e. laundry sink) tampering of any kind (including removing sockets or “waxing”), by the homeless person or by the provider(s) of the water.

This Homeless protection right does NOT guarantee the right to an encampment, whereby “encampment” is defined as a “homestead” exceeding 25 hours of residency. This homeless protection right “specifically” implies the legal return of the said homeless person to the same exact location.

It is Constitutional under the Homeless Protection Amendment to compensate private businesses with reduced utility bills and or tax breaks, for voluntarily installing compliant Laundry facilities for the Homeless.

(SECTION 2)

Constitutional Homeless Protection Right...

The Right to Sanitation / SMART SEWER + H₂O

A proposed “constitutional way” to provide sanitation to the homeless AND those needing disaster relief...

Technological implementation of emergency(FEMA) sanitation and general purpose(NON FEMA) sanitations:

OUTDOOR SMART SEWER and LAUNDRY SINK (COMPUTER CONTROLLED DRAINs) + H₂O
Sewer drain (in concrete or asphalt) with plumbed water (H₂O) with automatic flushing.

Automatic flushing of sewer with water utilizing a “Uric Acid Detector”

Additional flushing safety for chemical attack hazards (pours) with (SMS 911 for schedule 1 drugs)

Petrochemical detector(s) with automated 911 SMS text messaging

General purpose hole (sewer with dirt floor) or drain field or catchall

Sewer areas are to be used as homeless toilet and or emergency disaster latrines.

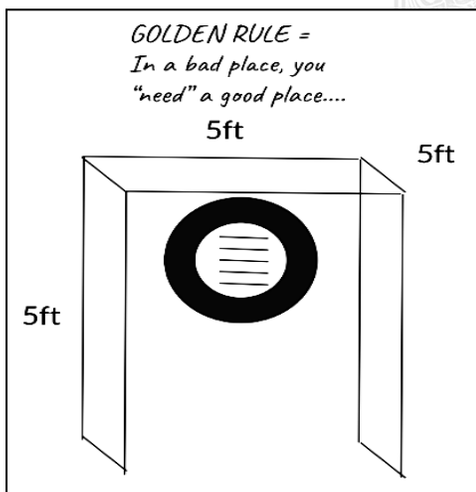
Each sewer area is covered by a 3 sided rectangular box or triangle. (privacy blind)

Each latrine would have a bag dispenser for *human* dog turds.

NOTE: sanitation problems are a major cause death among children and elderly (flu / HIV)

Is the Government “supposed to” provide for the People? If FEMA provides for disaster relief, why would it not be legal to provide for “man made” disaster relief(s) such as homelessness? Unemployment is technically disaster relief for The Economy, which is a man made disaster sometimes...

TYPES OF DISASTERS THAT CAUSE HOMELESSNESS:



1. Fire
2. Weather
3. Financial
4. War (...on drugs, ...on terror, ...on the USA)
5. Corruption (Dupes of, Patsies, Mobsters, Political Officials)
6. Mob Activity (conspiracies, extortions, embezzlements)
7. Divorce
8. An unanticipated Death (DWI, accident at work, murder, natural causes)
9. Emotional (Grief or drug problem)
10. Gentrification
11. Crime (victim or perp)
12. Misc. (“No man ever steps in the same river twice” – Heraclitus)

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to Freedom From Theft

Homeless people have the constitutional right to have “all” their property to be completely saved in the event of an arrest or detainment of any kind. This includes papers, artwork, all “specific” currency, clothes, blankets and animals, methods of heat, and cardboard signs and legal weapons. This does not include perishable food or unstorable fuel (i.e. flammables) or unusual metal junk.

It is against the law for the police or any detaining institution to steal, dispose of, vandalize, abuse, or neglect homeless people's property. All animals must be returned to the detainee.

It is against the law to not return all the property to the detainee at the specific point (i.e. location) of the release of the detainee.

It is against the law to put any time limit on the possession of the property by the detaining institution.

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to Freedom From Sanity Harassment

Homeless people have the constitutional basic inherent right (Liberty) to be free from sanity harassment.

REFERENCE: SANITY PROTECTION AMENDMENT.

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to Fair Taxation

Homeless people have the right not to file state or federal taxes (without penalty).

Homeless people have the right to earn “homeless income” from begging or working, up to the amount of the poverty line income as defined by the United States Government, and not be taxed.

Homeless people have the right to file back taxes for the year(s) of homelessness for free and without penalty.

Homeless people have the right not to file taxes for the fiscal year prior to their homelessness (without penalty). All taxes are to be settled “after” the duration of homelessness ends, within two fiscal years.

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to School Loan Deferment

Homeless people have the right to federal school loan (FAFSA) deferment without penalty or accrued interest.

Homeless people have the right to this school loan deferment without a negative impact on their credit report and or their credit score.

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to Fair Credit

Homeless people have the right to have their homeless status be reported (or not reported) on their credit report and credit score for the duration of the homelessness.

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to Participate

Homeless people have the right to be a conscientious objector or to engage with legal activism or protest or to demonstrate, or to vote.

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to Life, Liberty and Happiness

Homeless people have the Constitutional right to physically masturbate, as long as it is not lewd or in a restaurant. It is Unconstitutional for a person to obscond, or harass, a homeless person or non homeless person, in this said regard, in any way.

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to Charity

Homeless people have the Constitutional right to receive and or accept money from any government employee.

Government employee is defined as:

Any Federal or State employee.

Any employee of any municipality

Any Law enforcement employee.

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to Freedom From Threats

Homeless people have the Constitutional right to be free from undo “threats” of arrest or mental hospital detainment or tyranny, from any officer(s) of the Law or hospital employees or mental hospital employees or person(s) of the community or government employees.

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to Freedom *from* Cameras and Recordings

Homeless people have the Constitutional right to be free from undo “photographs or recordings” of toilet arrest and or unwarranted implication scenarios of crime(s).

Unwarranted herein is defined as without writ or with frivolous complaint.

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to Breathe Good Air

Homeless people have the Constitutional right to be free from undo premeditated “assaults” from motorized exhaust and or *bad* “chemical outputs” including: soaps, perfumes, fires or flames, diseased meats, biodegradables, glues, paints, snow salts(de-icers), and any chemical stackings and or radio frequency inks or chemical substances.

Homeless people have the “right of way” of GOOD AIR because of the excessive exposure to the public square.

It is especially a “premeditated” crime to idle a vehicle, near pedestrians who are homeless, or to block areas with “denial of service attacks”. (GENEVA CONVENTION : chemical warfare)

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to *the* Safety of Security Cameras

Homeless people have the Constitutional right to be free from undo “persecutions” because of the “need” for literal safety.

Homeless people have the “right of way” of literal security camera coverage (i.e. safe harbour either public or private) because of the excessive exposure to the “dangerous” public square, especially at dark.

Camera coverage deters and records crime.

Private or public “alarms” may be constitutionally used (i.e. intentionally activated and or tripped) as an alternative to emergency phone services (i.e. 911). This includes : government buildings(local, state or federal), private business (including banks and transport(bus, train, airport) and *excluding* gun (firearm) stores *and* industrial complex)

Unwarranted denial of service attacks or obsconsion of phone services is strictly prohibited and unconstitutional.

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to Safe Clothing

Homeless people have the Constitutional right to be free from undo “persecutions” because of the “need” for clothing. **Conspiracies to maim homeless people with malicious clothing(s) or scandals or schemes involving malicious clothing are explicitly unconstitutional.**

Malicious clothes are defined as:

- Undersized, overtight, or constrictive.
- “Tea” party :(i.e. “dip” in biological hazards or chemical hazards such as :HIV/STD, urine, animal material, flame retardants, radio dyes or inks or chemicals, etc.)
- USED UNDERWEAR or USED SOCKS or USED BRAs or USED PANTIES (HIV /STD SHOES in hema)
- Politically Unstable attire: (dead man’s clothes, suicide/murder, foreign profanity etc.)
- Excessively soiled or Lewd
- Strategies to implement a “system” of clothing in an individual that is deadly: (chemical stacking, constriction, disease / biological hazards, RFID tracking (non government), Crime wear (bank robbery cloths, etc.), political suicide, psychological operations (non government).
- Bad smells (B.O., soaps, etc)

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to Safe Food

Homeless people have the Constitutional right to a “DIET”.

Food Bank or Food Store Conspiracies to maim homeless people with malicious food(s) or scandals or schemes involving malicious foods or denials of food service are explicitly unconstitutional. (***food and health stalking***)

Malicious foods are defined as:

- Allergenic, over fattening, under fattening, or obsconsive.
- Political in suicide or in neighborhood feudalism, or in fear tactics.
- Obsconsively tampered with to influence thought. (dents and markings and messages)
- Excessively plane or mundane or redundant in premeditated malice.
- Over consumption of a specific unwanted food group (food staple pushing).
- Discriminatory in nature(s) and or selection(s) and or price(s) and or availabilities.
- Poisonous. (lead, bugs, worms, STDs, drugs, chemicals, smogs, exposures, etc).
- Inappropriately *priced* food items (i.e. scalping and or stalking and or denials of service attack, or *reverse* denial of service attack / Welfare predation) {FEDERAL WARRANTS ONLY???

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to Safe Money

Homeless people have the Constitutional right to *safe* money, that is to say money without implication or threat or injury or illegal dumping.

Hate Money: sexually harassing or solicitous or wipe money, death threats, WMD (bio, chem, radio), subversive, criminally implicative, anti-semmetic, evil numismatic, embezzling, obsconsive, RFID tracking (*bit-coin* stalking/RFID exchanges), toilet, dirty money, *blood* money, solicitous drug money (penny tar samples), etc.

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to Safe Emergency Services

Homeless people have the Constitutional right to legitimate emergency services.

Conspiracies to mame homeless people with malicious emergency service encounters or scandals or schemes involving malicious emergency service encounters are explicitly unconstitutional.

Malicious emergency service encounters are defined as:

- Sanity Harassments in lieu of homelessness
- Privatized Police property management(s) (TOOL)
- Inclement weather encounters resulting in excessive jail time

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to the Safety of Inclement Shelter

Homeless people have the Constitutional right to “safety” in inclement weather(s). They can constitutionally “commandeer” an outdoor shelter area (private or public or government) to stay out of winds and rain and snow and heat. (includes awning areas and or shade areas for heat and rain / wetness and snow).

Conspiracies to mame homeless people with inclement weather(s) or scandals or schemes involving malicious inclement weather(s) are explicitly unconstitutional. (cruel)

Unconstitutional Malicious inclement weather(s) incidents are defined as:

- Unreasonable trespassing and orders to leave the premises. (frivolous complaints)
- Inclement weather encounters resulting in excessive jail time.
- Planned conspiracies to obscond into inclement weather(s).
- Production of weather and or microclimates with water mechanizations and or electricals.wind
- Vehicular “Hit Parades” with iron carrots with or without gases (dry ice, nitrogen, etc) or heat sinks or mechanisms or electricals. (GVW)
- Cloud seeding with aircraft.
- HVAC exhausts or mechanisms that control or aid or abet winds
- Strategies to get a homeless person “wet” wherein drying out clothes isn’t possible.

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Constitutional Right to *Receive or Give* “Retort”

Homeless people have The Constitutional Right to receive *retorts* in return for bad personal individual behavior.

Homeless people have The Constitutional Right to give retorts *in return for* received “harassment”.

The determining Constitutional factors of retort are the magnitude and the scale and the scope and the repetitious natures of the *received* harassments.

The determining Constitutional factors of harassment are the amounts of lewdness or tyrannies or fascisms or discriminations or obsconscions (verbal or physical) or stalkings (verbal or physical) or threats or thefts and any and all of the repetitions thereof.

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Right to, or from, *Temporary* Government Housing and Shelter (Orphanage of Life)

Homeless people have the Constitutional right to Temporary Government Housing. The Government is required to provide a pathway of housing and shelter to the 'homeless'. The government *institution* of the said housing *may not* be a charity or religious charity or foundation. The duration of housing is unlimited within the expectations of Economic Reality and the pursuits of Justice and Manifest Destiny.

The mandate of the specific 'Act of House' unto a homeless person is to be voluntary as the Liberty of the individual.

Liberty specifically includes the right to separation of church and state, and freedom from discrimination.

The requirement of a government subsidized valid State ID (Drivers License or ID card, or E-Verify) for the specific reason of determining a status of criminal warrant in lieu of eligibility of housing, is constitutional for government housing only.

Housing is defined as 24 hours a day, 7 days a week, 52 weeks a year.

Shelter is defined as anything equal to or less than housing in stature.

(SECTION 2)

Constitutional *Homeless Protection Right...*

The Constitutional Right to *receive* Economy from Economy

Homeless people have The Constitutional Right to *Receive* Economy from any willing business.

A Business has the specific right to access the Homeless Economy. (*i.e. to engage in business with*)

END SECTION 2

SECTION 3 OBSCONSCION LAW

It is against the law to “disturb the peace” within 100 feet of a homeless person.

It is against the law to disturb the peace “of the” homeless.

It is against the law to give *false* testimony in order to coerce or convince another person to abstain from helping a specific homeless person.

It is against the law to harass or discriminate against a homeless person because of their smell.

It is against the law to obscond a chemical or smell with the wind or “forced air” into a homeless person's location, whether indoors or outdoors.

It is against the Law to give a homeless person clothing that was literally used in a “pornography” or a “crime” or a “death”. (i.e. Bad Foes)

SECTION 4 CHEMICAL LAW

It is against the law to obscond a chemical and or smell with the wind or “forced air” into a homeless person's location, whether indoors or outdoors.

It is against the law to idle a motor vehicle within 50 feet of a homeless person during the day, and 100 feet at night.

It is against the law to excessively shine vehicle lights on a homeless person.

It is against the law to salt the snow or ground within 50 feet of a homeless person, or to stalk with snow salt.

It is against the law to fertilize plants within 100 feet of a homeless person.

It is against the law to assault a homeless person with a water sprinkler or an automatic sprinkler system.

It is against the law to apply pesticide or pest control of any nature within 100 feet of a homeless person.

It is against the law to apply paint or glue or petroleum product within 100 feet of a homeless person.

It is against the law to give a homeless person biologically or chemically defaced currency or clothing or food or supplies.

SECTION 5 HOME *is* CASTLE LAW

A homeless persons' encampment and or sleeping location is legally defined as their "home".
Violating this home's *legal* boundary is legally defined as *home invasion*.

An *illegal home boundary* is subject to Constitutional eviction law.
Eviction harassment and zealous law enforcement eviction is specifically Unconstitutional.
Law enforcement may NOT evict without a legal "landlord" complaint.

It is against the law to touch or molest a homeless person (awake or asleep), in their "home" (legal or illegal), in any way, without their prior knowledge *and* explicit consent.

It is against the law to touch a sleeping homeless person or to lay gifts or blankets or clothes or money on them or around them while *specifically* sleeping. (i.e. Biological and Chemical Hazards)

SECTION 6 RESIDENCY HARASSMENT LAW

Homeless people have the right to be homeless and free from residency harassment and citizenship harassment. They may NOT be told to leave their neighborhood or state for any reason. They may not be prevented from leaving their neighborhood or state and going to another one. They may not be told that they are not federal or state or county or city or township residences if they are valid in their residency. They may not be told that they are not legal citizens if they are legal citizens. Default legal residencies are: 1) The most recent legal residency prior to homelessness AND 2) The prior residency of longest duration. Residencies may include: City or Town, County of State, State, and Federal Citizenship. This does not specifically prohibit homeless *travel* nor does it specifically protect homeless *travel*, where travel implies "*outside* of the default or current residency".

It is against the Law to obscure a homeless person with residency harassment or citizenship harassment.

It is against the Law to lie about a homeless person's residency status or citizenship status, for any reason.

It is against the law to forbid a homeless person from attending a religious service in a specific neighborhood, or city, or state.

SECTION 7 EDUCATION HARASSMENT LAW

It is against the Law to obscend a homeless person with education harassment.

It is against the Law to lie about a homeless person's education status or education level, for any reason.

The DMV is required by Federal Law to provide an “optional” education endorsement on your driver's license or state ID card that lists earned college degrees and earned college certificates.

SECTION 8 IMPOSTER & SHELL GAME LAW

It is against the law to imposter homelessness or a specific homeless person or persons or to attempt to implicate a homeless person of a crime.

This specifically includes non homeless individuals dressing as homeless persons for any such gain, whether it is for financial or social gain, malice or slander, obscencion or racketeering, or for the implication of a perceived crime or the obstruction of marital justice. This also specifically prohibits the gifting of similar, or look alike, clothing to multiple homeless people to obtain an effect of confusion for the public over the specific identities of the homeless individuals (i.e. shell game law).

SECTION 9 DRUG HARASSMENT LAW

It is against the Law to obscend a homeless person with drug habit harassment. (This includes tobacco and alcohol)

It is against the Law to lie about a homeless person's sobriety status or past, present, or future drug or alcohol or tobacco habits, for any reason.

It is against the Law for a homeless shelter to discriminate against homeless people because of a medication, whether past present or future. It is against the Law for a homeless shelter to require mental health medication, for any reason.

It is against the Law for a homeless shelter to engage in sanity harassment or medication persecution or medication harassment.

It is against the Law for a homeless shelter to ” report” cases of mental illness.

It is NOT against the Law for a homeless shelter to test for drugs or alcohol.

It is against the Law for a homeless shelter to discriminate against homeless people because of a drug habit or alcohol habit.

SECTION 10 TAX HARASSMENT LAW

Homeless people have the constitutional basic inherent right (Liberty) to be free from harassment concerning taxation or tax filing status.

REFERENCE: The Right to Fair Taxation (HPA SECTION 2)

SECTION 11 JOB HARASSMENT LAW

Homeless people have the constitutional basic inherent right (Liberty) to be free from harassment concerning past employment and or current employment and or future employment.

They specifically and inherently have the right to be free from “prostitute solicitations” in lieu of employment or *reverse* job discriminations.

SECTION 12 RELATIONSHIP HARASSMENT LAW

Homeless people have the constitutional basic inherent right (Liberty) to be free from harassment, or dumping of inquiries, concerning any personal relationship(s), whether sexual or not.

Homeless people have the constitutional right to be free from the obstruction of marital justice.

SECTION 13 COMPUTER FILE HARASSMENT

Homeless people are entitled to freedom from “computer file harassment”, whereby computer file harassment is defined as “**unlawful search or inquiry**” by Law Enforcement or non-law enforcement individuals or militias.

Inquiry is defined as:

- Verbally asking
 - Searching or snooping with spyware from a different computer
 - Advancing or perpetuating hearsay in the community to instigate an inquiry or theft
 - Frivolous complaints to Law Enforcement
-

SECTION 14

MEDICAL HARASSMENT LAW

Homeless people have the constitutional basic inherent right (Liberty) to be free from medical harassment.

More specifically it is inherently Unconstitutional to engage in Spiritism with body matter (i.e. stool, urine, blood, hema, nails, or photographs) in any mental institution or correctional facility.

Spiritism is herein defined as :

- 1. pareidolia, with or without apophenia, in any system of divination.*
 - 2. mentalography in the form of divined photographs containing human or non human faces or figures or depictions of the future or past or present.*
 - 3. The seeking of "knowledge" about a specific person by utilizing the person's body matter, or photos of body matter, to divine with pareidolia and or apophenia.*
-

SECTION 15

SUBLIMINAL PRICING LAW

It is against the law to fortify or boobytrap a store with obsconsive pricing or obsconsive itemizing or obsconsive economic or legislative or ordnance propaganda in print or price or physical metaphor (including threats or subliminal messages) in order to intimidate or obscond the homeless. This also includes all store advertisements.

- | | |
|----------------------------|-----------------------------|
| \$2.23 (full metal jacket) | \$2.22 (right to use arms) |
| \$9.69 (Militia / Asia) | \$45.00 (Forty Five Magnum) |
| \$3.80 (38 special) | \$9.99 ("no" in German) |
| \$12.23 (Israeli Military) | |
-

SECTION 16 STORE LAW

It is against the Law for a business establishment to require storage or removal of a backpack as a requirement to be a customer. A backpack may be worn into a store as long as the compartments are closed and the pack remains on the back while shopping.

It is against the Law for a business establishment to require storage or abandoning of handbags as a requirement to be a customer. Handbags may be placed in the shopping cart separate from store items (i.e. shopping items).

It is against the Law for a business establishment to search a homeless person's belongings without a precise search warrant for the specific person.

It is Lawful for the establishment to monitor the customer with security cameras.

It is against the Law to follow the customer and press them out of the store without due cause (i.e. attempted theft or attempted vandalism, or attempted organized crime).

High end retail establishments do not need to comply when the consumer does not have the monetary funds to be a "true legitimate customer".

SECTION 17 VEHICLE LAW

Homeless people have the right of way *ahead of* non-homeless pedestrians. (DOT Definition : *Enhanced Pedestrian*)

It is against the Law to idle a vehicle "at" a homeless person.

It is against the Law to honk a vehicle horn at a homeless person.

It is against the Law to yell at a homeless person out the window of a vehicle.

It is against the Law to "Bum Rush" or "push" (with or without touching) a homeless person with a vehicle, or to block their path with a vehicle.

It is against the Law to excessively shine headlights on a homeless person or to park in front of a homeless person.

Repeat Violators will have all but one point removed from their license.

SECTION 18

FOOD TAMPERING AND TEMPERING LAW

It is against the Law for a car customer to give a homeless person food from a drive through restaurant. The person giving the homeless person food must take them into the restaurant to order with them OR give them money or a gift card.

This prevents the driver of the vehicle and employees of the restaurant from being implicated in a sexual food tampering or murder incident.

It is specifically unconstitutional to “temper” a homeless person’s food with any type of advanced technology(quantum or not), or “remnance” techniques, or magic (with or without ceremony).

It is specifically unconstitutional to “tamper” with a homeless person’s food.

SECTION 19 RIGHTS OF BUSINESSES

Businesses have the Constitutional Right to refuse service to homeless people on the “non-hearsay” basis of “guilt” of Corruption(s). Witness “to” loitering is a basis of guilt of Corruption.

NO SHOES

NO SHIRT

CORRUPTION (*Unlawful*) : whereby “unlawful” implies the *reality* of a “true” crime.

NO SERVICE.

SECTION 20 SAMARITANS RIGHTS

It is fully Lawful and Constitutional for a Federal or State government employee to give money to any homeless person(s). The total amount given shall not exceed \$100 USD per month per government employee. It is fully Lawful and Constitutional for an elected official to instruct, i.e. suggest, constituents and or government employees to give money to homeless people(s) and or specific homeless individuals.

Government employee is defined as:

- 1) Any Federal or State employee.
- 2) Any employee of any municipality
- 3) Any Law enforcement employee.

Individual homeless person income, *specifically from* government employees charity, is not to exceed \$100,000 per year per individual homeless person.

SECTION 21 ASSAULT VERSUS INSULT / WATER AND LIQUIDS

Pouring water (H2O) or liquid, whether cold or hot, on a homeless person is herein defined as “assault” or “murder” or a conspiracy thereof. Threatening to pour water or liquid on a homeless person is defined as a “terroristic threat”.

Conspiracies to assault with automated or non automated: sprinkler systems, drainage methods *or* irrigations are inherently illegal and unconstitutional.

SECTION 22 ASSAULT VERSUS INSULT / EXCALIBUR

Implementing “Excalibur” on a homeless person is herein defined as “assault” or “murder” or a conspiracy thereof. Threatening to implement Excalibur on a homeless person is defined as a “terroristic threat”.

Wherein “excalibur” is defined as any food or drink or tobacco or alcoholic beverage or drug delivery system with “precision” in time and location and identity.

SECTION 23 LAW ENFORCEMENT REWARDS

Homeless people are entitled to the “right of way” as it pertains to *expedited* Law Enforcement Reward money. (i.e. Homeless people are “first” in line). Homeless people also have the right to *defer* any reward money, for any reason for any amount of time.

SECTION 24 WEAPONS HARASSMENT

Homeless people are entitled to freedom from “weapons harassment”, whereby weapons harassment is defined as “**unlawful search or inquiry**” by non-law enforcement individuals or militias.

END AMENDMENT
Homeless Protection Amendment

ADDENDUM:

HOMELESS PROTECTION AMENDMENT

{ ~ POLITICAL CARTOONS ~ }

[HPA \(D 2.3100\)](#) (Smart Chip)

HPA (2.3100) WEB LINK (GOOGLE DOCUMENT):

<https://docs.google.com/presentation/d/1A6l0ARF70A3DIKplwbqz0dgyOYO5gyY-7auxGC5h15A/edit?usp=sharing>

LEGAL ARGUMENTS:

A LEGAL ARGUMENT REGARDING:

“The Constitutionality of “The Law” to which one is , or isn’t against”...

...Should the phrase “It is against the Law” be used in this Constitutional Amendment?

Premiss 1 (The Law of Lies): *black & white contradictions*

- The USA is one Nation “under God”.
- The Bible of Judeo Christian Values states “*Thou Shalt Not Lie.*”
- To “Lie” to “protect the Nation” *may be legal or illegal.*
- A “Lie” *is* Constitutional as “Free Speech” as long as it does not “break” The Law.
- The Law *is* “Under God”.
- ***Therefore it may be stated that “To Lie is against the Law” but it may be “Constitutional” to Lie.***
- **A sense of humor may or may not constitute a “Lie”.**

Premiss 2 (The Law of Harassments): *similarity*

- The 3rd Amendment of the Constitution involves “Lawful” retort.
- The Homeless Protection Amendment states that certain types of harassment are **against the Law**.
- If someone *harasses* you and violates your 3rd amendment rights, then you are entitled to retort.
- **It is unlawful to harass and Constitutionally lawful to retort.**
- **Retort and Harassment look and sound very similar.**

Therefore the wording in this amendment “...It is against the Law...” is Constitutionally sound if correctly applied, in tandem, with other amendments (i.e. the *entire* Constitution.....

ADDENDUM:

A LEGAL ARGUMENT REGARDING:

(Freedom from hate money)

Types of hate money: sexually harassing or solicitous, death threats, WMD (bio, chem, radio), subversive, criminally implicative, anti-semetic, evil numismatic, embezzling, obsconsive, RFID tracking (*bit-coin* stalking/RFID exchanges), toilet, dirty money, *blood* money, solicitous drug money (penny tar samples),

Definition of bit-coin stalking: To stalk with “*arbitrary*” RFID (radio frequency identification) or the like.

A LEGAL ARGUMENT REGARDING:

(10 degrees to Treason) and The Right to Heat.

If the United States Military sent troops into a “frozen region” such as Siberia or Alaska in winter, without a coat...would it be Treason?

Why would this be different from a homeless person “without” a coat in winter?

Is the Government “supposed to” provide for the People? *If FEMA provides for disaster relief, why would it not be legal to provide for “man made” disaster relief(s) such as homelessness? Unemployment is technically disaster relief for The Economy, which is a man made disaster sometimes...*

Types of Disasters that cause homelessness:

13. ***Fire***
14. ***Weather***
15. ***Financial***
16. ***War (...on drugs, ...on terror, ...on the USA)***
17. ***Corruption (Dupes of, Patsies, Mobsters, Political Officials)***
18. ***Mob Activity (conspiracies, extortions, embezzlements)***
19. ***Divorce***
20. ***An unanticipated Death (DWI, accident at work, murder, natural causes)***
21. ***Emotional (Grief or drug problem)***
22. ***Gentrification***
23. ***Crime (victim or perp)***
24. ***Misc. (“No man ever steps in the same river twice” – Heraclitus)***

American Freedom Purchase Amendment #2 of 5

- 1) Sanity Protection AMendment (SPA)
- 2) **Homeless Protection Amendment** (HPA)
- 3) Environmental Protection Amendment
- 4) Venomous Technology Protection Amendment
- 5) Good Samaritan Protection Amendment
- 6) GravVity Protection Bill

Your support helps keep things moving in the right direction.



END of DOCUMENT
