Updated 2015 Constitutional Spirit (mental disposition) Three Amendments to the Constitutional

2007

Our Nation the Untied States of America was constituted on the principle that our government must not fund, give official recognition of expertise, power of enforcement to any human behavioral group.

Psychology, Psychiatry, Sociology and Philosophy (infidel philosophy) are human behavior groups, a secular religion. They have no constitution right to be funded by Government, especially within state universities, that are as temples, cities in and of themselves. Professors, teachers of Psychology, Psychiatry, Sociology and Philosophy (infidel philosophy) have become as the nations priest to indoctrinate, dictate, program directly and indirectly their students (disciples), influencing unconstitutionally votes, causing the sensitive gage, the ballot box, elections to display faulty readings, especially the last forty to sixty years in America and democracies through out the world.

Will America see? She has gone off the mainstream spirit of neutrality toward establishments, chartered by her founding fathers. Resulting in the primary source of subversion around the world of religion and particularly morality is from the State making laws respecting the establishments of philosophy and psychology.

I. Constitutional Amendment:

Religion to be officially recognized by the United States government as a human behavioral group and/or a belief in God. Psychology, Psychiatry, Sociology and Philosophy (infidel philosophy) to be officially recognized by the United States government, as human behavior groups, secular religions.

Government shall make no law respecting an establishment of Psychology, Psychiatry, Sociology and Philosophy (infidel philosophy), or prohibiting free exercise of.

Government will neither promote or establish psychologists, psychiatrist instead promote and establish social workers for feeding, sheltering, clothing, giving medical care, and stabilizing the emotional disturbed from harming themselves. Most rarest, special circumstances, such as if someone dangers themselves or others, a group of people employed by the state, will be given the *most minimal task*, of stabilization, without drugs or counseling.

Constitutional rights of the stabilized emotional disturbed, their right to choose from a list of groups for their counseling. Equal access to the stabilized emotional disturbed, by all law abiding groups outside of government, either philosophy, psychology (non-traditional religion), or traditional religion and morality.

1

All influences, counseling will be given strictly to groups who are private funding only, nontraditional secular religion, or traditional religion. All human behavior groups, establishments nontraditional secular religion, or traditional religion will only be on the outside of government, who fairly complete for private funding, the trust of the People, by the People only.

All law abiding groups non-traditional secular religion, or traditional religion can submit their name of their group and what they offer counseling, fellowship, daily living needs, as examples, on a list, which would be given to anyone who goes through the courts, jails, hospitals, schools, all state institutions of our nation. Which allows any individual to choose from the list for his or her counseling "private funded only".

No longer will people as in years past, be at the mercy of government employees, to insure their government jobs:

- removing parts of the brains in lobotomies
- · electrocuting their brains
- today drug induce chemical lobotomies
- claiming millions of American children are mentally ill, in government schools across our nation, government teachers are liken to the drug companies referral agents for Ritalin given to millions of children today, Class II narcotic.

Subduing, and subjecting their minds, what is left of their minds, over to one particular human behavior group by government employees. Making them as money trees, for large corporations and their disciples through out state institutions profiteering from prescription drugs. All providence would be private funding only, be left to the people to decide with their donations alone, to a human behavior group of their choosing, this solely to decide which type and the extant of a human behavior group's reach, providing counseling, fellowship, daily living needs, prescription drugs, as examples would be offered. The empowerment will return to the people as it was originally designed in the constitution.

The people will determine, dependent upon what they observe in their society, if they will allow such use of drugs or limitation of such drugs.

Some preliminary guidelines:

- The category of prescription drugs, psychiatric drugs, antidepressants, to be voted upon by the people in each state, if to be prohibited to anyone under the age of 12 years old, under the age of 18 years old. If enough qualified signatures on a petition, placed on a balled to be voted to prohibited all together.
- 2. Voted upon by the people in each state, if to be prohibited to anyone in jail.
- 3. If not prohibited all together, only voluntarily and with the permission of all three below, will be

permitted to receive a psychiatric drugs, antidepressants, for the maximum of three months.

- A judge elected by the people every four years, anyone of the jurisdiction can be a candidate, if be for, against, or the limitation of granting and prohibiting specific psychiatric drugs, antidepressants, presented before the electorate. The judge will decided each case of his or her jurisdiction only, presented before his or her court. The person who will take the psychiatric drugs, antidepressants, must be present in front of the judge. The Judge cannot force anyone to take psychiatric drugs, antidepressants.
- Medical doctor
- Human behavior group of one's choosing.

All three permissions from a judge, medical doctor and a human behavior group of one's choosing, to renew the prescription up to one year maximum usage of the prescription. Every year must go through same renewal process, including their presence before the judge.

The people must retain a control, in voting for which judge to serve for four years, in granting or prohibiting psychiatric drugs, antidepressants, use.

II. Constitutional Amendment, Human life Born of Water and Genetics:

First birth of a human occurs when the sperm, seed of the male births into the egg of a female, forming a **CGHL** Complete Genetic Human Life. The born of genetics, human life, has the self-evident right to live up to the second birth.

Second birth of a human occurs when usually the nine month developed **CGHL**, births out of the water into the world. The born of water human life has the self-evident rights of his or her family and country.

III. Constitutional Amendment, Lifetime marriages, Seven Year Youthful Marriage Law:

Lifetime marriage, must be recognized after or before a filed marriage certificate, public ceremony, states a man and a woman has or will become one in the same flesh, sexual intercourse, married. Promotion of abstinence, public ceremony and filed marriage forms are necessary for order and peace, but not following through must not justify gov't to exploit these lifetime marriages by labeling them as only teen sex or adult sex, distribution of condoms in schools, and abortion killing, These unregistered lifetime marriages need recognition, responsibility, and perseverance for our country's sake.

Government will value, respect, compulsory enforce marriage registration for **all one flesh** (mutually consented sexual intercourse) youthful marriages. Protect them from the forces conspiring to separate them.

Wikipedia The <u>age of marriage</u> in the <u>United States</u> varies by state, but is generally 18. There are, however, two exceptions - Nebraska (19) and Mississippi (21). Most states, however, allow <u>minors</u> below 18 to marry (generally they have to be at least 16 but sometimes lower) with <u>parental</u> and/or judicial consent. Some states allow female minors below 18 to marry without parental or judicial consent, if she is pregnant.

- <u>Arizona</u>: 18, 16 with parental consent, no minimum with approval of a superior court judge and parental consent.[3]
- <u>California</u>: 18, no minimum with approval of a superior court judge and parental consent. [4]
- <u>Colorado</u>: 18, 16 with parental consent, no minimum with judicial approval and parental consent.[2][5][6]
- <u>Indiana</u>: 18, 17 with parental consent, 15 in the case of pregnancy with both parental and judicial consent.[7]
- <u>Massachusetts</u>: 18 for first marriage, 14 (male) 12 (female) with parental and judicial consent.[2]
- <u>Michigan</u>: 18, 16 with parental consent, 15 and under with parental consent and probate judge approval.
- <u>New Hampshire</u>: 18, 14 for males and 13 for females, in cases of "special cause" with parental consent and court permission.
- <u>North Carolina</u>: 18, 16 with parental consent, unlimited in case of pregnancy or birth of child with parental consent.
- <u>Pennsylvania</u>: 18, 16 with parental consent, 14 in case of pregnancy and with the approval of a Judge of the Orphans Court.
- Utah: 18, 16 with parental consent, 15 with court approval and parental consent.[12]
- <u>West Virginia</u>: 18, 16 with parental consent, under 16 (unspecified limit) with parental and judicial consent[2][15]

The government will enact into law, make it compulsory all youthful one flesh marriages, the **legal formality must be performed for civil order in society**. For young men and woman between ages 12 (if pregnant even slightly earlier age) to 18. The young man's and young woman's parents status in society, income, religion, race, nationality must surely not interfere by penalty of law (jail). The young man or young woman cannot divorce officially for a number of years. Seven years I would suggest to be adequate, this to at least make every possible attempt of having the marriage last. Separation is allowed but official divorce to free one legally to marry another won't be allowed for seven years. However some harden hearts after seven years will marry another. The seven year marriage law

would help to hamper them from getting involved in other people's lives. Especially informing, warning others who want a honorable lifetime marriage from virginity to the grave.

- This is to give the most effort to nurture the young couple, to make sure that family and/or so called religious leaders won't interfere with the marriage continuing and flourishing.
- To warn peers from interfering, disrupting, or destroying the marriage, seeing they are married.
- To allow peers who may have had a romantic interest with one of them, to know that they are now married and unavailable, so to allow faster recovery of a broken heart, and can find someone they can marry.
- To encourage other teenage couples to come forward to register their marriage had occurred.
- For after seven years they can remarry officially. Why? There will always be people who will not submit to marriage for a lifetime, and as Moses allowed remarriage, not that he was someway justifying the action, but understanding there are many harden hearts that cannot ever be persuaded, that so, he allowed remarriage, which I propose after seven years, then it's up to the young couple to decide their paths. However to promote the general welfare of the community, for seven years they must be given the best environment, that their marriage will continue and flourish.

If government gives into a few disgruntled parents, not wanting their daughter or son to marry someone due to financial reasons, opposite religious feuds, racial prejudice, etc., and government not recognizing the marriage had occurred at mutual consenting sexual intercourse and not holding the couple accountable to each other, then the flood gates are open and the end result is the current situation today; millions of conceived babies that are slaughtered in premeditated, slow torture, killing, murder, disguised by the label, abortion.

After seven years, must be allowed to divorce officially and marry another. But I would submit outside of civil laws, to them who claimed to follow Christ teachings, spiritually they still have no Christian option from Christ to marry another, explained further in Section II Jesus Addresses Adultery.

Accountability Young Men and Woman (1-12-93)

A child between the ages of eight year to twelve years old cannot be put in jail. Parents can in the rare circumstances can be put in jail in place of the child.

A young man and woman can be put in jail between the ages of twelve and seventeen years old. Parents can be put in jail by encouraging through verbal, example or neglect up to the remaining accountable percentage, between the ages of twelve and seventeen. A young man and woman at the age of twelve years and on, can become a lifetime married partner through unadulterated consenting sexual intercourse. Young men and woman are more then fifty percent responsible for their actions. Children between eight and twelve years of age are not more then fifty percent responsible.

Parents who verbally encourage young men and woman to marry at twelve years and on, are not relieved of their parental duties.

Parents who force through threats, physical harm, and punishment their twelve year olds and older, for the specific purpose to marry another person by sexual intercourse, will be convicted on the charge of rape, the other person and the parent.

Seduction will be a crime.

Seduction in the third degree will be when a person three years older seduces a young man or woman, between the ages of twelve to seventeen. The seducer can be sentence up to one year in jail.

- Seduction in the second degree will be four years older. The seducer can be sentence up to two years in jail.
- Seduction in the first degree will be for five years or older. The seducer can be sentence up to five years in jail.

However seduction, if it is unadulterated and consenting by the young man and woman is a lifetime marriage. (still doesn't relieve one of criminal consequences)

(8-9-2011 the judge needs to weigh carefully each situation, to determine if a marriage, and the husband **is showing responsible, obligation in his love, adoration, care, making the marriage official**, there will be no criminal consequences, if however there is a lack of these actions is demonstrated by the husband, or if it is adulterated, meaning the man is already married or polygamist, then their must be criminal consequences, and uniformly given across race, wealth or poor, religion, etc.) but not exceeding five years for each individual person involved with the max 20 years imprisonment.

(8-5-2011 I wrote this section "accountability young men and woman" to replace the idiotic

statutory rape laws that has absolutely no support in the bible, is absolutely not rape, when their is consent. I gather the so called statutory rape laws, which are a mash of laws, different form each state, were made recently in law, **is a power grab**, to make young men and young woman out to be children, not responsible, obligated to their actions, for if they are considered as children, **it will continue the monopoly of the government school teacher bureaucracy.** They increase their numbers of teachers, when decades ago increase the age from 16 years old to 18 years compulsory schooling. This gave the larger bureaucracy a stronger hold, monopoly of power, more leverage, had more teachers in the government.

Add the recent addition, the field of Psychology in the fray, you have bloated big government, secular religion, the field of Psychology, combined with a monopoly of so called teachers, working hand and hand, dismantled through their brain washing through the decades, the biblical understanding in the citizens who recognized marriage occurred at the moment of one flesh, mutual consented sexual intercourse taught from genesis, Moses and Jesus, supported in the countryside in our age by shot gun marriages.)

John Jerome Nowak