

Wrong & Right!

Anonymous Peer

Consequent, impromptive and forceful immature individuated spiritual regression to the point of extinction, I have faulted, now - capable of bearing children - with no fear (update*, .00000129850 %) of loss of the ability to pro-create, for in the abuse of my being, under the supervision of motivations of leaderships, and In vitro Fertilization, the Command of Islam and Certain Angel(s), women, and men,... (assort.) - perhaps* my Paternal Grandmother.

Commensurate what was known, I made an amend(s) with the disinclined attributional disparity, of their means, through false entitlement(s) in casting, and entitling of my solitary isolation, for in their means to form a nefarious schema of entrapment in life and death, and expectation* of the machine, in clause under forfeiture to reproof and sequesterable proof of my entitled legal sanity.

These people are criminals, it is my final question, to my remote and amended peer(s) of the court of Camp David, sequesterable policy memberships, to qualify the means of my self-contributory diagnostic measure of which were fully conchordant treatment practices and commitment to trust and cooperation between me and my peer(s), associates, and medical practitioners.

I will declare no distrust, indicate whom I guilt of a false magistrial relation, or seek to make amends for those lost, I remain a peer witness, knowable as living, and am not guiltless. Furthermore I will declare no precept of origination within my mind, amended court proceeding, but without the means of an adjournment on behalf of those priorly associated with remark of criminal insanity, remain persuaded that these people are liable medical mistreatment of my peer(s) among those prosecuted for a free belief of their origination and right to legislation.

I am unaccompanied, did not flee from regulatory policy, or falsely and wrongfully mislead an official of law to my intention or persuasion, but it remained an incalculability of a large group of membership disqualifications pursuant section 19.6 of the Patriot Act. I am not seeking a profile amendment, do not want this prescriptively admitted but of a right of ruling, and do not request a pardon. I believe no peer, doctor, practitioner, or associated member of policy in written word or spoken should be lead to a false persuasion they are beyond the means of a peaceable assembly.

The violation of my second amendment, may not be amended, without my written consent, and I am sound, of mind, body, and heart, in fit condition, and intelligent. A human race risks it's extinction, when the one provided means of amendment of a law in proceeding is violably unknown to a world for in an atrocity. So repeated, the process is linked with all congruent clauses, and amends to death, what would be the hand that

would deliver life. Therefore, we do not decline, will die, and the means of my life, purpose, and the needs associated with my bodily right of reproduction (now struck) violate all proceeding to an eventual freedom from liability of the death penalty upon a people, for a heretical game associated with an unvindicated peer legislature and leadership proposition in fault.

I will reconsider if you make swift motion to overturn this ruling, identify as such with the means of a reprobationary license of officials whom are accountable, and hold all accountable, in terms of visa and ccp, for that of the amendment upon violation of a human trust in the kind attitude of fair courtmanship. I will deny any motion for a plagiaristic intention to free myself from the liability of a profession to judgement on behalf of my assembly of notions and mentation on our success, and without the means of my contributory license, we make no motion of our assembly to a common suite of survival. I do not require but one peer associate judge whom has taken such an oath as considerately takes into account the welfare of the common people of man.

Thank you, and God Speed, we do not remain assured, for in the prior process of recollective feature of torture, sodomy, and forfeiture under a process of medical malpractice, of which I refuse to cooperate on behalf of the nature of any accessorized party, membership, qualifier, forfeiture, or sufferability, for it is of no consequent, but a forfeiture of our entitlement to survival. I expect, and knowly avow that this means our eventual extinction, in one stoke-slash.

A question has arisen, from the proceeding, a life found fulfillment in recovery, and we are post a disambiguable process of amends, so it has arisen, that is - a time in which we may consider our obligation in the henceforth amendment of a clause in entitlement. I would profess to being a Humanitarian, Philanthropist, and Ecological Understudy of Natural Reproduction, so it is with timeliness, and of due-process that I amend the priorly written expressed doubt for in my *willingness or *encouragement to know a woman as a wife, and have a family, of my honorarium, at provincial trust in Right to Keeping an Oath of profession on behalf of Common Means of Accomodative Practice of Medical Trust and Peer Advocate for Responsible Practices of Science, by an on-behalf of a people. I will consider the amends at: *A life saved, (duo), and a Forfeiture of Acclaim to the Accessory, and a Trust, on behalf of Circumscription of a Denial of the Avowal to Contemplative Regression*, and set to a medical proceeding, on behalf of the *Accomodative Faculty of Law.

For of one-hypothetical *in-bearing to a statue in-mutual [amended] - qualifier, the plus, pro-stated, is amended to the disinquired of a pro-ratum*, unto whom *in-council* [hypothetical] there is a providentiariial clause, - thus, amended, of a court to *disentitlement of avowal post prehensile conditional plus-minor*, the 'grey in blind' is a ascendancy, in the providence, in sacrement, on-behalf of a counsel of one-departed, and a said *priorly* amended, for in leisurty to life and death, wedding, sacrement *provided*, of worded or spoken *disinclination*al elemental basis of argument at existential reproof, therefrom, I am amended of a court session, in divorce, reamended to ringbearing.