

# Hospitals & Asylums

## Hydrocortisone, Eucalyptus, Lavender, Peppermint or Salt Helps Water Cure Coronavirus Colds Act HA-2-2-22

An Act

To end all cold wars and poverty.

Be it enacted in the Senate and House of Representatives of the United States of America in Congress  
assembled

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## **Hydrocortisone, Eucalyptus, Lavender, Peppermint or Salt Helps Water Cure Coronavirus Colds Act**

### **Preamble**

To prescribe the gold standard for the diagnosis and treatment of coronavirus colds hydrocortisone, eucalyptus, lavender, peppermint or salt helps water cure coronavirus allergic rhinitis.

To grieve an estimated 5.6 million deaths from COVID-19 worldwide and 871,000 deaths in the United States, more than any other nation as of January 26, 2022.

To reduce the estimated deficit from \$3.1 trillion to \$2.6 trillion FY 20 and from \$3.7 trillion to \$2.2 trillion FY 21.

To hold \$1,613 billion carryover funds FY 22 to purchase deficits in excess of 3 percent of GDP pursuant to the Anti-Deficiency Act 31USC§1502.

To hold Bipartisan Infrastructure Act of 2021 estimates of Prospectus moot.

To re-estimate 6.4 percent 2020 payroll tax growth overestimated by \$151.2 billion and trust funds obligated by -6.2 percent growth 2020 to cancel \$100.8 billion OASI, \$14.5 billion DI and \$35.9 billion HI t-bonds pending official recount 31CFR§1.0.

To hold prospective 19.6 percent FY 22 increase in individual income tax revenues overestimate is downgraded to 10 percent catch-up growth in both FY 22 and FY 23 before normalizing at five percent 26USC§7214.

To terminate \$8.2 billion International Security Assistance FY 22, brinkmanship, other than Non-Proliferation, Anti-terrorism and Demining, and transfer with 3 percent inflation to SSI International Poverty Line Account, with trial in Haiti, to delay the leap of faith of the State Department from \$63 billion FY 22 and help SSI \$65 billion FY 22 land more than \$70 billion in exactly 42 months (Revelation 13:10).

To lead the charge for a 1 one percent tax on individual income to finance a \$511 billion, \$2 a day (2022) social security benefit, plus three percent inflation, for the 700 million people currently living below the international poverty line, to ensure the UN creates a social security trust fund to speak of achieving the Sustainable 'Development' Goal 1 to end poverty by 2030 and all the rest with a 1 one percent corporate income tax.

To secure a deficit less than 3 percent of GDP is to tax the rich and state employees the full 12.4 percent social security tax on all their income, relieve SSI spending by the General Fund, by creating a SSI Trust Fund to end child poverty by 2024 and all poverty by 2030.

To grant a 2.5 percent raise for Congress and administration, 3 percent for services, education cost-of-living adjustment, and \$10 an hour (2022) federal minimum wage, 4 percent for disability and 5.5 percent for retirement to contend with 2.7 percent average annual consumer price inflation since 1982.

## **Part I Balance**

## **Part I Balance**

### **Sec. 1 Availability**

A. The COVID pandemic incurred the highest deficits in history. An audit of agency spending, including, especially the cost of COVID relief to the Treasury and Department of Labor, reduces the estimated deficit from \$3.1 trillion to \$2.6 trillion FY 20 and from \$3.7 trillion to \$2.2 trillion FY 21.

1. Public Law 117-73 increased the public debt limit to \$31,381 billion pursuant to updating 31USC§3101. In 2021 it is estimated that gross federal debt of \$28,004 billion, was -\$1,613 billion, -5.4 percent less than \$29,617 billion outstanding public debt reported by the Monthly Statement on the Public Debt of the United States of December 31, 2021. P.L. 117-50 of October 14, 2021 increased the debt ceiling to \$28,881 billion and on December 16, 2021.

2. The \$1.6 trillion difference, after taking into consideration the cost of mortgage backed securities, provides the Treasury with a balance available to keep Treasury bond, note and security market sales less than 3 percent of GDP, without printing any more Public Debt Held by the Federal Reserve after March 2022.

B. Held, the General Fund has \$1,613 billion carryover funds plus \$2,787 billion on-budget revenues to pay \$3,778 billion on-budget obligations in fiscal year 2022. The Treasury will indefinitely extend the

availability of \$1.6 trillion balance FY 22, by limiting the availability of the balance to purchase deficits burdening the market in excess of 3 percent of GDP pursuant to the Anti-Deficiency Act 31USC§1502.

1. Provided (a) the estimates and embezzlements of the Bipartisan Infrastructure Act are moot and the Treasury and budget pay current annual costs of approved agency Prospectuses, and (b) normal 2.5 percent administration and 3 percent services rates of inflation are adopted by the President's budget request, the federal deficit may reach an acceptable 2.9 percent as soon as FY 24 2USC§907(c).
2. To secure a deficit less than 3 percent of GDP, before the 2025 expiration of the Tax Cuts and Jobs Act of 2017, and do right by the socio-economy, especially paying legal child support obligations, since the termination of the child tax-credit and other economic stimulus payments, the United States of America has only to close the 12.4 percent payroll tax loophole for the rich and state employees to eliminate General Fund obligations for the Supplemental Security Income (SSI) Program by creating a payroll tax financed SSI Trust Fund to end child poverty by 2024 and all poverty by 2030.

## **Part II Revenues**

### **Sec. 2 Supplemental Security Income Trust Fund**

A. Taxing the rich and state employees the full 12.4 percent payroll tax on all their income will increase off-budget revenues by 30 percent, and reduce the on-budget deficit by the amount of current expenditures for the SSI Program. The payroll tax loophole for the rich and state employees shall be entirely closed, without any reservation, beginning January 1, 2023 to create in the Treasury a Supplemental Security Income Trust Fund to end child poverty by 2024 with an estimated 12 million new SSI benefits and all poverty by 2030. To this effect the Adjustment to the Contribution Base codified in Sec. 230 of the Social Security Act under 42USC§430 shall be repealed. In the future, after the SSI program has provided everyone with an income floor, Congress may choose to legislate an exemption from, or refund, low-income workers for the payroll tax.

1. Trust Funds at Sec. 201(b)(1)&(2) of the Social Security Act 42USC§401(b)(1)&(2) shall be amended do delete duplicitous paragraph (2) so at (b)(1) there is hereby appropriated to the Federal Disability Insurance Trust Fund (T) and before January 1, 2023 and so reported, (U) 1.44 per centum of the wages (as so defined) paid after December 31, 2022 and before January 1, 2024, and so reported, (V) 1.42 per centum of the wages (as so defined) paid after December 31, 2023 and before January 1 2025,
2. Trust Funds at Sec. 201(b) of the Social Security Act 42USC401(b) shall be amended by inserting (2) to replace repealed duplicitous section (2) Supplemental Security Income (SSI) Trust Fund. There is created in the Treasury, to relieve the General Fund from obligation therefore, an SSI Trust Fund to end child poverty by 2024 and all poverty by 2030 pursuant to Sec. 1611 of Title XVI of the Social Security Act under 42USC§1382 *et seq.* There is hereby appropriated to the SSI Trust Fund for the fiscal year beginning January 1, 2023, and each year thereafter, for exact amendment by subsequent final reports if needed, amounts equivalent to 100 per centum of— (A) 1.95 per centum of wages and self-employment income paid after December 31, 2020 and before January 1, 2024. (B) 1.85 per centum of wages and self-employment income paid after December 31, 2023 and so reported, which wages and self-employment income shall be certified on the basis of the records maintained by the

Commissioner.

B. The due date for the Annual Reports shall be amended from 1 April Fools Day summer solstice in Sec. 201(c)(2) of the Social Security Act under 42USC§401(c)(2) and Sec. 1161 of the Social Security Act under 42USC§1320c-10 and ensure the Board of Trustees changes the name to an all-inclusive *Annual Report of the Board of Trustees of the Federal Old Age Survivor Insurance Trust Fund, Federal Disability Insurance Trust Fund and Federal Supplemental Security Income Trust Fund.*

### **Sec. 3 2020 Payroll Tax Overestimate Cancellation**

A. In 2020 it is re-estimated there was a -6.2 percent decline in payroll tax revenues, from the previous year. This is a \$151 billion difference between the incredible \$1,305 billion assessment of 6.4 percent growth during the pandemic in 2020, when GDP declined -2.5 percent and individual income tax revenues declined -6.4 percent. The -6.2 percent estimate seems fair although a -8 percent decline is more likely. Pandemic unemployment compensation beneficiaries were not obligated to pay the payroll tax although they do file individual income tax. However, since the TCJA, the payroll tax has become larger than the individual income tax on middle-class paystubs. 6.2 percent is certainly the price employee / employer pay for the 12.4 percent tax.

1. Although a -6.2 percent decline in 2020 payroll tax revenues from 2019 is only a reasonable estimate, the Trust Funds are obligated to immediately post a total of \$151.2 billion in t-bond they have purchased with counterfeit currency, for cancellation, and reduce their trust fund balances and 2020 payroll tax and other revenue estimates accordingly, beginning in the 2022 Annual Reports, whereas these Treasury securities are both counterfeit and not needed to sustain benefit or other federal payment. It is preliminarily estimated that the 2020 payroll tax was unjustly overestimated by \$151.2 billion and the trust funds are obligated to cancel \$100.8 billion OASI, \$14.5 billion DI and \$35.9 billion HI t-bonds.

B. An exact figure for the 2020 payroll tax will have to be determined by consultation of the Board of Trustees with the Assistant Secretary of Tax Policy and the Bureau of Fiscal Service under 31CFR§1.0(b)(1)(xvi) and (b)(4) to recount the exact 2020 federal payroll tax collected by various methods under 31CFR§203.2. The exact amount of counterfeit currency that must be cancelled because it was not authorized by the Federal Reserve pursuant to 31USC§5153 remains to be determined for the criminal overestimate by or affecting the business of insurance 18USC§1033 to avoid any criminal consequences or accounting errors due to counterfeiting and forgery 18USC§470 *et seq.*

1. Current law budgetary treatment with OASI and DI Trust Funds Sec. 710 Social Security Act 42USC§911 is distinguished by the mandatory, market driven, nature of the already legislated payroll tax and other operations, from the current law governing continuing annual discretionary appropriations of other agencies under 2USC§907(c).

C. It is necessary for the Board of Trustees to cancel the 14 percent 2020 payroll tax overestimate to avoid any consequences for the 19.6 percent 2022 individual income tax overestimate and suppress the larcenous tendency of United States officials and employees to demand greater sums than are authorized by law in violation 26USC§7214.

1. OMBs predicted 19.6 percent increase in FY 22 individual income tax revenues seems excessively optimistic. Ten percent FY 22 seems more auspicious for producing a conservative deficit estimate that won't contribute to a hyper-inflationary spiral, of excessively high payments levels based on unrealistically high revenue estimates. Working a full year in FY 22, rather than part year in FY 21, should greatly increase income tax revenues, but 19.6 percent seems much higher than is justified by 0.5 percent catch-up growth, lost to a 0.5 economic contraction due to sick-days and restrictive measures, imposed by the continuing coronavirus pandemic. Six percent is the high end of normal growth over the past dynamic decade.

2. The 19.6 percent increase in individual income tax revenues does not prevail for several reasons. Unlike, 20 percent growth in revenues, after three years of negative revenue growth during the Great Recession, the United States already enjoyed its catch-up growth in the form of 35 percent third quarter after declining 32 percent in the second quarter of 2020 due to the pandemic lockdowns. Without a split ticket the Administration is unsuccessful at legislating an expiration of the 37 percent tax rate for highest income bracket reverts from the TCJA of 2018 to a 39.5 percent tax rate begins in 2021 and lasts until 2025. The IRS is short-staffed due to the pandemic and prior administration budget cuts, errors have been witnessed in the quarterly returns, delays have been reported to be expected in processing of annual returns and it is unlikely they are able to do the impossible – collect more revenues that taxpayers can be reasonably expected to supply. With economic recovery in full swing high 10 percent catch-up growth in both FY 22 and FY 23 before normalizing at five percent, is re-estimated to prevent excessive demands from causing extortion and willful oppression 26USC§7214.

#### **Sec. 4 Method for Estimating Customs Revenues**

A. The *Combined Statement on Receipts, Outlays and Balances of the United States Government* has a material deficiency in internal control regarding the estimation of total customs duties because it wrongly attempts to add Sec. 32 (30 percent of customs duties) and agricultural disaster fund (3.08 percent of customs duties) obligations towards the customs duties total. USDA received only \$1.3 billion Sec. 32 funds FY 2020 Sec. 32 although Customs reports \$22 billion collected being collect FY 19, 42 percent, rather than 30 percent of total collections. These obligations, real or fictitious, should not distort the customs duties subtotal. The Bureau of Fiscal Service must improve their accounting of customs duties by deleting Sec. 32 and agricultural disaster fund obligations from revenue rows in the customs duties subtotal.

1. Customs duties must be methodically re-estimated by adding total customs duties, excluding Sec. 32 and agricultural disaster assistance, reported in the *Combined Statement* and mandatory and discretionary fees reported by the Homeland Security budget-in-brief.

2. Because the Office of Management and Budget (OMB) reports total customs duties and fees OMB must enter Total Budget Authority for Department of Homeland Security spending in Historical Table 4.1 Outlays by Agency.

3. In 2019 Customs and Border Protection declared the agency collected approximately \$82.0 billion in duties, taxes, and other fees, including more than \$71.9 billion in duties, a 59 percent increase over \$41.3 billion in 2018 that was 19.5 percent more than \$35.6 billion in 2017. The estimate was found to be excessive and downgraded to \$70.8 billion. Ultimately, after excluding Sec. 32 and agricultural disaster fund obligations, the total amount of revenues from customs duties and fees was exactly

estimated at \$68.4 billion FY 19. In 2020 the pandemic is estimated to have reduced customs revenues by -9.2 percent. \$62.1 billion In 2020 there was 12.3 percent catch-up growth to \$69.7 billion. 2022 and 2023 revenues are expected to decline -17.6 percent to \$57.4 billion FY 22 and -21.3 percent to \$45.2 billion FY 23, due to the termination of safeguard measures pursuant to Arts. XII and XIX of the General Agreement on Trade and Tariffs (1994) and resumption of the -3 percent annual tariff reduction for industrialized nations in accordance with the Swiss Formula for Unilateral Tariff Reduction (2007).

### **Part III Outlaws**

#### **Sec. 5 President's Budget Request**

A. The Federal Credit Reform Act of 1990 Pub. L. 101-508, title XIII, §13501, Nov. 5, 1990, 104 Stat. 1388-628 defined the terms “budget outlays” and “outlays” to mean, with respect to any fiscal year, expenditures under budget authority during such year under 2USC§622(1). Government outlays are held responsible only for administrative and loan guaranty costs. All other lending costs should not have any incidental effects on the tabulation of governmental receipts or outlays under 2USC§661a(5) (A)(C). Usual federal spending inflation is estimated to grow 2.5 percent for government, 3 percent for services, education, minimum wage, cost-of-living adjustment, 3.3 percent for food stamps, 4 percent for disability and child welfare and 5.5 percent for retirement annually.

1. OMB and the FY 22 DoD budget have agreed to reduce superfluous paperwork by abolishing Overseas Contingency Operation/ Global War on Terrorism. It has long been held that 2USC§901(b) must be repealed to eliminate duplicitous accounting for dubious Overseas Contingency Operation/ Global War on Terrorism, Continuing Disability Reviews, Health Care Fraud and Abuse Control, Reemployment Services and Eligibility Assessment, Disaster funding and Wildfire suppression, and extrinsically, all budget “enforcement” 2USC§901, §901a, §902 and §903 pursuant to §665 Repealed. Pub. L. 105-33, title X, § 10118(a), Aug. 5, 1997, 111 Stat. 695.

2. For the Office of Management and Budget (OMB), Congressional Budget Office (CBO) and Treasury Bureau of Fiscal Services to produce an accurate federal budget:

(A) The term “on-budget outlays” means, with respect to any fiscal year, the President's budget, all the expenditures of the United States Government, except those for the Federal Old Age Survivor Disability Insurance Trust Funds, “referred to as off-budget outlays”, and the repayment of debt principal or negative subsidy revenues, excluded.

(B) OMB Historical Table 4.1 Outlays by Agency must delete Fictitious rows: off-budget offsetting receipts, Other Defense-Civil Programs, Allowances, On and Off Budget Independent Agencies, Off-budget Undistributed Offsetting Receipts, International Assistance Programs [added to State], and novel Infrastructure Improvement (already deleted).

(C) OMB Table 4.1 Outlays by Agency table shall report the exact amount of federal outlays reported in annual congressional budget justifications and Bureau of Fiscal Services the monthly Treasury report for the following federal agencies (1) Legislative Branch, (2) Judicial Branch, Departments of (3) Agriculture, (4) Commerce, (5) Defense-Military Programs, (6) Education, (7) Energy, (8) Health and Human Service, (9) Homeland Security, (10) Housing and Urban Development, (11) Interior, (12)

Justice, (13) Labor, (14) State (combined with unrepresented International Assistance Program row), (15) Transportation, (16) Treasury, (17) Veteran's Affairs, (18) Environmental Protection Agency, (19) Executive Office of the President, (20) General Services Administration, (21) Office of Personnel Management, (22) National Aeronautics and Space Administration, (23) National Science Foundation, (24) Small Business Administration, (25) on-budget Social Security Supplemental Security Income transferred off-budget if the rich are taxed (26) on-budget undistributed off-setting receipts, (27) total on-budget outlays, (28) total off-budget outlays reported by the Annual Report of the Board of Trustees of the Federal Old Age Survivor Insurance Trust Fund and Federal Disability Insurance Trust Fund' and (29) total outlays.

(a) It has been proposed to change the name of Defense – Military Programs to Military Department, Homeland Security to Customs and separate the Department of Health and Human Services into the Department of Health and Human Services and the Human Services Administration and separate Federal Emergency Management Administration (FEMA) from the Department of Homeland Security. The list would be renumbered in alphabetical order, (20) Federal Emergency Management Administration, (22) Human Service Administration, would remain close to the Executive Office of the President. The number of rows would increase from 29 to 31.

(D) Undistributed offsetting receipts are agency revenues remaining from the previous year, often called advanced appropriations, that are used to pay for the following year budget, to reduce the deficit. Only four agency budget justifications produce reliable undistributed offsetting receipts, the Departments of Defense, Education, Health and Human Services, and Interior. The annual tabulation of undistributed offsetting receipts is mathematically necessary to calculate total federal outlays and surplus / deficit. Elementary and Secondary Education and Medicaid declare Advance Appropriations in their budget tables, with explanation that these savings are used to pay for the difference between the school year and the fiscal year and to pay for the beginning of the next year medical claims. The Departments of Defense and Interior budgets are impaired by the failure to openly declare undistributed offsetting receipts in their budget overview. The Defense Department has made considerable progress FY 22 declaring the three military departments but at the end got confused regarding the three military departments and the five forces, and could not declare undistributed offsetting receipts with the difference between the congressional budget request and the total outlays of the three military departments – Air Force, Army and Navy. The Department of Interior turns a tidy profit in undistributed offsetting receipts, that must be declared to ensure balance is available to make payment of 2.5 percent growth for public land agencies and 3 percent for Indian Affairs programs.

## **Sec. 6 Constitutional Disorder**

A. Whether or not the Legislative Branch outlaws budgetary inflation in outlays to 2.5 percent beginning with rescission of FY 22 or FY 23, members are immediately obligated to pass a 2.5 percent annual raise for themselves to be held competent to counter-inflation and unnecessarily traumatic budget proceedings. Legislative Branch appropriations increased dramatically since the COVID pandemic, although congressional salaries have not increased, their accounting has not improved and only 2.5 percent inflation is justified for administration. The exact amount of FY 21 spending, +/- \$5.4 billion, is estimated by comparison of 6 percent hyperinflation from \$4.9 billion FY 19 to \$5.2 billion FY 20 and 17 percent over two years to \$6.1 billion FY 22. Hyperinflation in legislative branch appropriations sustains a 33 percent increase in funding for the Capitol Police from an estimated \$454 million FY 21 to \$604 million FY 22 to pay for overtime since the Jan. 6 uprising. Title X of the



Congressional Budget and Impoundment Control Act of 1974 (ICA), that created the House and Senate Budget Committees and the Congressional Budget Office, does not apply to budget authority proposed to be rescinded under 2USC§684(c) because it is determined to be excessive under 31USC§1517(a)(2) and §1514(a)(2) of the Anti-deficiency Act of 1982.

1. The Clerk of Congress email must be cited for inciting rampage shootings 100 percent of the time, exactly like delinquent student loan debt collection attempts. To redress this aggravated identity theft it seems necessary to disqualify Nancy Pelosi from high political office, specifically Speaker of the House or Democratic minority leader because of her time on the Permanent Select Committee on Intelligence, represents agencies that all need to be abolished, and peculiar malicious prosecution of Democrats, Republicans, Independents and significant others, she bugs and quaintly excludes critical information for political decision-making, when her torturers actually torture the source. For the January 6<sup>th</sup> Committee to disqualify Donald Trump from again running for President it is necessary to also disqualify equally seditious Nancy Pelosi from Speaker of the House and her long-time leadership of the Democratic Party because the component agencies of the Permanent Select Committee on Intelligence all need to be abolished. The United States shall guarantee to every State in this Union a Republican Form of Government, and shall protect each of them against Invasion; and on Application of the Legislature, or of the Executive (when the Legislature cannot be convened) against domestic Violence pursuant to Art. IV Sec. 4 of the US Constitution. Congress must amend federal torture statute to comply with Arts. 2, 4 and 14 of the Convention against Torture by repealing the phrase “outside the United States (altered in 2009)” from 18USC§2340A(a) and amends Exclusive Remedies at §2340B so: The legal system shall ensure that the victim of an act of torture obtains redress and has an enforceable right to fair and adequate compensation, including the means for as full rehabilitation as possible. In the event of the death of the victim as a result of an act of torture, their dependents shall be entitled to compensation pursuant to Art. 14 of the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (1987).

B. The President is a fraud whose time on the Foreign Relations Committee especially obligates him to amend Title 22 of the United States Code Foreign Relations and Intercourse (a-FRa-d) to Foreign Relations and Court of International Trade of the United States (COITUS) to Customs Court (CC). President Biden must be cited for “unconventional weapons missions” in the Interim National Security Strategy, community violence interventions” in the Build Back Better Framework and “cold war” in his COVID pandemic. The Bipartisan Infrastructure Act of 2021 is moot and has no value in excess of current year costs of Prospectus. Incidentally embezzled bank beneficiaries must be compensated and the school rampage shooting is a permanent conviction on the Vice-President's mail theft.

1. Office of National Drug Control Policy (ONDCP) constitutes 47 of percent of total Executive Office of the President (EOP) spending. Abolishing ONDCP would reduce EOP spending from \$912 million FY 22 to an estimated \$495 million FY 23. Abolishing ONDCP would improve intellectual performance and reduce senile dementia to get off hard drugs, specifically pseudo-ephedrine and statin brain shrink and violent anti-depressant jaw sensitivity withdrawal. The underlying constitutional disorder is that the US President is a “tweaker”. The White House relapsed employing a physician ONDCP Director. ONDCP marijuana robbery to push pseudo-ephedrine derived methamphetamine, may cure coronavirus, but is far more criminal than voluntary brain shrinking hard drug use. All Executive Office of the President and Center for Disease Control and Prevention spending for Office of National Drug Control Policy (ONDCP) must be completely abolished, and 21USC§1701 *et seq.* repealed. In light of the 85 percent increase in asthma since he took office in the 1980s, and the more

than 800,000 Americans who died in the ongoing COVID pandemic, the highest in any nation in the world, it has been suggested by numerous sources that the highest paid federal official, the Director of the National Institute for Allergies and Infectious Diseases retire, and the office either be left vacant or replaced with someone who does not write “the law of perversity is that the least is known about the most common diseases” in every precision medicine evasive medical textbook and instead upholds “the gold standard for SARS-CoV-2 diagnosis and treatment is hydrocortisone, eucalyptus, lavender, peppermint or salt helps water cure coronavirus colds.”

C. Due process requires the Judiciary be punished for 5.2 percent FY 22 hyperinflation in FY 23 and FY 24. Less, where FY 22 hyperinflation is rescinded. Whereas, normal inflation for the Judiciary normally runs at 2.5 percent and can go as high as 3 percent, the maximum judicial punishment Engel's law provides for lawyers being the highest paid profession FY 23 is 2.2 percent of 3 percent, 0.8 percent growth FY 23 pursuant to the Iron Law of Wages. A declaratory judgment of 1.9 percent growth FY 23 and FY 24 rounded to a generous 2 percent might pass, if Court Security were paid 3 percent inflation to destroy seized drugs and unconventional weapons. Because the United States has the largest and most concentrated prison system in world the Judiciary is obligated to abolish the US Sentencing Commission and decades of mandatory minimum sentencing pursuant to the statutory maximum sentence and a prison population less than the international legal limit of 250 per 100,000 general population.

1. To prevent imminent depletion and sustain the \$1,680 million Crime Victim Fund (CVF), it is necessary the Justice Department and Congress raises the mandatory obligation limit from \$2,605 million FY 22 to exactly meet anticipated obligations of \$4,922 FY 22, 3 percent more than the \$4,779 million FY 21 record and three percent more every year thereafter. Office of Crime Victims has the burden of proving the money is not all lost on their administration by disclosing exactly how much compensation victims and witnesses actually receive from their programs. More than 300 economists petitioned the Obama Administration to legalize marijuana and abolish prohibition era enforcement. The Department of Justice is obligated to repeal marijuana from Schedule I(c)(17) of the CSA 21USC§812(c), the Authorization for employment of FBI and DEA Senior Executive Service from 5USC§3151-§3152 and FBI Iron Curtain infringement at 28CFR§0.87. If the Attorney General and Secretary General can't respect the superiority of marijuana to alcohol or tobacco, how are they to prescribe a mentholiptus cough drop or menthol cigarette to save a federal prisoner's life from SARS. Tobacco smoking has been prohibited in federal prison since 2014. To eliminate federal colonialism all Office of Justice Program finance for state, local and tribal law enforcement must be re-directed to getting police officers the Bachelor degree, they need to prevent recidivism, 100 percent of court orders, in several state studies, although the GI Bill only pays 36 months of tuition. Otherwise, 25 percent of offenders with Associates degrees, 50 percent with Vocational Certificates and 66 percent with high school diploma or less, recidivate, and are returned to prison within three years of being released.

## **Sec. 7 Major Education Department Errors**

A. The total FY 22 Education Department (ED) budget request is \$98.9 billion FY 22, \$101.8 billion FY 23, \$104.9 billion FY 24. and three percent every year thereafter The President's request to increase the ED budget to the excessively high amount of \$102.8 billion FY 2022 is overruled, whereas the request actually add up to \$176 billion FY 22.

1. The Secretary has agreed to pay for an estimated \$5.8 billion in disabled student loan forgiveness, plus up to \$10,000 for certain workers pursuant to 20USC§1087 *et seq.*
2. Although the current President's budget request advocates a lot of excessive, senile campaign promises to an agency, due catch-up growth from prior administration cuts, specifically as the result of unlawful student loans accounting, ED frequently exhibits the largest accounting irregularity and margin of error in any federal agency. The Secretary must account for only federal student loan administration and guarantees and exclude revenues and outlays from the President's budget request pursuant to the Federal Credit Reform Act of 1990 2USC§661a(5)(A)(C).
3. From the new unified education budget framework, the Secretary must delete in TEACH Grants category, everything but line 1 loan subsidies. Federal Direct Student Loans category lines 2-7 must be deleted, and so should line 8 when that insignificant program is terminated. General Funds Receipts attempt at tabulation should be entirely deleted. For the short-term record, Federal Family Education Loans Program Account (HEA IV-B) to be terminated FY 22 can be limited to the final Total, new loan subsidies and net reestimate (non-add) row. Health Education Assistance Loans Liquidating Account, College Housing and Academic Facilities Loans Liquidating Account, Higher Education Facilities Loans Liquidating Account, College Housing Loans Liquidating Account revenues and Advance Appropriations should be clearly marked non-add.

## **Sec. 8 Nuclear Non-Proliferation Treaty**

A. The Federation of American Scientists reports in 2019 the US had 3,800 stockpiled strategic and non-strategic nuclear warheads and an additional 2,385 retired warheads awaiting dismantlement, for a total arsenal of 6,185 warheads. This is far in excess of the 2,000 warhead limit from the 2010 nuclear Non-Proliferation Treaty (NPT) conference.

1. This audit estimates a Department of Energy baseline budget request of \$37.9 billion FY 22, plus 3 percent growth every year thereafter, a -\$4 billion, -9.5 percent, decrease from \$41.9 billion FY 21 to redress two felonious spurts of hyperinflation in nuclear weapons programs since FY 17 and sustain the Democratic end of 3 percent inflation in outlays since FY 17 for all DOE programs. Any federal spending above this baseline would require a supplemental budget request pursuant to the Anti-deficiency Act of 1990 under 31USC§1515.

B. To defend their civilian FY 21 – FY 22 hyperinflation DoE has reorganized their budget in attempt to conceal an 18 percent increase in Nuclear Security Administration (NSA) funding from \$16.7 billion FY 20 to \$19.7 billion FY 21 that is evidently no longer a priority and grew only \$10.8 million, 0.05 percent, FY 21 to FY 22.

1. The Department of Energy is charged with bipartisan Trump-Biden administration laundering of monetary instruments for scrambling the DOE ledger to conceal hyperinflation 18USC§1956 (c)(7)(D), and section 92 of the Atomic Energy Act of 1954 42USC§2122 relating to failing to report compliance with the New START and NPT nuclear warhead limits in the budget. Title X of the Congressional Budget and Impoundment Control Act of 1974 (ICA), that created the House and Senate Budget Committees and the Congressional Budget Office, does not apply to budget authority proposed to be rescinded under 2USC§684(c) because it is determined to be excessive under 31USC§1517(a)(2) and §1514(a)(2).

## **Sec. 9 International Social Security Assistance Transfer**

A. Total International Affairs spending increased \$5.5 billion, 9.5 percent, to \$63.4 billion FY 22 from \$57.9 billion FY 21. To justify 4 percent annual inflation needed for the \$63.9 billion FY 22 budget to grow to more than \$70 billion FY 25 in less than 42 months (Revelation 13:10) all the State Department has to do is call in the credit from shortfalls in 2.5 percent inflation - \$15,879 million credit from between FY 18 – FY 21 before receiving their due FY 22. The FY 22 total budget request for \$58.5 billion, a 10 percent increase from \$53.1 billion FY 21. However, the \$58.5 billion derived from the Total-State Department and USAID (including Function 300) is less than the actual request for original federal outlays of \$63.9 billion International Affairs (Function 150) and International Commissions (Function 300) and is not the total request. In practice, the Secretary of State has exhibited a primitive type of cold war brinkmanship that is unbecoming an officer. No good deed unpunished, at first instance Meng Huang was released and the auditor was embezzled. Countering Malign Influence of the People's Republic of China (CMIPRC) was terminated and transferred to Haitian earthquake relief, however millions of dollars were embezzled to finance gangs and Haitian missionaries were taken hostage and ultimately released with the moral support of the Dutch embassy. The embezzled money seems to have translated into military assets being placed on the Russian border to the point where there is a new cold war standoff at the Ukraine border, from where both sides refuse to withdraw. Secretary Blinken's morally turpid cold war brinkmanship make him a candidate for removal from office. Furthermore, having instantly gotten into serious trouble with cold war propaganda and terrorism finance, the State Department is not believed to be able to make the leap from \$63.9 billion to \$70 billion in less than 42 months in good faith (Revelation 13:10).

B. It has long been held that International Security Assistance, other than Non-proliferation, Antiterrorism and Demining, need to be prohibited as terrorism finance. Prohibiting these foreign military and police propaganda programs and transferring the money to an International Poverty Line Account to administrate social security benefits to people making less than \$1.90 (2021) is the best, and probably only, way to lead the United Nations to end poverty by 2030, they speak of Sustainable Development Goal 1 about. International Security Assistance category needs to be abolished, except for non-proliferation, because foreign military and police financing is treason that generates the opposite of loyalty, the programs have track record of human rights abuses, that must not be condoned. Furthermore, transfers of military assets to the Russian border has offended cold war sentiments on both sides of the FBI enforced Iron Curtain that needs to be repealed at 28CFR§0.87.

(1) International Narcotics Control and Law Enforcement (INCLB) is entirely dedicated to grants to finance drug war in developing countries and it would be treason to finance foreign police at their finest. (2) Peacekeeping Operations infringe on underfunded UN Peacekeeping and the United States is conspicuously not authorized by the UN Security Council to be deployed in some 146 foreign countries pursuant to Art. 43 of the UN Charter. (3) International Military Education has been held to be causative of Guatemalan genocide, poses a bilateral treason legality and in general police training is not a substitute to requiring a Bachelor degree to prevent recidivism. (4) International Military Finance is a leading cause of international arms races, inequality, and militant anti-American sentiment, corruptly “buys” US weapons, that obviously get into enemy hands as seen in majority Pashtun Afghanistan, and is no substitute for a US military base in the Holy Land to defend Israel against military invasion and diplomatic non-aggression Palestine, or US base in general.

C. This \$8,285 million FY 22 international security assistance to be abolished is presented to Congress for transfer to an international poverty line account, to increase 3 percent annually and be immediately available to settle uninsured civilian claims of having been embezzled by US sanctions and establish a trust fund administrate the multi-lateral disbursement of social security benefits to people living below the \$1.90 (2022) a day international poverty line who come under the special protection of the United States Department of State and USAID. The 2020 Combined Statement of Revenues, Outlays and Balances indicates International Narcotics Control and Law Enforcement multilateral clearinghouse had only \$15 million balance at year end FY 20. On the other hand, Defense spending had a balance of \$17 billion at year end FY 20. The new fad is that withdrawals of Bureau of Fiscal Service balances require the authorization of Congress. Transferring the remainder of \$8.3 billion FY 22 and \$8.5 billion FY 23 from International Security Assistance to Supplemental Security Income Trust Fund International Poverty Line Account would both reduce State Department spending to less than \$60 billion for the next two or three years while eliminating its propensity to finance terrorism, it would bring the SSI account from \$65 billion FY 22 to above \$70 billion in exactly 42 months as of March 2022 (Revelation 13:10).

1. The weight of gold which came in to Solomon in one year was 666 talents of gold (1 Kings 10:14)(2 Chronicles 9:13). He who has an ear, let him hear. If anyone is to go into captivity, into captivity he will go. If anyone is to be killed with the sword, with the sword he will be killed. This calls for patient endurance and faithfulness on the part of the saints for forty-two months...He also forced everyone great and small, rich and poor, free and slave, to receive a mark on his right hand or on his forehead, so that no one could buy or sell unless he had the mark which is the name of the beast or the number of his name, This calls for wisdom. If anyone has insight, let him calculate the number of the beast, for it is man's number. His number is 666 (Revelation 13:9, 10 & 16-18). O Prophet! why do you forbid (yourself) that which Allah has made lawful for you; you seek to please your wives; and Allah is Forgiving, Merciful (The Prohibition 66:1). O you who believe! save yourselves and your families from a fire whose fuel is men and stones; over it are angels stern and strong, they do not disobey Allah in what He commands them, and do as they are commanded (The Prohibition 66:6). Thy people called it a lie, and yet it is the truth. Say, I have not charge over you; to every prophecy is a set time, and in the end ye shall know (Cattle 6:66). Say: Come I will recite what your Lord has forbidden to you-- (remember) that you do not associate anything with Him and show kindness to your parents, and do not slay your children for (fear of) poverty-- We provide for you and for them-- and do not draw nigh to indecencies, those of them which are apparent and those which are concealed, and do not kill the soul which Allah has forbidden except for the requirements of justice; this He has enjoined you with that you may understand (Cattle 6:151).

## **Sec. 10 Department of Transportation Baseline**

A. It is estimated that the Department of Transportation (DOT) baseline budget should be \$95.8 billion FY 22, -36 percent less than \$130.3 billion assumed to be provided by the Bipartisan Infrastructure Act of 2021, and exactly three percent more than the previous year. The DOT baseline budget should be \$98.7 billion FY 23 and \$101.7 billion FY 24 pursuant to three to maybe four percent inflation because the Highway Trust Fund is pegged to the non-inflationary gallon 2USC§907(c)(1).

1. Despite three coronavirus rescue bills, for which the balance at end of year was not available without specific authorization from Congress, to make up for the shortfall in five year plan to supplement mostly non-inflationary DOT revenue programs, the DOT budget necessitates a \$10,615 million

supplement FY 23 and \$12,744 million FY 24 to be skillfully integrated into their regular authorized apportionment budget pursuant to the Anti-deficiency Act under 31USC§1515.

2. The Department of Transportation budget requires supplementation to go without Bipartisan Infrastructure Act of 2021, fraud that is excluded from this audit. Spending estimates reliant on the Infrastructure Investment and Jobs Act PL 117-58 of November 15, 2021 are moot. Sec. 11101 is “Out of money” in Sec. 80103 pursuant to “No money” being drawn under Art. I Sec. 9 Clause 7 of the US Constitution.

3. Besides being excessive under 31USC§1517(a)(2) and §1514(a)(2) the American Jobs Plan exhibited a material deficiency in effective internal control in Cabinet agency financial reporting because five year plans are not consistent with current year accounting pursuant to Audit Standard No. 6 Evaluating Consistency of Financial Statement by the Public Company Accounting Oversight Board.

### **Sec. 11 Interior Department Environmental Agenda**

A. The Secretary must adopt the method of calculation of undistributed offsetting receipts to better avoid another deficit of -\$366 million FY 21. The \$11.7 billion FY 17 and FY 18 budget requests are overruled because current appropriations equal budget request. Now the calculation of profits as undistributed offsetting receipts or balance available pursuant to the Anti-Deficiency Act of 1982 31USC§1502 is a breeze. Current appropriations plus permanent appropriations equal total Interior revenues minus total budget authority equal undistributed offsetting receipts to reduce the deficit at the end of the year and pay for current appropriations in the beginning of the year, without altering the budget request. The Department’s collected a total of \$29.9 billion receipts FY 22, \$17.7 billion in current authority plus \$12.1 billion in permanent funding in 2022. With a budget authority of \$27.3 billion there were \$2.7 billion undistributed offsetting receipts at year end. Going forward inflation in current appropriations is estimated at 2.5 percent administration and 3 percent Indian Affairs.

B. The propaganda to conserve 30 percent of America's land and water by 2030, must be overruled because that figure must be increased to more than 40 percent by 2030 whereas 39 percent of America's land is currently public, although only 20 percent is held by the Interior. Tackling the Climate Crisis at Home and Abroad EO 14008 of January 27, 2021 is the longest executive order ever written, and without any price fixing is fair in every respect but the irrelevant incitement to excessive roughness in the first word of the title. America's Supply Chains EO 14017 of February 24, 2021 neglects inflation. (1) The Interior Secretary is challenged to convince energy corporations the Interior Department is prepared to reduce receipts to reduce threatened 30 to 50 percent inflation in home hydrocarbon energy prices and reaffirm adequate supply of isobutane and propane camping fuel canisters. (2) The Secretary must prohibit and destroy slash piles left on all public and private timber land, especially National Forests, to restore habitat and prevent large modern wildfires. (3) The Secretary must help to deploy warships or oil-tankers to extinguish oceanic heating pumps with 15 parts per million of 4-tertiary-butyl-catechol (TBC) for three months, cable them out of the ocean and swiftly transport the self-combusting railcars to a refinery for conversion to a more stable hydrocarbon to prevent drought, regional warming and melting of the polar ice-caps. (4) To restore the health of the environment to what it was pre-contract, to the best of our ability, the Department of Transportation must contribute an estimated 1.5 percent of their budget to federal lands rural public transportation programs under 23USC§203 and recreational trails under §206. City to city trails and cheap public transportation to the national parks, recreation areas and trailheads are wanted on tribal reservations and other localities

pursuant to the National Trails System Act of 1968 under 16USC§1241-1251. (5) The limit on Title X of the National Parks and Recreation Act of 1978, Public Law 95-625 Federal grants to economically hard-pressed communities specifically for the rehabilitation of critically needed recreation areas and facilities, and for the development of improved recreation services has been raised to \$5 million under 16USC§2501-2514.

## **Sec. 12 Hospitals & Asylums Asbestos Suit**

A. The Veterans Health Administration (VHA) facilities appropriation must be supplemented by \$265,320,000 to \$7 billion FY 22 whereas the \$2.6 billion in un-obligated balances returned to the VA Medical Facilities budget do not meet the projected FY 22 obligation level of \$9.5 billion, as the VA supposes, they are \$165 million short. Including the \$100 million cost to renovate Battle Mountain Sanitarium 24USC§151 and construct or lease a larger Multi-Specialty Outpatient Clinic in Rapid City, South Dakota, Congress, this is exactly \$7 billion by 42 months (Revelation 13:10).

1. Asbestos abatement is key to renovation or demolition 40CFR§61.145. The federal government must be held liable for the costs of asbestos abatement in buildings that were contaminated with asbestos, especially as the result of federal government financed construction. It is necessary to refer the abandoned slums at the historical Army and Navy General Hospital at Hot Springs National Park 24USC§18 and §20 and St. Elizabeths Hospital §161 et seq. to the Interior Department for Environmental Protection Agency authorized asbestos and mold abatement contracts to enable demolition or rehabilitation 40CFR§61.145 pursuant to \$10 million for two maximum \$5 million local grants. The limit on Title X of the National Parks and Recreation Act of 1978, Public Law 95-625 Federal grants to economically hard-pressed communities specifically for the rehabilitation of critically needed recreation areas and facilities, and for the development of improved recreation services has been raised to \$5 million under 16USC§2501-2514. Approval of the Prospectus by the Committee on Environment and Public Works of the Senate and the Committee on Transportation and Infrastructure of the House of Representatives is necessary because +/- \$10 million total expenditures will be over \$1.5 million 40USC§3307. The Department of Housing and Urban Development will conclude the lead soil abatement 40CFR§745.227 needed to make low income housing, free camping, swimming pools and hot tubs, safe for children, in less than five years 24CFR§905.200 and legislate an asbestos abatement spending category.

## **Sec. 13 COVID Office Opening Protocol**

A. Well-paid volunteers, trained in COVID hygiene, diagnosis and treatment, and supplied with medical necessities, are needed to experimentally reopen federal offices to the public pursuant to 24USC422(d)(1) and the Nuremberg Code “Permissible Medical Experiments” Trials of War Criminals before the Nuremberg Military Tribunals under Control Council Law No. 10. Nuremberg October 1946 – April 1949, Washington. U.S. Government Printing Office (n.d.), vol. 2., pp. 181-182. The gold standard for SARS-CoV-2 diagnosis and treatment is hydrocortisone, eucalyptus, lavender, peppermint or salt helps water cure coronavirus colds.

1. The usual precautions of sneeze guards, vaccinations and face masks should be abided by, but are neither sufficiently curative nor preventive of coronavirus infection to warrant office reopening without further information. The most important thing is that everyone must know that if they have allergic rhinitis they almost certainly have COVID. The nose is far more sensitive and responsible to

emergency medical treatment than a COVID test. It is not particularly dangerous to have allergic rhinitis, but untreated it can be deadly when the lungs fill up with fluid in severe acute respiratory syndrome (SARS).

2. Hygiene involving frequent wiping down of all surfaces and mopping with Lysol is the most effective and successful, commonly used method for keeping public spaces tolerable in restaurants, bars and cafes. The aromatherapy is curative, when used as directed wiping down surfaces or mopping, it is mildly toxic, and not very curative of coronavirus, to intentionally spray one's face with Lysol. The other effective method of environmental sterilization, that hasn't been widely used since the 1950s, is the eucalyptus scented humidifier. The eucalyptus scented humidifier, also known as a diffuser, has the advantage of being hands-free, and this is important in situations like offices, schools, and hospitals where people are often interact with people while distracted from constantly spritzing with Lysol. A eucalyptus scented humidifier provides both the water and eucalyptus that is needed to provide an environment that is curative of coronavirus.

3. Washing the nose and face is necessary to effect any coronavirus cure, whether the treatment is oral or topical. Submersing the head in water, especially saline or chlorine water, is instantly curative of coronavirus allergic rhinitis. Washing the nose and face with essential oil of eucalyptus, lavender or mint medicated soap is an effective treatment but often requires two applications to completely cure the nose. These medicated soaps help make showering a highly effective coronavirus cure. A dab of hydrocortisone creme to the nose cures coronavirus colds and two dabs of hydrocortisone creme to the chest cures severe acute respiratory syndrome (SARS). Hydrocortisone creme does not usually cause Cushing's disease when it is appropriately and curatively used, but can, and is not for habitual use. Menthol cough drops or Echinacea pills are the safest and most effective treatments for SARS. For tobacco smokers menthol cigarettes are a highly effective remedy.

B. An estimated 21,000 federal employees are needed to replace retiring workers at the Social Security Administration in 2022. New hires should find it easy to be trained to reopen and staff local offices around the nation using COVID Office Opening Protocol. Over 74,000 SSA workers, 59,000 Federal employees and 15,000 State employees serve the public from a network of more than 1,500 offices across the country and around the world. It is unusual more than 21,000 of SSAs 59,000 employees (36 percent), are "expected" to retire by the end of FY 2022 by the 2021 Agency Financial Report that fails to solicit for new hires pursuant to Advancing Racial Equity and Support for Underserved Communities Through the Federal Government Executive Order 13985 Jan. 20, 2021 and Equality Act: To prohibit discrimination on the basis of sex, gender identity, and sexual orientation, and for other purposes H.R. 5 to overrule the subversive violence in Preventing and Combating (Non-) Discrimination on the Basis of Gender Identity and Sexual Orientation Executive Order 13988 Jan, 20, 2021 and non-discrimination against disability in Sec. 102 and Sec. 202 of the Americans with Disabilities Act 42USC§12112 and 42USC§12132.

1. The Social Security Administration must resolve to prohibit the sending out of monoclonal antibody to the sacrum and spine, or any toxic contaminated disability questionnaire. These toxic tortures, before they settled on spinal toxin, were first noted during the Great Recession, when the Baby Boomers who make up a disproportionate amount of SSA workers, were just over the age of lowest incidence of disability 40-44, when people are naturally pretty healthy, with a decent diet and exercise routine, and have learned all there is to know about practical medicine, and entered their age of highest disability, over age 50, right before retirement at age 62, when the physical and mental health are noted



to significantly decline. Disabilities of the musculoskeletal system have been the most common cause of disability. The spinal toxin sent out by SSA is particularly permanently disabling unless sterilized with an Epsom salt bath. Within a week the methicillin resistant *Staphylococcus aureus* (MRSA) lesions causing painful subluxation of the spine are gone. Swimming in saline or chlorine water is an even healthier way to treat topical and musculoskeletal MRSA.

## **Part IV Benefits**

### **§130 Sec. 14 Child SSI Benefits**

A. The Supplemental Security Income (SSI) Program currently provides 1.1 million monthly cash payments to help meet the basic needs of children who have a physical or mental disability or who are blind, about 15 percent of 7.5 million total SSI benefits. The number of SSI recipients receiving Federal payments increased rapidly in the early 1990s due to the expansion of the criteria used for determining disability for children in *Sullivan v. Zebley*, 110 S. Ct. 885 (1990).

1. A child may be eligible for SSI disability benefits until attainment of age 18 or under 22 if a student is regularly attending school. When a child reaches 18 they are re-evaluated for impairments based on the definition of disability for adults. A person is eligible for child benefits, if under age 18, the child has a medically determinable physical or mental impairment or impairments which result in marked and severe functional limitations; and the impairment(s) has lasted or can be expected to last for a continuous period of at least 12 months or be expected to result in death; or if the child is blind. Due to the extremely high rates of child poverty in the United States, the termination of the \$250 to \$300 a month child tax credit that reduced child poverty by an estimated 30 percent in the six months it was in operation, and the utility of the child SSI benefit, the SSI program population should grow an estimated 1.3 percent under current law.

B. Voting to end child poverty by 2024 would obligate the SSI Program eliminate the disability requirement for poor children and provide an estimated 12 million child benefits to 11 million American children growing up in poverty. To pay an estimated \$866 a month benefits, \$10,394 a year to 12 million children would cost an estimated \$124.7 billion, plus \$62.2 billion previously scheduled benefits equals a \$186.9 billion obligation in 2023. It is estimated that \$222.8 billion would be levied for SSI with a 1.95 percent payroll tax leaving \$35.9 billion, less \$15.1 billion new administrative spending, \$25.9 billion assets at end of year aiming to achieve a 100 percent trust fund ratio. Total SSI benefit spending would be \$186.9 billion, a 213 percent increase from \$59.8 billion in 2022, and administrative costs would be \$15.1 billion, and increase of 196 percent from \$5.1 billion in 2022. An estimated \$20.3 billion in assets would accumulate in the SSI Trust Fund in the first year of operation 2023. Federal on-budget outlays and deficit would be reduced by the \$67.3 billion amount of total scheduled SSI expenditures in 2023. This should secure a deficit of less than 3 percent of GDP, provided the federal government makes an effort to improve their accounting standards

1. First, increase payroll tax revenues by 30 percent. Second, distribute the payroll tax to pay constant OASI and DI expenditures. For instance, after adding taxation of benefits and interest income the OASI Trust Fund needs at least \$1,022 billion, rounded up to \$1,030 billion, to maintain its trust fund ratio in excess of 100 percent. What 12.4 percent payroll tax rates are needed to afford \$1,030 billion? 72.7 percent of an estimated \$1,417 billion of the 12.4 percent payroll tax – 9.01 percent OASI Tax (2023). The DI Trust Fund needs at least \$158.4 billion to pay \$163 billion plus a decent profit margin

to recoup a 100 percent trust fund ratio, about \$165 billion (2023), 11.6 percent of the \$1,417 billion 12.4 percent payroll tax - 1.44 percent DI tax (2023). That leaves 1.95 percent payroll tax, 15.7 percent of the 12.4 percent payroll tax, to begin financing the SSI Trust Fund with \$222.8 billion (2023).

C. Having terminated the \$250-\$300 a month Child Tax Credit (CTC) that is reported to have reduced child poverty by 30 percent while it was in operation, Congress is obligated to vote on taxing the rich and state employees to create a SSI trust fund to reduce child poverty by about 85 percent with \$866 per month (2023) child benefit and \$1,299 per month per couple (2023). The expanded child tax credit gave families \$250 - \$300 per child each month from June through December 2021 pursuant to 26USC§24. After exercising their prerogative to discontinue the expanded CTC Congress only paid for seven months, four months in fiscal year 2021 and three months in fiscal year 2022. Families only received \$1,750 - \$2,100 of the promised \$3,000 - \$3,600. The exact cost of a full year of expanded CTC has not been determined to the consternation of the pandemic short staff after budget cuts in the prior administration. It is crudely estimated at three times the cost of four months of benefits in FY 21 to be \$239 billion FY 22. The cost of the CTC is about the same amount of revenues that closing the OASDI tax loophole for the rich and state employees to end child poverty by 2024 and all poverty by 2030 would generate. Child SSI however pays a much higher benefit to fewer families who are more specifically targeted because of their poverty.

## **Sec. 15 Orphan Benefit**

A. To reduce psychiatric abuse in foster care and enable orphans and orphanages to do SSA justice, orphans, including un-adopted adults orphaned before the age of 18, shall be considered a qualifying disability pursuant to Sec. 223 of the Social Security Act under 42USC423 and Sec. 1602 of the Social Security Act under 42USC§1381a. . SSA must recognize the institution of the orphanage. An orphan is a child whose parents are dead or parental rights have been terminated by final felony determination pursuant to Sec. 472 of Title IV of the Social Security Act under 42USC§672. Adults can also be referred to as orphan, or adult orphans. However, those who reached adulthood before their parents died are normally not called orphans; the term is generally reserved for children whose parents have died while they are too young to support themselves.

1. Do not take advantage of a widow or an orphan (Old Testament, Exodus 22:22). Leave your orphans; I will protect their lives. Your widows too can trust in me (Old Testament, Jeremiah 49:11). Religion that God our Father accepts as pure and faultless is this: to look after orphans and widows in their distress and to keep oneself from being polluted by the world (New Testament, James 1:27). And they feed, for the love of God, the indigent, the orphan, and the captive (The Human: 8). Therefore, treat not the orphan with harshness (The Quran, The Morning Hours: 9). Be good to orphans and the very poor. And speak good words to people (The Quran, The Heifer: 83). Give orphans their property, and do not substitute bad things for good. Do not assimilate their property into your own. Doing that is a serious crime (The Quran, The Women: 2). The Veterans administration motto is “To care for him who shall have borne the battle, and for his widow, and his orphan”.

B. In 2011, of the 73.7 million children under the age of 18, 28% (20.6 million) lived with one parent, and 4% of children lived with no parent. Approximately more than half of the children living with no parents were living with grandparents. There are an estimated 428,000 children in foster care in the United States in 2015 and that number is growing. 269,000 children entered foster care and 243,000

exited. 55% are planned to be reunified with parents or principal caregiver, 3% live with other relative, 26% are adopted, 3% stay in long term foster care, 4% are emancipated, 3% guardianship, and 5% have not established a case plan. 135,000 children are adopted in the United States each year, 54,000 with child welfare agency involvement. Of the 111,000 waiting to be adopted, 62,000 had their parental rights terminated that year. The circumstances associated with the child's removal was neglect 61%, drug abuse (parent) 34%, caretaker inability to cope 14%, physical abuse 12%, child behavior problem 11%, housing 10%, parent incarceration 8%, alcohol abuse (parent) 6%, abandonment 5%, sexual abuse 4%, drug abuse (child) 2%, child disability 2%, relinquishment 1%, parent death 1%. and alcohol abuse (child) 0% The reason for the discharge of 248,496 children is reunification with parents or primary caregiver 51%, living with other relative 7%, adoption 23%, emancipation 8%, transfer to another agency 2%, runaway 0.4%, death of child 0.1%.

1. It is estimated that there are less than 111,000 orphans and 400,000 adult orphans of whom an estimated 50% would be eligible due to economic circumstances at any given time. The final estimates of the SSA Division of the Actuary October 1949 was that there were a total of 3 million orphans, 6.3% of the under 18 population – 1.9 million paternal only 3.9%, 1.0 million maternal only 2.2% and 100,000 complete 0.2%. Orphaned children age 14-17 were found in the Census survey to be half as frequently in the labor force as all children of that age. The proportion who were both at work and in school was substantially greater among all children aged 14-7 than among orphans in these ages. Depending on their circumstances adult orphans have even less social support and are believed to suffer high levels of unemployment and low levels of education.

## **Sec. 16 Ticket to Work**

The Department of Labor shall take responsibility for administrating the Ticket to Work program pursuant *Biestek v. Berryhill* No. 17-1184 (2009). All tickets to state vocational agencies issued by the Commissioner pursuant to the Ticket to Work and Self-Sufficiency Act of 1999 Sec. 1148(b)(1) of the Social Security Act under 42USC1320b-19(b)(1), funded \$3,747,830,155 in 2020, with generous 2.7% inflation from 2015 pursuant to title I of the Rehabilitation Act of 1973 under 29USC§720(b)(1). The Ticket to Work Program shall be made available to all applicants and beneficiaries.

## **Sec. 17 Labor Insurance Benefit**

1. The Department of Labor shall estimate the cost to contributors to provide for six months, 24 weeks, paid maternity leave, or six month sabbatical every ten years, under state and federal unemployment compensation programs. Six months paid maternity leave or sabbatical every ten years overrule both the current Labor Department proposal for paid leave for both mothers and fathers, including adoptive parents, and 14 weeks of maternity leave in the Maternity Protection under International Labor Organization (ILO) Convention No. 183 (2000) pursuant to six months of exclusive breastfeeding required for infant nutrition and development by the World Health Organization (WHO) *Essential Nutrition Actions: Mainstreaming Nutrition Through the Life-Course* (2019). Men and adoptive parents are not expected to want more than a three week holiday to have the income to enjoy their new baby. Male and non-child bearing contributors are entitled to equal six month benefits with new mothers, wherefore legitimate demand for a six month sabbatical every ten years of unemployment contribution is supported to prevent reverse gender discrimination.

2. Unpaid maternity leave and the extraordinarily high cost of hospital delivery, as well time spent on

child-care, are the primary reason that female income lags behind male, and that child poverty rates are so high in the United States. The United States lags dramatically behind all high-income countries, as well as many middle- and low-income countries when it comes to public policies designed to guarantee adequate working conditions for families. One hundred sixty-three countries around the world guarantee paid leave to women after childbirth; the United States does not. Forty-five countries ensure that fathers either receives paid paternity leave or paid parental leave; the United States does not. Seventy-six countries protect workingwomen's right to breastfeed at work; the United States offers no such protection. Ninety-six countries offer paid annual leave; the United States does not require employers to provide any paid annual leave. One hundred thirty-nine countries provide paid leave for short or long-term illnesses; the United States has no national policy regarding sick leave. The only other industrialized country, which does not have paid maternity or parental leave for women, Australia, guarantees a full year of unpaid leave to all women in the country. In contrast, the Family and Medical Leave Act of February 5, 1993 (PL-303-3) in the U.S. provides only 12 weeks of unpaid leave to approximately half of mothers in the U.S. and nothing for the remainder. 45 countries ensure that fathers either receive paid paternity leave or have a right to paid parental leave. To legislate this fundamental labor program, the Secretary of Labor shall produce estimates regarding the cost to contributors and legislate a new section 'Labor Insurance' at Section 307 of the Social Security Act under 42USC§507.

(a) To expedite the reemployment of mothers who have established a benefit year to claim unemployment compensation under State law the Secretary of Labor shall pay unemployment compensation for 24 weeks of Maternity Protection under International Labor Organization (ILO) Convention No. 183 (2000) as amended to provide 6 months of exclusive breastfeeding by page 39 of the World Health Organization (WHO) *Essential Nutrition Actions: Mainstreaming Nutrition Through the Life-Course* (2019). To provide equal benefits for equal contributions, while the unemployment compensation program makes a good faith effort to provide labor insurance, male and non-child producing female contributors shall be entitled to a six month sabbatical every ten years.

(b) On production of a medical certificate, stating the presumed date of childbirth, a woman shall be entitled to a period of maternity leave of not less than 24 weeks. Cash benefits shall be provided at a level which ensures that the woman can maintain herself and her child in proper conditions of health and with a suitable standard of living.

(1) Where a woman does not meet the conditions to qualify for cash benefits under national laws and regulations or in any other manner consistent with national practice, she shall be entitled to adequate benefits out of social assistance funds, subject to the means test required for eligibility for such assistance, from Temporary Assistance for Needy Families (TANF) under Sec. 404 of Title IV-A of the Social Security Act under 42USC§604 *et seq.* and Supplemental Security Income (SSI) Program for the Aged, Blind and Disabled under Sec. 1611 of Title XVI of the Social Security Act under 42USC§1382 *et seq.*

(2) Medical benefits shall be provided for the woman and her child. Medical benefits shall include prenatal, childbirth and postnatal care, as well as hospitalization care when necessary.

(c) Employers shall provide at least 3 weeks of paid leave annually to uphold the Holiday with Pay ILO Convention No. 132 (1970) and Workers with Family Responsibilities Convention No. 156 (1981). Employers shall provide up to 12 week of unpaid leave to care for the severe sickness of a child under

the Family and Medical Leave Act of February 5, 1993 (PL-303-3).

## **Sec. 18 Insulin Rebate**

A. Approximately 7.4 million Americans with diabetes use one or more formulations of insulin. People with diabetes using insulin come from varied economic, racial, and ethnic backgrounds. Almost 20% of African Americans with diabetes use insulin, either alone or with oral medications, as do 14% of Caucasians and 17% of Hispanics with diabetes. Of adults with diabetes earning below the poverty level, approximately 24% use insulin, either alone or with oral medications. For millions of people living with diabetes, including all individuals with type 1 diabetes, access to insulin is literally a matter of life and death. In general, the dosage of insulin is adjusted based on blood and urine glucose determinations and carefully individualized to attain optimum therapeutic effect. It is administered into the thighs, upper arms, buttocks, or abdomen using a 25- to 28-gauge needle, one-half to five-eighths inch in length. Insulin dependent diabetes mellitus (IDDM) comes with +/-50% death rate within 20 years of juvenile onset. IDDM and diabetes in general, must be a qualifying disability for DI and SSI pursuant to Sec. 223(d)(4) of the Social Security Act under 42USC§423(d)(4) and Sec. 1602 of the Social Security Act under 42USC§1381a.

1. As the hyperinflation in the price of insulin continues, individuals with diabetes are often forced to choose between purchasing their medications or paying for other necessities, exposing them to serious short and long-term health consequences. In 2013 Human insulin was available at the pharmacy for \$25 to \$100 per vial compared with human insulin analogs at \$174 to \$300 per vial. In one case four vials of insulin per month to properly manage diabetes, cost of \$1,948 a month out-of-pocket, until the family met the health plan deductible. The average list price of insulin has skyrocketed in recent years, nearly tripling between 2002 and 2013. Between 2006 and 2013, average out-of-pocket costs per insulin user among Medicare Part D enrollees increased by 10% per year for all insulin types. Comparatively, overall inflation during this time was 2.2%, medical care service costs increased by 3.8%, and spending for all prescription drugs increased by an average of 2.8%. Using a private insurance administrative claims database for all insulin prescriptions filled at least once, the median out-of-pocket cost to patients went from \$19 per vial of insulin in 2000 to \$36 per vial of insulin in 2010. In addition, Working Group members with the USC Schaeffer Center found that average Medicare Part D beneficiary out-of-pocket costs for all insulin types doubled between 2006 and 2013, from \$27 per month to \$65 per month. Because insulin price inflation is so extremely out-of-control, Medicaid has a duty to pay for all insulin prescriptions, without copayment, regardless of the patients ability to pay, pursuant to Sec. 1927 of the Social Security Act under 42USC§1396r-8(3).

2. Almost 100 years ago, the discovery of insulin, derived from animal sources, began to save human lives. The advent of genetic engineering brought human insulin formulations to patients with diabetes in the 1980s. Rapid-acting and long-acting human insulin analogs were introduced in the 1990s. There are only three insulin manufacturers serving the U.S. market: Eli Lilly, Novo Nordisk, and Sanofi. The global insulin market is dominated by the same three large multinational corporations that manufacture and sell insulin in the U.S. Those companies represent 99% of the total insulin by value, 96% by total market volume, and 88% of global product registrations. The patents for many of the human insulin and human insulin analog formulations in current clinical use have expired. Hyperinflation in insulin prices is not the only serious crime associated with the US insulin manufacturer Eli Lilly. In 2007 a federal court in New York City, with a showy first execution in the state of New York City in decades in defense of murdered undercover police officers who were likely culprits of precisely this sort of

insulin adulteration, upheld an injunction against research by several physicians who had found that Eli Lilly's best selling anti-psychotic/anti-depressant drug Zyprexa (Olanzapine) had caused millions of cases diabetes and death in diabetics when mixed with alcohol, taken orally in a McFinn or counterfeited in insulin vials and injected into the bloodstream, respectively. There is reason to believe that for Eli Lilly to stop torturing their insulin dependent diabetic customers with both the most outrageous hyperinflation and lethal poisonings, in the United States, it is necessary that both Zyprexa be recalled and responsibility for manufacturing insulin in the United States be acquire by another pharmaceutical corporation.

3. To negotiate the hyperinflation and monopolization, in the United States and abroad, it is absolutely necessary for State Medicaid programs to provide free all insulin consumers from being billed for insulin and sue Eli Lilly for a rebate. To compensate for the hyperinflation in insulin prices Medicaid has a long-term obligation to pay for all insulin prescriptions, without any copayment, deductible, or out-of-pocket expense to the consumer or cost to their health insurance, whatsoever, regardless of the ability of the patient, family and/or premium financed health insurance policy to pay as much as \$3 billion a month, \$35.5 billion in 2020 pursuant to Sec. 1927 of the Social Security Act under 42USC§1396r-8(3). Coercion, retaliation, or discrimination and prohibited by Sec. 503 of the Americans with Disabilities Act under 42USC§12203. States shall sue insulin manufacturers for a rebate to redress hyperinflation since 2000, asking insulin prices be reduced to one third current levels, plus 44 percent inflation over the past 20 years, plus no more than 2.5% inflation thereafter pursuant to Sec. 1927 of the Social Security Act under 42USC§1396r-8(1).

### **Sec. 19 Three Percent Benefit and Federal Minimum Wage Inflation**

A. It is necessary for the federal government to redress 7 percent inflation in 2021. The federal government must lead market price inflation to the 2.7 percent average annual consumer price inflation equilibrium it had achieved since the 1970s energy crisis was brought under control in 1982, with due process of the dire necessity with which disability benefits for the poor must grow at last one percent annually, and low income beneficiaries and minimum wage workers must get a three percent raise to provide them with a marginal advantage over 2.7 percent inflation, so that they might theoretically not be poor in a more equitable future. The primary issue is that Biden Administration overestimates for clean energy and infrastructure have triggered hyperinflation in the energy sector similar to the 1970s energy crisis inflationary spiral as the higher prices in energy drive marginally higher prices everywhere. The energy sector has taken more than the catch-up growth they are due after reducing prices in 2020. Consumers and the federal government must directly respond to threatened increases in prices above the monthly and/or annual 2.7 percent limit on consumer price inflation to negotiate reasonable prices. Optimal spending growth rates under federal command are estimated at 2.5 percent administration and payroll, 3 percent services, education, COLA, minimum wage and food stamps, 4 percent disability, 5.5 percent retirement and greater than 6 percent individual income and payroll tax revenues.

1. Inflation is a powerful economic force that is both fundamental to economic growth and destructive to purchasing power. Hyperinflation can render a currency worthless, such as 200,000 percent annual inflation in Venezuela where starvation has become common. Although the law of supply and demand provides that more units will be sold at a lower cost, if inflation is too low or negative the economy contracts, as business ventures are unable to sustain adequate levels of growth in wages and profit. A delicate mathematical balance between consumer price inflation and economic growth has long been

sought to ensure a stable economy provides everyone with a steadily improving standard of living. The Iron Law of Wages provides if wages rise above subsistence level, they produce inflation, which in turn forces wages down to subsistence level again. To ensure stable consumer economic growth, States and employers from time to time make estimates as to the minimum living wage so as to keep the standard of living of the population above the poverty line. Engel's Law anticipates that with rising incomes, the share of expenditures for food and other products declines. Based on surveys of families' budgets and expenditure patterns, that the income elasticity of demand for food was relatively low. The resulting shift in expenditures affects demand patterns and employment structures. Engel's Law does not suggest that the consumption of food products remains unchanged as income increases, it suggests that consumers increase their expenditures for food products, in percentage terms. Because the poor spend a larger percentage of their income on food and consumer goods, subsidies for the poor are believed to both sustain consumer economic growth and limit consumer price inflation because the poor are more astute observers of price.

B. It is urgent that Congress amend the federal minimum wage in the Fair Labor Standard Act to “\$10 (2022) and 3 percent more annually thereafter” 29USC§206(a)(1)(D). The \$15 an hour minimum wage proposed by Democrats in the American Rescue Act of 2021 was lost. After 11 years since 2009, when the minimum wage was last increased, it is estimated that three percent annual raise would bring the federal minimum wage to exactly \$10 an hour. Because of the long delays between increases in federal minimum wage, the increase is unacceptably large to labor budgets, and instead of getting better pay, many low-income workers find themselves laid off due to labor budget constraints. Although a 38 percent increase from the 2009 rate, the \$10 an hour minimum wage is considered to be reasonable. Because Congress and Department of Labor Wage and Hour Division habitually neglect annually increasing the federal minimum wage, so that tight-fisted employers would know they are steadily improving the living standards of their lowest paid workers on an affordable labor budget, and take command of inflation, it is necessary for Congress to legislate a 3 percent annual increase in federal minimum wage.

1. The Sustainable Development Goals for 2030 have driven home the point that the maximum SSI benefit is not adequate to raise a person out of poverty. Because there is not currently not enough money to afford all beneficiaries a poverty line income, the Cost of living adjustment (COLA), like payroll tax revenues, must increase at a slightly faster rate than Consumer Price Index (CPI) inflation, to achieve a poverty line income floor that would eliminate poverty pursuant to re-interpretation Sec. 215(i) of the Social Security Act under 42USC§415(i). However, since 2010 the COLA has frequently been less than 2.5 percent and in three years, zero. So many beneficiaries have complained about becoming unable to pay bills they could previously afford Medicare now reduces premiums for low-income beneficiaries. A three percent COLA is needed to compensate low-income beneficiaries for decades of attrition of benefit purchasing power against 2.7 percent average annual consumer price inflation since 1982. The penny pinching schemes and manipulations regarding the CPI, between the Social Security Administration and Bureau of Labor Statistics, have given was to a 5.9 percent (2022) COLA to compensate for 7 percent inflation (2021). While low-income beneficiaries are unlikely to drive hyperinflation because, rent allowing, they will simply buy more low priced goods, not all retirement beneficiaries are poor. The COLA plays an important inflation moderating role and it is necessary for SSA to take command of inflation. SSA may choose to provide low income beneficiaries with a higher COLA than other beneficiaries, but this unnecessarily complicates the accounting, and is not an immediate option. It is held, benefit inflation must increase slightly faster than consumer price inflation to ultimately achieve the goal of a poverty line income. It is ordered, a 3 percent COLA will

enable beneficiaries to compete with 2.7 average annual CPI inflation.

## **Sec. 20 International Poverty Line Benefit**

A. The United Nations International Day for the Eradication of Poverty 17 October 2021 warmly received the International Poverty Line Account Proposal. UN News reran Implementation of the Third United Nations Decade for the Eradication of Poverty (2018–2027) A/73/298 of 6 August 2018 reported the international poverty lines is currently estimated at US\$1.90, US\$3.20 and US\$5.50 per day (purchasing power parity (PPP) 2011 prices). In 2013, of the 783 million people living in extreme poverty, more than half were in sub-Saharan Africa and close to a third lived in Southern Asia. Using the global Multidimensional Poverty Index, 1.46 billion people across 104 countries were classified as poor in 2017, 689 million were children aged 0–17 years.

1. Estimates of the impact of COVID-19 on global poverty of April 2020 held that in comparison to the status quo in 2018, the COVID pandemic is estimated to increase extreme poverty below \$1.90 a day by between 85–135 million under a 5 per cent contraction, by between 180–280 million under a 10 percent contraction, and, startlingly, between 420–580 million people under a per capita income or consumption contraction of 20 percent. One billion benefits is a good goal.

B. The 2022 cost of \$1.90 a day benefit would be about \$57 a month or \$694 a year for about a billion people \$694 billion, plus an annual cost of living adjustment of about 3 percent. The United States can only spare about \$8.5 billion beginning in fiscal year 2023, and three percent more annually, if the corrupt International Security Assistance is transferred to Social Security International Poverty Line Account. The US may wish to begin the administering the International Poverty Line Account program in Haiti, the poorest nation in the Americas, immediately upon transferring corrupt International Security Assistance to a Social Security International Poverty Line Account.

2. To afford to a billion people an international poverty line benefit of about \$2 a day, a 1 percent income tax is proposed to be added to all individual and corporate taxes in the United States, to levy some \$150 billion, for individual social security benefits to be paid to people living at or below the international poverty line and finance the current industrial development agenda of the United Nations. Cooperation of industrialized nations and most importantly the beneficiary nations, themselves, is essential.

## **Sec. 21 Insured Deposit Refund**

A. Millions of people have been embezzled by their Mastercard and Visa “not a gift cards” and direct deposit institutions. Incidental to the hyperinflation in 2021 in prosecution of the moot spending estimates of the Bipartisan Infrastructure Act of 2021 thousands of Netspend and Direct Express direct depositors had their life savings embezzled in Austin, Texas and in November 2021 no disabled worker or veteran in Washington DC received their direct deposit, no matter what financial institution they banked with. The Social Security Administration (SSA) is fined \$200 million to ensure embezzling financial institutions have enough to compensate their embezzled depositors, and their attorney and non-attorney representatives, ie. Payday loan, with interest in the Sherman Anti-Trust Act. The Federal Deposit Insurance Corporation (FDIC) must be fined \$1.5 million for tortious negligence with due regard for the resignation of the Serbian Chair to cold war in Ukraine to avoid trial for Theft, embezzlement, or misapplication by bank officer or employee 18USC§656, Theft or receipt of stolen



mail matter generally 18USC§1708 and Laundering of Monetary Instruments 18USC§1956 pursuant to Section 19 of the Federal Deposit Insurance Act 12CFR§303.220.

1. Whereas the Beneficiary's Bank has an Obligation to Pay and Give Notice to the Beneficiary pursuant to the Uniform Commercial Code (UCC) 4A-404 bankruptcy lawyers are privileged, by leave of the United States Bankruptcy Court(s), to refer claimant(s) to the US Trustee pursuant to the recovery of their debt through Chapter 7 liquidation of otherwise uninsured financial institutions under 11USC§781 and Rule 1002(b) of the Federal Rules of Bankruptcy Procedure (F.R.Bank.P). An entity that has transferred or acquired a claim for the purpose of commencing a case for liquidation under chapter 7 or for reorganization under chapter 11 shall not be a qualified petitioner. The involuntary petition for \$16,200 plus \$40 a day witness fees from September 24, 2021 from Netspend and \$2,034 from Direct Express (SSA Request for Reconsideration Claims BNC # 21T2374K00959-C1 and # 21T2379J53688-HA) avers the existence of a million error creditors, (more than 12), mostly at Netspend, also at Direct Express and any disability beneficiary in Washington DC at the time the Bipartisan Infrastructure Act of 2021 was passed on November 15, 2021. The debtor(s) shall file with the answer a list of all creditors with their addresses, a brief statement of the nature of their claims, and the amounts thereof. The US Trustee should have access, and be able to grant access to court appointed attorneys, to all online and offline records retained by depository institutions 12USC§1829b. The court shall afford a reasonable opportunity for other creditors to join in the petition before a hearing is held 11USC§303 and Rule 1003 of F. R. Bank. P.

2. Fiscal Service is the Government's central debt collection agency, managing the Government's delinquent debt portfolio and collecting delinquent debts owed to the United States, such as Federal mortgage, small business, or student loans; Federal salary or benefit overpayments; and fines or penalties assessed by Federal agencies. Fiscal Service collects delinquent debt through two programs: Treasury Offset Program (TOP) and Cross-Servicing. Because a large percentage of embezzled direct depositors are disability beneficiaries of the Acting Commissioner Kilolo Kijakazi, nationality unknown, the Social Security Administration (SSA) must be enlisted to credit the collection of these obligations of the bank to their beneficiary by the Treasury Secretary pursuant to the Debt Collection Improvement Act of 1996 31USC§3718, ie. SSA Request for Reconsideration Claims BNC # 21T2374K00959-C1 and # 21T2379J53688-HA.

B. A federal bankruptcy judge is sought to order Congress to: (1) Edit nonexistent Sec. 409 of the Federal Deposit Insurance Corporation Improvement Act of 1991 that needs to be amended to Clearing Organization Netting Sec. 404 of Federal Deposit Insurance Corporation Improvement Act of 1991 12USC§4404 as referenced in 11USC§109 by unanimous roll-call vote; (2) Vote to amend FDIC jurisdiction from United States District Court to United States Bankruptcy Court at 12USC§1819(2)(4). (3) Amend FDIC Non-discrimination from "It is not the purpose of this chapter to discriminate in any manner against State nonmember banks or State savings associations and in favor of national or member banks or Federal savings associations, respectively. It is the purpose of this chapter to provide all banks and savings associations, with the same opportunity to obtain and enjoy the benefits of this chapter." to "It is the purpose of this chapter to provide the depositors of all banks and savings associations, with the same opportunity to obtain and enjoy the benefits of this chapter, against embezzlement of their money by unscrupulous financial institutions, regardless of their race, color, gender, sexual orientation, nationality, disability, class, political party or religious belief." at 12USC§1830. (4) Any other righteous amendments to FDIC and bankruptcy statute. (5) Amending federal torture statute to comply with Arts. 2, 4 and 14 of the Convention against Torture by repealing

the phrase “outside the United States (altered in 2009)” from 18USC§2340A(a) and amends Exclusive Remedies at §2340B so: The legal system shall ensure that the victim of an act of torture obtains redress and has an enforceable right to fair and adequate compensation, including the means for as full rehabilitation as possible. In the event of the death of the victim as a result of an act of torture, their dependents shall be entitled to compensation pursuant to Art. 14 of the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (1987).

## **Part V Foreign Relations Equality Edition**

### **§138 Sec. 22 Cold War Colonialism**

A. It is excessively hypocritical for the United States, North Atlantic Treaty Organization (NATO) and Russian Federation to stage a new cold war conflict in the Ukraine client-state, during the coronavirus pandemic. Cold wars are caused by xenophobia and require precision diplomacy, while colds are caused by highly contagious viruses and require precision medicine. Colds are even more different from cold war than cold war is from colonialism, and this will hopefully keep the gold plated armed forces philosophical. Russian troops are massed on the Ukraine border to protest the relocation of United States and NATO military assets to the border region. The United States refuses to withdraw offensive forces from the Russian border and the Secretary of State must be especially charged with brinkmanship. Russian troops remain encamped on the Ukraine border. Russia denies that it plans to invade Ukraine. Russia demands that its neighbors not be allowed to join NATO. NATO members have moved even more forces into the border region. Both sides have asked the other to remove their military assets from the border region, but this only makes them bolster their defenses and threaten sanctions if anyone were to cross the not very well defined line between the Ukraine and Russia. The two sides may either mutually withdraw or tolerate each other's presence.

1. The most peaceful democratic solution to the standoff would be to allow Russia and its neighboring states to join NATO. NATO however created the cold war in 1949 to deter Soviet expansion. West Germany became a member on 6 May 1955, a day after its status as an occupied country came to an end (the Bonn-Paris conventions came into effect on 5 May 1955). Europe settled into an uneasy stand-off, symbolized by the construction of the Berlin Wall in 1961. During this time, NATO adopted the strategic doctrine of "Massive Retaliation" – if the Soviet Union attacked, NATO would respond with nuclear weapons. The battles between the United States and NATO against the Soviet Union were cruelly and unusually fought in third countries like Korea, Vietnam, Afghanistan and many others. The United States, NATO and Russia or the Soviet Union have never officially come into direct military conflict. Although NATO has had considerable success deterring conflict amongst themselves, “whereas an armed attack against one or more of them... shall be considered an attack against them all” in Art. 5 of the North Atlantic Treaty, done in Washington on 4 April 1949, NATO does little to refrain in their international relations from the threat or use of force against non-members.

2. The *principle of non-use of force* in Art. 2(4) is the *jus cogens*, universal norm, of international law. It states, “All Members shall refrain in their international relations from the threat or use of force against the territorial integrity or political independence of any state”. This principle may also be called the *principle of non-aggression* and is upheld in the Merit Judgment of Peace Palace in the Hague on 27 June 1986 regarding *Military and Paramilitary Activities in and Against Nicaragua* (Nicaragua v. United States of America) No. 70 (1986). To make peace it is necessary to sue the

referees on both sides of referendum, for armed interference and fraud. It is the Russian armed interference with the Crimean referendum that nullifies that referendum. Russia must be commended for getting such a substantive Marxist issue on the ballot, and dissolution of the Soviet Union, but the referendum must be nullified and dissolution election questioned, because of the Leninist armed intervention. The non-binding resolution by capitalist persecuting nations was unconstitutionally vague as to prohibit all actions, including, inter alia, the referendum, or a new referendum, rather than just the armed interference in the Territorial integrity of Ukraine A.68/L.39 (2014). Ukraine is one of the poorest nations in the region. The Russian Federation seems to pay its ethnic Russians, better than capitalist sanctions by the United States and NATO, but Russia is not prevailing upon the United States and NATO to withdraw military assets from the region, with a poorly translated armed protest of their own Marxist Leninist background.

B. The Soviet Union has dissolved. It is time for the fascist absorbing, capitalist frauds of the west, to reciprocate. The United States must stop being a violent, frightened, fraudulent, pervert and amend Title 22 of the United States Code Foreign Relations and Intercourse (a-FRaI-d) to Foreign Relations (FR-ee) and Court of International Trade of the United States (COITUS) to Customs Court (CC). The NATO alliance poses a complication whereby et “al-lies” like the liberty from repeating WW I and II, but don't like dying, fighting in cold wars in cruelly impoverished third world client states, indirectly with our Chinese and Russian WWII allies. It is easier to allow Russia, Ukraine and other former Soviet Republics to join the alliance, like Germany did in 1955, than pull the plug on NATO cold war entirely pursuant to the Declaration on the Granting of Independence to Colonial Countries and People (1960). The Parties agree that an armed attack against one or more of them in Europe or North America shall be considered an attack against them all. Absorbing the former Soviet communist states, like fascist Germany and Italy, into the NATO alliance, would go a long way towards creating a just and lasting political ideology, based on the peace and equality of the Caucasian race with all races, rather than lies and armed force, that might overrule the vetoes of the permanent membership of the UN Security Council and discriminatory rhetoric of many of its more habitual resolutions.

## **Sec. 23 Sanctions Relief**

A. There is reason to believe that United States sanctions are an unlawful, destabilizing influence that unfairly impoverish the civilian population of targeted nations and corrupts the US government and financial system to embezzle with impunity pursuant to the International Emergency Economic Powers Act (IEEPA) 50USC§1701 *et seq.* and National Emergencies Act 50USC§1601 *et seq.* in flagrant disregard for the Permanent Sovereignty over Natural Resources (1962) whose intrinsic discrimination against nationality may or may not be extrinsic to Art. 1 of the Convention on the Elimination of All Forms of Racial Discrimination (1969). Compounded with the COVID relief counterfeit the financial system may have reached critical mass, thousands of American beneficiaries and millions of “not a gift card” purchasers were embezzled by their financial institutions, incidental to deliberation of the financially moot Bipartisan Infrastructure Act of 2021, and it is necessary for the United States to deal with its worst economy - sanctions. This money was embezzled, without due process of placing it in trust with UN Security Council Sanctions Committee, it has for all intents and purposes been laundered, and its violent defense is as violent as its pretense. It is unlikely the United States will be able to recover the stolen money peacefully. With new threats of sanctions against any armed Russian incursion across the border it is necessary to provide safeguards against over-exuberant embezzlement. Therefore the International Security Assistance Transfer is held liable for insurance of foreign nationals against unfair sanctions by the United States, before the remainder is disbursed as social security

benefits to people living below the international poverty line.

1. The devastating effect of sanctions has been witnessed by the two most recent Secretary-Generals of the United Nations who have observed that sanctions on trade tend to harm the innocent and vulnerable members of the nations population rather than the people in power who the sanctions are intended to disempower. All Members shall give the United Nations every assistance in any action it takes in accordance with the present Charter, and shall refrain from giving assistance to any state against which the United Nations is taking preventive or enforcement action under Art. 2(5) of the UN Charter and Art. 54 of the Fourth Geneva Convention Relative to the Protection of Civilians in Times of War (1949). The Security Council can take action to maintain or restore international peace and security under Chapter VII of the United Nations Charter. The Security Council may decide on measures not-including the use of armed force. These may include complete or partial interruption of economic relations and of rail, sea, air, postal, telegraphic, radio, and other means of communication, and the severance of diplomatic relations under Art. 41 of the UN Charter. Whereas the United Nations is trying to enforce the fairness of sanctions, to prevent the opportunistic capitalist sanction economy from perpetuating its colonial piracy due to self-interest of the greedy thieves who are assumed to not only embezzle, the targeted nation, but also the UN and US, to walk off with the stolen money. It is necessary that the United Nations Security Council Sanctions Committee receive all the proceeds of any sanctions embezzled by its members, for due process by the Committee and International Court of Justice, by strictly interpreting that “all Members shall give the United Nations every assistance in any action it takes” in Art. 2(5) and must “decide to take all measures” under Art. 39 of the UN Charter to “define and punish piracy and felonies on the high seas and offenses against the law of nations under Art. I Sec. 8 Clause 10 of the US Constitution.

B. Sanctions measures encompass a broad range of enforcement options that do not involve the use of armed force. Since 1966, the Security Council has established 30 sanctions regimes, in Southern Rhodesia, South Africa, the former Yugoslavia, Haiti, Iraq, Angola, Rwanda, Sierra Leone, Somalia and Eritrea, Eritrea and Ethiopia, Liberia, DRC, Côte d’Ivoire, Sudan, Lebanon, DPRK, Iran, Libya, Guinea-Bissau, CAR, Yemen, South Sudan and Mali, as well as against ISIL (Da’esh) and Al-Qaida and the Taliban. Security Council sanctions have taken a number of different forms, in pursuit of a variety of goals. The measures have ranged from comprehensive economic and trade sanctions to more targeted measures such as arms embargoes, travel bans, and financial or commodity restrictions. The basic feeling is that the right of belligerents to adopt means of injuring the enemy is not unlimited and economic and trade sanctions harm the civilian population under Art. 22 of the Convention IV Respecting the Laws and Customs of War on Land and this constitutes collective punishment and pillaging under Art. 33 of the Fourth Geneva Convention on the Protection of Civilians in Times of War (1949). The Occupying Power may not alter the status of public officials or judges in the occupied territories, or in any way apply sanctions to or take any measures of coercion or discrimination against them, should they abstain from fulfilling their functions for reasons of conscience pursuant to Art. 54 of the Fourth Geneva Convention (1949). By reason of attitude not in accordance with the Geneva Conventions the government is under obligation to make good to consequence of injury. Thus every wrong creates a right for the court to rectify in the *Case Concerning the Factory of Chorzow* A. No. 9 (1927) Permanent Court of Justice.

1. The International Court of Justice is currently deciding on whether or not to obligate the violently threatening, subversive, persecuting, fraudulent United States to return more than \$3.6 billion plus interest pursuant to *Certain Iranian Assets (Islamic Republic of Iran v. United States of America)*

(2019) since the Court of International Trade of the United States (COITUS) was created by the Customs Court Act of 1980 and still needs to change its name to Customs Court (CC), bizarrely started robbing the rescuer United States Diplomatic and Consular Staff in Tehran (*United States of America v. Islamic Republic of Iran*) (1979-1981). Due to the severe humanitarian conditions in Afghanistan, since the withdrawal of coalition forces, and recapture of the nation by the Taliban, a conference in Stockholm, Sweden is considering relieving billions of dollars in sanctions against the Taliban. The Taliban may be obligated to uphold human rights and allow girls to attend schools. Alternatively, the United Nations Assistance Mission in Afghanistan may be called upon to administrate this money pursuant to Resolution 2615 (2021) 22 December. Humanitarian assistance and other activities that support basic human needs in Afghanistan are not a violation of paragraph 1 (a) of resolution 2255 (2015), and that the processing and payment of funds, other financial assets or economic resources, and the provision of goods and services necessary to ensure the timely delivery of such assistance or to support such activities are permitted by Emergency Coordinator. Accrual of any benefits to individuals or entities designated on the 1988 Sanctions List shall be minimized by Resolution 2611 (2021) 17 December. United Nations Assistance Mission in Afghanistan (UNAMA) is extended from September to 17 March 2022 by Resolution 2596 (2021) 17 September. UNAMA is believed to be funded with remainder of \$3.3 billion FY 22 Department of Defense (DoD) Afghanistan Security Assistance funding for emergency humanitarian needs winter 2021-2022.

2. Presidential medical and agricultural sanctions in 22USC§7201 *et seq.* are categorically overruled in any case. States must remove any impediments arising to the free exportation of goods required for humanitarian needs, such as (i) medicines and medical devices; and (ii) foodstuffs and agricultural commodities; as well as goods and services required for the safety of (agriculture) civil aviation, such as (iii) spare parts, equipment and associated services (including warranty, maintenance, repair services and safety-related inspections) necessary for (irrigation and agricultural equipment) civil aircraft. To this end, the United States must ensure that licenses and necessary authorizations are granted and that payments and other transfers of funds are not subject to any restriction in so far as they relate to the goods and services referred to above, in paragraph 98 of Alleged violations of the 1955 Treaty of Amity, Economic Relations, and Consular Rights (*Islamic Republic of Iran v. United States of America*) No. 175 3 October 2018.

## **Sec. 24 One Percent World Income Tax Goal for 2030**

A. Globally, the number of people living in extreme poverty declined from 36 per cent in 1990 to 10 per cent in 2015, about 734 million. Sustainable Development Goal 1 calls for an end to poverty by 2030. However, due to the set-back caused by the COVID pandemic the number of people living in extreme poverty in the low and medium human development countries was estimated to increase from 2019 lows, for the first time since 1990, to between 626 million under a ‘COVID Baseline’ scenario and 753 million under a ‘High Damage’ scenario. About 9.2% of the world, or 689 million people, were estimated to live in extreme poverty on less than \$1.90 a day by the World Bank on August 23, 2021. Children and youth account for two-thirds of the world’s poor, and women represent a majority in most regions. One out of five of the world’s children are extremely poor. Extreme poverty is increasingly concentrated in sub-Saharan Africa. About 40% of the region’s people live on less than \$1.90 a day. Haiti, situated on the western side of the island of Hispaniola and with a population of 10,579,230 inhabitants, is the poorest country in the western hemisphere and one of the poorest in the world. 59% of its population lives under the poverty line and more than 24% lives in a situation of extreme poverty. Extreme poverty rates nearly doubled in the Middle East and North Africa between

2015 and 2018, from 3.8% to 7.2%, mostly because of crises in Syria and Yemen. Although countries impacted by fragility, crises, and violence are home to about 10% of the world's population, they account for more than 40% of people living in extreme poverty. By 2030, an estimated 67% of the world's poor will live in fragile contexts. About 70% of people older than 15 who live in extreme poverty have no schooling or only some basic education. Worldwide, the poverty rate in rural areas is 17.2 per cent—more than three times higher than in urban areas. For those who work, having a job does not guarantee a decent living. In fact, 8 per cent of employed workers and their families worldwide lived in extreme poverty in 2018. One out of five children live in extreme poverty. Ensuring social protection for all children and other vulnerable groups is critical to reduce poverty.

1. An 'SDG Push' is estimated to be able to reduce the number of people living in extreme poverty in low and medium human development countries by 100 million in 2030 relative to the 'COVID Baseline' scenario, to around 589 million people living in extreme poverty in 2030. Even before COVID-19, baseline projections suggested that 6 per cent of the global population would still be living in extreme poverty in 2030, missing the target of ending poverty. The fallout from the pandemic threatens to push over 70 million people into extreme poverty. If the United Nations wants to speak of achieving Sustainable 'Development' Goal 1 to end poverty, whether or not the UN Charter sets down the Generals of the UN (GUN) and adopts a civilian Statement of the UN (SUN) the UN is going to have to fundamentally change the pseudo-fascist professional development organization into a full-fledged modern government by creating a global social security system to provide international poverty line benefits to people living at, below, or only slightly above, the international poverty line. The cost of 700 million \$2 a day benefits would be \$730 per capita, \$511 billion total.

B. The implementation of the aid volume target of a minimum of 1 per cent of the gross national product at market prices of economically advanced countries, requires greater assistance on better terms than provided by Art. 23(b) of the Declaration on Social Progress and Development (1969). It is therefore proposed that a one percent tax on income, both individual and corporate, be imposed by the United Nations, on all nations. The individual income tax would be used to pay for international poverty line social security benefits and the corporate income tax would be used to pay for development programs. In the United States a one percent income tax would raise an estimated \$120 billion in individual income tax and \$11 billion corporate income tax revenues circa 2022. The European Union (EU) could levy slightly more, for a total of about \$250 billion, 49 percent of the \$511 billion needed. The EU is about 16.7 percent of the Gross World Product (GWP) and US about 15.8 percent, combined they comprise about 32.5 percent of the GWP. Provided the remaining 67.5 percent of the global economy contributes to the one percent income tax, there should be sufficient funds to sustain an international social security program to guarantee everyone living below the poverty a line a social security benefit, large enough so that they would not be considered extremely poor by international standards, bringing an immediate and complete end to extreme poverty, as it is currently defined. The international poverty line program would compete with usual rates of inflation.

1. Everyone, as a member of society, has the right to social security and is entitled to realization, through national effort and international co-operation and in accordance with the organization and resources of each State, of the economic, social and cultural rights indispensable for his dignity and the free development of his personality Art. 22 of the Universal Declaration of Human Rights 217 A (III) (1948). Each State Party undertakes to take steps, individually and through international assistance and co-operation, especially economic and technical, to the maximum of its available resources, with a view to achieving progressively the full realization of the rights under Art. 9 of the International

Covenant on Economic, Social and Cultural Rights, 2200A(XXI)(1966). States must provide for comprehensive social security schemes and social welfare services; the establishment and improvement of social security and insurance schemes for all persons who, because of illness, disability or old age, are temporarily or permanently unable to earn a living, with a view to ensuring a proper standard of living for such persons and for their families and dependents; by (a) assuring the right to work and the right of everyone to form trade union and bargain collectively, (b) eliminating hunger and malnutrition, (c) eliminating poverty, (d) upholding the highest standards of health, (e) providing housing for low income people under Art. 11 of the Declaration on Social Progress and Development 2542 (XXIV) (1969). States Parties shall take all appropriate measures to eliminate discrimination against women in the field of employment in order to ensure, on a basis of equality of men and women, the same rights, in particular: The right to social security, particularly in cases of retirement, unemployment, sickness, invalidity and old age and other incapacity to work, as well as the right to paid leave under Art. 11 (e) the Convention on the Elimination of All Forms of Discrimination against Women(1979) States Parties shall recognize for every child the right to benefit from social security, including social insurance, and shall take the necessary measures to achieve the full realization of this right in accordance with their national law. 2. The benefits should, where appropriate, be granted, taking into account the resources and the circumstances of the child and persons having responsibility for the maintenance of the child, as well as any other consideration relevant to an application for benefits made by or on behalf of the child under Art. 26 of the Convention on the Rights of the Child (1990).

## **Part VI Convention on Pandemic Treatment**

### **Sec. 25 Preamble**

*Acknowledging* the gold standard for the diagnosis and treatment of coronavirus colds is hydrocortisone, eucalyptus, lavender, peppermint or salt helps water cure coronavirus allergic rhinitis.

*Submerging* the head in water, especially saline and chlorine water, instantly cures coronavirus colds.

*Prescribing* mentholyptus cough drops or echinacea pills to cure severe acute respiratory syndrome (SARS).

*Resolving* to cure coronavirus while cleaning surfaces and floors with Lysol.

*Buying* eucalyptus scented humidifiers to sterilize public airspaces in schools and hospitals.

*Grieving* an estimated 359 million confirmed cases and 5.6 million deaths from COVID-19 worldwide and 72 million confirmed cases and 871,000 death in the United States, more than any other nation as of January 26, 2022.

*Recognizing* the World Health Organization (WHO) has declared the official name of the coronavirus disease as COVID-19, and named the virus severe acute respiratory syndrome coronavirus 2 (SARS-CoV-2).

*Criticizing* doctors in general, worst patient, find the official differential diagnosis and symptoms are intentionally flawed to deceptively advertise patently inaccurate diagnostic tests, that are unable to distinguish coronavirus and flu, and subsidize production of deceptive vaccines, that cure in two weeks

for an instant, while useful to prevent severe illness and death in clinical and hospital admissions not so used, these official measures do not generate the herd immunity that is needed for the human race to end the deadliest coronavirus pandemic in history and deadliest pandemic in US history.

*Fearing* the consequences to humanity of not being heeded, more than being beheaded, preach the gospel truth that baptism cures coronavirus colds the instant the head is submerged in water (John 1: 26)(Luke 3: 7)(1 Peter 3: 21)(Mark 6: 24).

*Believing* hydrocortisone, eucalyptus, echinacea, lavender, peppermint or salt helps water cure coronavirus colds and severe acute respiratory syndrome (SARS).

Have agreed to the following.

### **Sec. 26 Art. 1 Diagnosis**

A. Know to diagnosis coronavirus infection in self and others by the nose. The nostrils immediately become inflamed when exposed to airborne coronavirus. Inflamed nostrils indicate a contagious state whereby anyone within about two meters is or will be certain to get infected. These nasal symptoms traditionally indicate either a viral cold, or if it lasts more than a week, allergic rhinitis. Allergic rhinitis can be caused by caused by contagious viruses or environmental mold allergies, that are not time limited like rhinovirus. Coronavirus is a cold virus that descends to the lungs after a few days and is not time-limited. Untreated severe acute respiratory syndrome (SARS) patients die before the infection becomes a chronic disease after six months. Most people recover from minor infections in isolation after sweating, washing or sleeping.

1. Coronavirus is virtually the only cold virus circulating these days and is likely to co-infect any other respiratory infection. The differential diagnosis is with influenza, rhinovirus, adenovirus, respiratory syncytial infection, pertussis and pneumonia. Coronavirus is the only cold with effective treatment. Influenza is diagnosed by persistent wet cough, that leads to fever and fatigue, if untreated, flu does not infect the nose. During the pandemic, any influenza, cough or sneeze, for any reason, is likely to concurrently spread coronavirus. Mentholiptus cough drops, that contain essential oils of eucalyptus, are cheap, tasty and cure both influenza and coronavirus. Neither influenza or COVID vaccines are effective. Pertussis causes a week of extremely runny nose, that can sometimes be cured with antibiotics, before it descends to the lungs for six weeks of whooping cough. Pneumonia causes a dry cough, ear infection and meningitis, Ampicillin for Azythromycin resistance, is avoided with highly effective Pneumovax inoculation.

2. The asymptomatic patient is a myth, there is no incubation period, the instant the nose becomes inflamed the patient is contagious and the instant the discomfort in the nose is gone the patient is healed and is not infective. There is contagious unease whenever there is any coronavirus related nasal discomfort whatsoever. The problem is that health care professionals are infected the entire time they are working with a contagious nose and, without necessarily possessing any curative medicine, are trying to triage themselves and patients to prioritize the admission of potentially deadly severe acute respiratory syndrome (SARS).

B. Currently there are two types of diagnostic tests – molecular (RT-PCR) tests that detect the virus's genetic material, and antigen tests that detect specific proteins on the surface of the virus. Samples are



typically collected with a nasal or throat swab, or saliva collected by spitting into a tube. PCR tests have been cited for being unable to distinguish between coronavirus and influenza, that will both cause a positive result. Antibody tests should not be used to diagnose an active coronavirus infection, they are useful at identifying new genetic strains, tracked by the news media. There is a margin of error in testing. There is a high risk positive tests result from being transiently infected by patients and staff at a testing center. No one knows coronavirus like the nose.

## **Sec. 27 Art. 2 Water**

Washing the nose and face with water is necessary to activate any curative coronavirus treatment. Submerging the head in water instantly cures coronavirus allergic rhinitis. This is however rarely convenient. Standing water should not be excessively infected with coronavirus. Water is not adequate cleaning solvent, although it is often enough to redress minor environmental contagiousness. The bath water does not need to be particularly clean, saline, mineral or chlorine to be effective. All pollution is anathema, human waste inflames the nostrils almost exactly like coronavirus. Mineral, saline and chlorine water is particularly helpful for curing obstinate or serious infections and sterilizing surfaces, however Lysol aromatherapy is so curative of the hygienist and anyone within two meters, no other water based cleanser has been approved by the FDA to advertise it kills coronavirus. It is interesting to note that an Epsom salt bath, saline or chlorine swim cures topical and musculoskeletal methicillin resistant *Staphylococcus aureus* (MRSA) that cannot be cured with water alone. Swimming in a saline or chlorine pool is the ideal cure for COVID and MRSA. For COVID the most important thing is that the head is submerged so that the hair is cleaned and the nostrils are completely filled with water. Showers are less effective because the nostrils are not instantly cured when they fill with water, but usually do the trick, especially with medicated soaps. Although washing the face and nose greatly reduces contagiousness, merely washing the nose and face with medicated soap usually takes two tries to completely cure.

## **Sec. 28 Art. 3 Essential oils of eucalyptus, lavender or mint aromatherapy**

A. Essential oils of eucalyptus, lavender and peppermint have long been known to cure allergic rhinitis. They are all effective against coronavirus and common mold allergens. Eucalyptus and lavender cure influenza. A drop is topically applied with the index finger to the exterior of the nose and upper lip. Although relieving, topical essential oils and sprays are not usually effective until washed off with water and intentionally spraying the nose and face can irritate the nostrils. Menthol is a common medicinal ingredient made from mint that cure coronavirus. Menthol flavored cigarettes are a highly effective preventive and curative treatment for coronavirus, more due to the habitual nature of consumption than potency. Essential oils of eucalyptus, lavender and mint are essential ingredients in oral medicines, teas, soaps, cleaners, candles targeting coronavirus.

1. Eucalyptus scented humidifiers are probably the highest level of technology that is needed to end the coronavirus pandemic. Public airspaces, like schools, hospitals and indoor parties require eucalyptus scented humidifiers, also known diffusers, to be deployed to prevent and respond to coronavirus and influenza pandemics. As noted, water is highly effective at treating coronavirus although water alone does not kill coronavirus. Humidifiers alone have been determined to be 50 percent effective at eliminating coronavirus. Air purifiers have been noted by astute observers to make air quality worse, so that the nose is definitely slightly irritated, air filters are unlikely to completely screen viruses and the contaminated device is thought to actually spread the virus. Eucalyptus

aromatherapy is curative of both coronavirus and influenza. Eucalyptus scented humidifiers were a widely used home-remedy in the 1950s. Essential oil of eucalyptus scented humidifiers are a must for local institutions.

### **Sec. 29 Art. 4 Lysol**

The active ingredient of Lysol is eucalyptol, an essential oil of eucalyptus. Although the EPA produced a long list of cleansers, mostly containing deadly ammonia, it omitted Lysol, and is held responsible for the deaths of school custodians. The reason Lysol is the only cleanser approved by the FDA to kill coronavirus is because it works. The Eucalyptol solution not only kills environmental coronavirus, the aromatherapy cures the hygienist and everyone within two meters. Lysol disinfectant sprays cures environmental coronavirus, but the aerosol irritates the nose, and spraying the bed or worse cat-bed can cause back ache and potentially kidney failure and death. Lysol detergent is highly effective for cleaning clothes and bedspreads. Water soluble Lysol disinfectant is the most highly recommended formula for mopping and cleaning surfaces with a spray bottle. The trick to being cured by Lysol, is not to intentionally spray oneself in the nose and face because this irritates the nostrils, the cleaning spray or mop water must be used as directed to be healed by the aromatherapy.

### **Sec. 30 Art. 5 Mentholiptus cough drops and Echinacea pills**

A. Mentholiptus cough drops cure both coronavirus and influenza. Mentholiptus cough drops are cheap, tasty, readily available and highly effective at curing coronavirus. Mentholiptus cough drops are best at preventing, treating and curing severe acute respiratory syndrome. One must wash their nose with water after consuming a mentholiptus cough drop to cure coronavirus allergic rhinitis, with significantly better effect than water alone. It is vital to make sure the mentholiptus cough drop preparation actually contains eucalyptus. The medicinal ingredient in the basic formula is menthol, made from mint. Eucalyptus adds to the cool-refreshing mint flavor. Menthol cures coronavirus but doesn't cure influenza. Eucalyptus is the most effective herbal remedy for both coronavirus and influenza. A mentholiptus cough drop is a highly effective remedy for both the wet cough of influenza and fluid fill lungs of coronavirus. A mentholiptus cough drop may cause some coughing because it stimulates salivation, but this should not impair the cure more than a few minutes. Wash the nose after consuming a mentholiptus cough drop to completely eliminate the coronavirus contagion.

1. Echinacea is the key ingredient in a number of herbal respiratory health preparations. Echinacea has been proven in numerous scientific studies to cure both influenza and coronavirus. Only a small quantity of echinacea is needed to cure coronavirus or influenza, a couple of purple cone-flower petals is sufficient for a dose. Echinacea pills and tea have been known to rescue coronavirus patients near death from fluid filled lungs, and enable them to make a complete recovery, as well as cure common coronavirus allergic rhinitis. The tea is tasty but a little hard on the digestion.

### **Sec. 31 Art. 6 Hydrocortisone crème**

A. Corticosteroids are the definitive medical treatment for coronavirus and mold allergies. For Severe Acute Respiratory Syndrome (SARS), a coronavirus, the treatment with no fatalities was to ventilate the patient and medicate with the antibiotic levofloxacin (Levaquin), and corticosteroids methylprednisolone IV and then prednisone. People on daily high dose corticosteroids, such as transplant patients, are completely oblivious to coronavirus allergic rhinitis, to the point where they

have never experienced the symptoms and have social phobia. Cushing's disease is a non-life threatening side-effect of excessive life-saving corticosteroid use, its symptoms are fragile bones and puffy cheeks, and may be a lead culprit in the high rates of total knee and hip replacement surgeries in industrialized nations. The non-prescription of corticosteroid inhalers to first time asthma patients, to push dangerously ineffective salbuterol, is certain to be a leading cause of the dramatic rise in asthma and allergy patients over the past few decades. However, even curative nebulizing inhalers and nasal sprays are irritating in their own right.

1. Hydrocortisone crème is a corticosteroid that is accessible over-the-counter, for as little as a dollar a tube. When a dab is applied topically to the exterior of the nose, hydrocortisone creme instantly cures coronavirus and allergic rhinitis due to mold. Two dabs of hydrocortisone crème can also be applied to the chest to treat both severe acute respiratory syndrome (SARS) from coronavirus and the carcinogenic lung nodules of pulmonary aspergillosis. The dose of corticosteroid in hydrocortisone crème is much lower than other corticosteroid preparations and should be below the threshold of Cushing's disease, however it has the potential to cause Cushing's disease and should not be chronically used. When misused to treat a disorder that it does not cure, other than coronavirus or aspergillosis, hydrocortisone invariably causes mild Cushing's disease.

2. It is held that hydrocortisone crème is a safer allergy and asthma medicine than higher dose inhaled, intranasal or oral corticosteroids, hydrocortisone is reliable and available over-the-counter. Corticosteroid inhalers and intranasal preparation are curative, but may dangerously irritate the lungs and nose. Nonetheless, because corticosteroids inhalers both cure coronavirus and neutralize ozone with their fluorocarbon propellants, corticosteroid inhalers must be exempted from the 1987 Montreal Protocol on Substances that Deplete the Ozone Layer, and 1990 London Amendment, 1992 Copenhagen Amendment, 1997 Montreal Amendment, 1999 Beijing Amendment, and 2016 Kigali Amendment thereto, by the Ozone Secretariat.

### **Sec. 32 Art. 7 Prescription Flu, TD, TB, and Antibiotic Resistance drugs**

A. It is thought to be wise for the public to know the conventional medical response to certain epidemics, other than coronavirus, that is treated in the other articles of this treaty, because the World Health Organization vaccine development response to influenza and coronavirus outbreaks, is incompetent, has been wildly contagious, incurring significant, unnecessary morbidity and mortality, acutely noted in the coronavirus pandemic and corrupts the domestic public health service.

1. Several comprehensive studies have proven the flu vaccine to be only about 5 percent effective during certain outbreaks and for all intents and purposes doesn't work at all. The right response to the persistent wet cough caused by influenza is to take a mentholyptus cough drop. Provided it contains eucalyptus flavoring, a mentholyptus cough drop almost always instantly cures influenza. Mentholyptus cough drops are therefore the frontline treatment for influenza pandemics. Prescription of Oseltamivir (Tamiflu), Zanamivir (Relenza) and Amantadine (Symmetrel) are also highly effective at curing influenza.

2. The safe and effective treatment for tardive dyskinesia (TD), a potentially lethal facial tic, also known as the extra-pyramidal side-effect of antipsychotic drugs, is Cogentin (Benztropine mesylate). One dose of Cogentin cures the Parkinsonian facial tic, and the patient can continue to take the antipsychotic medicine without life-threatening side effect. Antipsychotic drugs have been cruelly

designed to cause TD with one regular dose if the patient is not gradually weaned up to the regular dose. It is important to note that Amantadine (Symmetrel) does not work to cure TD as indicated by the FDA monograph. Cogentin is back on the market after being temporarily recalled for several deadly years, by its manufacturer.

3. Tuberculosis treatment became effective with the invention of the antibiotic streptomycin in 1946 and tuberculosis drug isoniazid (INH) in the 1950s. Nine months of the combination of INH and rifampin chemotherapy will result in roughly 95% cure rates. Therapy with INH, rifampin and ethambutol helps avoid the complication of drug resistance with non-tubercular mycobacterial disease. The addition of pyrazinamide can reduce treatment time to six months, but is toxic.

4. Antibiotic resistance claims in the news media and medical literature, frequently require qualification that certain reliable antibiotics have been tried in unadulterated form, and proven ineffective. Epsom salt bath, saline or chlorine swim sterilizes topical and musculoskeletal methicillin resistant *Staphylococcus aureus* (MRSA) infection. Doxycycline cures gastrointestinal MRSA, bubonic plague, Lyme disease (a leading cause of MS and ALS). It may take a few days to a week for the MRSA lesion(s) to completely subside. Doxycycline requires yoghurt to prevent gastrointestinal disturbance and may lead to antibiotic associated colitis caused by *Clostridium difficile*. Metronidazole treats antibiotic resistant *Clostridium difficile*, *Giardia lamblia*, the most common water-borne parasite in the Americas, and a host of other gastrointestinal infections other than MRSA. One should use a Sawyer mini 0.1 micron water filter or fresh home water filter, when suffering chronic diarrhea or drinking natural surface water. Pneumovax is said to be 80 percent effective at curing and preventing pulmonary and meningial pneumonia for five to ten years, otherwise, Ampicillin, Amoxicillin or Penicillin is needed to treat Azithromycin resistant pneumonia.

5. The behavioral and psychological symptoms of dementia are irritability, agitation, aggression, hallucinations, delusions, wandering, disinhibition, anxiety, and depression. There are two drug abuse warnings regarding pseudo-ephedrine and stain drugs in regards to these Alzheimer's symptoms. One, pseudo-ephedrine like Claritin, Sudafed and Sudagest are indicated to treat viral and bacterial sinus infection, and are often used as speed by truck drivers, and postal workers, because they are a highly effective coronavirus cure, however pseudo-ephedrine dangerously shrinks the brain and makes a person, particularly a judge of law, functionally illiterate and if not taken at a reasonable hour causes maniacal insomnia. Pseudo-ephedrine is a key ingredient in fine coronavirus curing methamphetamine. Two, chronic opportunistic pneumococcal meningitis of the brain shrinking side effect results nearly instantly from statin drug consumption, unless the patient is vaccinated with Pneumovax. The brain is thought to take too long to heal from statin brain shrink for penicillin to prevent infuriating and delusional pneumococcal reinfection of the brain. Pneumovax must be required of all statin drug consumers, with a strong contraindication for Alzheimer's symptoms and impairment of mental faculties needed to throw away bad food and unwashable cardiotoxin contaminated fabrics, take antibiotics to treat or Pneumovax to prevent *Streptococcus pyogenes* and treat congestive heart failure caused by MRSA with doxycycline or Epsom salt bath sterilization followed by Hawthorn, the supreme herb for the heart, to eliminate lesions.

### **Sec. 33 Art. 8 Immunization**

A. There are a number of COVID-19 vaccines that have been approved – Pfizer-BioNTech, Moderna, Johnson and Johnson's Janssen in the United States; Pfizer-BioNTech, Novavax, Moderna, Astra

Zeneca and Janssen in the European Union. COVID-19 vaccines differ from the flu vaccine insofar that the COVID-19 vaccines do actually cure the coronavirus in about two weeks after vaccination and this does reduce severe illness and death in otherwise untreated patients, whereas flu vaccines don't work at all. Fatigue, coronary and thrombosis side-effect are so severe vaccination is not recommended for healthy individual, unless they are specifically having trouble treating coronavirus allergic rhinitis. A two week cure is woefully inadequate for the job of preventing the transmission of coronavirus, ending the global pandemic or truly protecting individuals from severe infection and death in the long run. The COVID-19 vaccines are falsely advertised as vaccines, although they have no pretense of preventing infection by immunity. Having made an effort to win herd immunity the proper advertisement of COVID-19 vaccines is that they are a two week cure that should be administered to un-boosted patients admitted to clinics and hospitals with cold and flu symptoms in conjunction with the other swifter remedies in this treaty upon the gold standard for COVID-19 diagnosis and treatment – hydrocortisone, eucalyptus, lavender, peppermint or salt helps water cure coronavirus colds.

1. A great deal of responsibility for the ongoing pandemic stems from the immunization of vaccine manufacturers being abused to unfairly censure the competition. In the course of preventing “secret” information lawfully within the control of governments and governmental agencies from being disclosed pursuant to the protection of undisclosed information under Sec. 7, Art. 39 of the Trade Related Aspects of Intellectual Property (TRIPS) agreement and Arts. 2(1), 12, 58, 93(1) and 100(1) is certain to be sued for effective protection against unfair competition and control of anti-competitive and dishonest practices, of such as nature as to cause confusion, false allegations, or misinformation, in contractual licenses as provided in Art. 10 *bis* of the Paris Convention for the Protection of Industrial Property (1967). To ensure the people heed the gold standard for coronavirus diagnosis and treatment – hydrocortisone, eucalyptus, lavender, peppermint or salt helps water cure coronavirus colds - it is time for the United Nations to provide equal immunity with vaccines to prevent severe illness and death, to protect their practitioners against interference with family, honor, integrity, and correspondence or beheading pursuant to (Mark 6: 24), Art. 12 of the Universal Declaration of Human Rights, Vienna Convention on Consular Relations (1963), and Convention on the Privileges and Immunities of the United Nations (1946).

B. The Secretary-General of the United Nations, and Director-Generals of the World Health Organization and World Trade Organization shall equally be the depositary of the present Convention. The Arabic, Chinese, English, French, Russian and Spanish texts of the present Convention shall be equally authentic. A State Party may denounce the present Convention by written notification to the Secretary-General or Director-Generals. Any State Party may propose an amendment to the present Convention and submit it to the Secretary-General, or Director-Generals. Reservations incompatible with the object and purpose of the present Convention shall not be permitted, and may be withdrawn. The present Convention shall be open for signature by all States as of 27 January 2022 and shall enter into force after the thirtieth day after the deposit of its twentieth instrument of ratification.

## **Part VII Service**

### **Sec. 34 National Intergovernmental Audit Forum**

A. The Government Accountability Office (GAO) is an independent, non-partisan agency that has worked for Congress since 1921. GAO examines how taxpayer dollars are spent and provides Congress and federal agencies with objective, non-partisan, fact-based information to help the government save

money and work more efficiently. In addition to serving as the chief accountability officer for the federal government, the Comptroller General issues Government Auditing Standards and participates in audit-related international forums. Appropriations for administrative expenses of any other department or agency which is a member of the National Intergovernmental Audit Forum or a Regional Intergovernmental Audit Forum shall be available to finance an appropriate share of either Forum's costs as determined by the respective Forum, including necessary travel expenses of non-Federal participant.

1. It is quite socio-economically impoverishing to be an independent auditor, human rights or health advocate under 17CFR§210.2-01. When independent nations are officially wrong, the retaliation, interference and coercion in this era of hypocritical drug prohibition enforcement, can be disabling to both the universal scientific knowledge of the truth and its advocate under Sec. 503 of the Americans with Disabilities Act 42USC§12203. The 2022 Fiscal Year Audit of COVID Relief has been extremely challenging both mentally and physically, but the United States now has a \$1.6 trillion balance available for the Treasury to pay for deficits in excess of 3 percent of GDP incurred by their baseline budget 2USC§907(c) and clear path forward to tax the rich and state employees the 12.4 percent social security tax on all their income in order to create an SSI Trust to end child poverty by 2024 and all poverty by 2030.

B. Having written a full length medical textbook, the physical health was much better during the COVID-19 pandemic than the Great Recession, nonetheless it is necessary to travel a lot to escape torture and quaintly consequential exclusion of important opinions from public decision-making. The usual costs of walking the United States being born by the Social Security Administration (SSA). The incessant suicide attacks on the mental health delayed this work considerably, but it is right as rain. It is the family, honor and correspondence of the auditor that was irreparably harmed by Dr. Rahul Gupta, first medical doctor to be Director of White House Office of National Drug Control Policy 18USC§670.

1. The first stop, when the pandemic began in 2020, was the Tubercular Hospital at Fort Bayard, New Mexico 24USC§19 where the first draft of the Convention on Pandemic Treatment was written to prescribe hydrocortisone, eucalyptus, lavender or peppermint help cure coronavirus. It was not adequately received by the international community to prevent megamurder, and started a thousand fires and burned two cities in home county when intercepted during aggravated identity theft by a park ranger. Upon return home medical doctor mother was quarantined for treating a coronavirus positive patient, without herself being tested, and promptly filed for divorce, her absolute most terrorist of several conformist personalities. Immediately after reaching out to a lawyer with signed gifts of a coronavirus cures nurse practitioner sister tortured literacy with two bag meth, alternating between pseudo-ephedrine and jaw irritating violent withdrawing anti-depressants. After taking a secret plane flight to our alma mater mother caused more than \$500 of cardiotoxic damage to clothes and bedding and change of toxins used in two bag meth syringe abused by court security; punished three or four generations (Exodus 20: 5).

2. The second stop was two weeks after the retired lawyer advocating renovation of the abandoned Army and Navy General Hospital and Nursing Building and asbestos abatement and demolition of fifty shoddy outbuildings, and construction of free hot tubs and swimming pool at Hot Springs National Park, in Garland County, Arkansas had committed suicide 24USC§18 and §20. Attorney General Merrick Garland was appointed while there. The medical textbook was finished there. Pneumovax

treats statin induced pneumococcal meningitis. Dimethoxymethylamphetamine (DOM) causes a three day panic attack followed by six month recovery from severe mental illness, unless washed off with water. Identity theft by park rangers was aggravated by nursing student imposed need to discover saline or chlorine swim sterilizes MRSA congestive heart failure, followed by Hawthorn, supreme herb for the heart, immediately eliminates the lesion before reinfected. The water comes out of the ground at 140 degree Fahrenheit, too hot for bathing, except in bathhouses. The tears don't stop until finishing the Ouachita National Recreational Scenic Trail to Oklahoma.

3. The third stop was Battle Mountain Sanitarium Reserve in Hot Springs, South Dakota 24USC§151-§154, where the gold standard for the diagnosis and treatment of COVID-19 was perfected – hydrocortisone, eucalyptus, lavender, peppermint or salt helps water cure coronavirus. Mother blew a lip freckle goodbye (liquid nitrogen cryosurgery to cheap for dermatologists, Wart and Mole Vanish?). Biden Administration agreed to pay student loans for disability beneficiaries, to relieve the toxic litigant of the only violence neutral claim she might be able to pay. Advocated the bitterly disputed claim for Americans with Disabilities handicap accessibility at the Sanitarium. Veterans Secretary wrongfully responded to the gold standard to push COVID vaccine mandates for federal workers to distinguish his administration from Hospitals & Asylums (HA) is the best medicine. Hiked the Centennial Trail to Silver City where camping backpack was stolen. There were statues of all the Presidents. Caught the discount bus fair to Washington DC.

4. The fourth and final stop was Washington DC to run the HA five palace marathon and work on the tardy federal budget. Was embezzled of life savings on the second day there, 24 September 2021, while submitting an audit to Secretary of State Antony J. Blinken. St. Elizabeths Hospital complex requires extensive asbestos abatement to unlock demolition or renovation. In November no disabled worker or veteran in the District of Columbia received their direct deposit. Acting Commissioner of Social Security Kilolo Kijakazi, nationality unknown, resigned Serbian Chair of the Federal Deposit Insurance Corporation, Antony J. Blinken Secretary of State, and Vice-President Kamala Harris delinquent student loan school rampage shooter from the Caribbean, are all fined to terminate their international conspiracy to theft and embezzlement by bank officers and employees. They cannot seem to extortion and willful oppression without killing and captivating saints 26USC§7214. Furthermore, online information regarding the historical most popular baby names has obviously been hacked, whereas Anthony, long time most popular male baby name, was now never even in the top three. The Acting Commissioner and Secretary of State are in a particularly fraudulent bind regarding the number of the beast ie. Haitian missionaries. Both warrant removal from office, with extreme prejudice against Antony. Because of his remorseless brinkmanship the Secretary of State is not any more worthy to make the leap of faith, from \$63 billion FY 22, than he is to threaten to embezzle a permanent member of the Security Council, instead of withdraw offensive military assets from client states, and is his obligated to immediately terminate terrorist International Security Assistance funding to delay the spiritual conflict and transfer it to enable the Supplemental Security Income Program International Poverty Line Account to achieve >\$70 billion in exactly 42 months March 2022 (Revelation 13:10).

C. Due to the extremely poor treatment of independent audit, human rights and medical opinions, by the Biden Administration, and because there is no more free money to be embezzled from the auditor this administration. Please kindly return stolen money, pay fees for the \$1.6 trillion balance available to pay for deficits in excess of 3 percent of GDP, and elect the Public Trustee for \$2,000 a month (2022), to avoid the high, \$2 million price of international defection of social service and nationality by Hospitals & Asylums (HA). The next audit will not be until after the 2024 Presidential elections. The

National Intergovernmental Audit Forum is petitioned to resolve three cases of Money in the Biden Administration National Kleptomania (BANK) 26USC§7214 – (1) Two \$5 million Interior Department grants for asbestos abatement at Hospitals & Asylums properties at Hot Springs National Park and St. Elizabeth's Hospital for demolition or rehabilitation by Housing and Urban Development for low-income public housing. (2) Refund >\$16,200 life savings + 40 a day witness fees from 24 September 2021 collected from Netspend and \$2,034 from Direct Express whereas Beneficiary's Bank has an Obligation to Pay and Give Notice to the Beneficiary pursuant to the Uniform Commercial Code (UCC) 4A-404 by Social Security Administration Request for Reconsideration Claim BNC # 21T2374K00959-C1 and # 21T2379J53688-HA pursuant to Sec. 1125 of the Social Security Act 42USC§1320a-4 and Rule 1003 of F.R. Bank. P. (3) Request, in addition to the return of stolen money, for the independent audit, \$500 per agency, up to \$10,000 tax free gift, pursuant to Witness Fees 28USC§1821 *Hurtado v. United States* 410 US 578 (1973) and the Equal Access to Justice Act 5USC§500 *Scarborough v. Anthony J. Principi* 541 US 401 (2004), *Shinseki v. Sanders* 556 US 396 (2009), *Astrue v. Ratliff* 560 US\_ (2010), *Hayburn's Case 2 U.S. (2 Dall.) 409 (1792)*.