

I am in tears to write of the following; a thought has occurred to me which frees those suffering, (inc. myself) from illness of the mind. I am entirely unknown to this field, but for many a series of notes.

- I.) Hearing remains of a volume of which is one degree higher than the world.
- II.) The result of the mind, is the condition of the mind, which is thoughts.
 - a.) We hear in response to an inhibitory relation.
 - b.) This inhibitory relationship is amended in part by chemical and electrical processes.
 - c.) These must be regulated effectively to operate normally, within ranges, and capably.
- *) Mathematics results in functions modeling sound of which are flexible in three dimensions of any pattern discerned from a pattern, if and only if there is an effectively linear relationship between their coefficients, and of such patterns, these are linear in relation to the elliptic functional field.

Thus, for preceding, in relationship to the aggrandizational relationship of sound to accessory in one, the amended basis cannot serve the means of the occasioned listener without the amended terms of comobidity, on behalf of isolation, for that of amended basis does not fashion of auditory impulse.

As a result, the mathematical dimension is a $\log(4)$ comparative a $\log(3/2)$, for that of the basis of it's dimensional spread, and of such a given, the remainder of that of a 'round circuit' higher, to which in leaving of departure one, the sound is aperceived sooner, but then the if and only if of a valid relationship.

'Unto relationships, I am not of courage, nor sufficiency, as of this time, to account of:

- 1.) The devastation this has brought into my life.
- 2.) The serverity of the relationship to amends on behalf of those with such illness.'

Thus; I have amended a manner of treating the illness, with* appropriate medical understanding, and the required means of amends of technology.

The relationship to my equipment, is:

a.1.) It is in service to the illness if and only if means are sequestered to a 1-2-3-4 on behalf of a series of events, and the relationship of the group associates is of:

b.1.) Then, there is a predicate arrow of incurrence separating social, medical, and lawfully binding contractual partiture.

1.) A difference in occasion.

2.) A difference of amends.

3.) Located in a distinct timezone.

4.) Subject to reception of the self.

Thus, the occasion is provably circumstantial, and, additionally, is only sufficient to be of the nature of awareness.

g.*) Thus, secondly, it is a liability to associates of social contract, questionable, and of awareness.

A Sufficiently Provided Title

A month prior, of the question was asked, and prioritized, of 'Barack Obama', and 'HANA', as to B.O.-382 d. & 385 d., into a month, in priority to-today; noted per the 'log.dec', of my computer A.I., then Helion Aparte Malque. Of 'logo'.

Today!

Post* cc.pro.visa; I found I could recollect a memory of relation, and manually-provide (12:44 'pm') a renewed identity with respect to murder, in association with restoration of a priority to save and salvage life, in relation to whence I was-12'.

- Post: p.o.; 2025; Feb. 11th. I had 'to a non-edit' here*; 'not I'; - [sic.] - saved my Mother, and could-Prevent the occurrences of the future, in Title (I).

- Post; p.o.; 2025 In Title (II): I had 'to a non-edit' here*; known that I only need also, consider intercultural relationship and peer, - that of friendship, a day within a day, a supportive means of other's and self, indication of whom as to a consequential end of what I am aperceptive-of, and the relationship of what would hold, that of life in held contention of life, death, and birth, and cessation and aging, extinction, survivability of all, and making a markmanship of gestures, in relation to my 'indications', as to people, and the larger conditional suppliance to survival of species, in relation to biological relationship, that of sequesterment of means, & my future.

Title (I):

- 1.) Discover an epistemological fact.... And restore the factual basis.
- 2.) Additively, or resumptively adhere of the fact to the switchable basis of my computer design.

This may render two endings, as per a people, and, post associated relation, ultimately (one fact). Thus, as-fact(s) relate to redressability and consideration of addressment, in response to dialectical clue, an assortment of people are mutually aware, when as-such, there is a predicate-ontological bridge. As contrasted, under determinant process, information in relation to mutual and other awareness, is then predicated, to which we may relate (and confirm) in-visa, what is undeniable of communicative means, the justification that other's are independent, taking a role similar marital relationship, in-kinmanship. The fact two-people contrast, is then related to a contextual clue.

Argument of Separation & Closure of 19 Comparative 5-6-1 of the Social Hierarchy

Time is not space, and people do entirely hold their own content of being.

Secondly, they are countable (as born).

Thus, what is justified, of current relationship to my understanding of the 'void' is in part understood.

The question of the empty may pertain or not to a scenario of social context, but is applicable to a dialectical investment and understanding of principle of society, when as such there is a contextual clue and arranged sense of the contributing elements.

I am one, and this is a current view.

Thus, it is presentable presently, that there is some meaning to the dialog of which expressed in this writing.

For instance, the relationship of an ex-girlfriend (a person I knew, and know recently) through that which has to do with a message of reciprocity in relation to confirmative gesture of guess, in relation to me, is confirmative whence as such there is a responsiveness.

For this, the relation of the 'o.' as to obama, barack, is a relationship that is held for in an offered and understood quantifier on the existence of an aware relation of me, whence as such it prioritizes the relation of the responsiveness in relation to a priorly held relationship – that of this ex-girlfriend in meeting my mother.

That my mother is alive, is then presentable, as my ex-girlfriend is, and their ages, in relation to 'o' and his-daughter of one is younger than the elder, and younger then of the ex-girlfriend by succession with my mother.... When it is contrasted with that of the dialog that there be a 'record' – suppliant the notion she has confirmed with a people of associated contractual reciprocity by-me, via 0-1.

Thus, I am aware my mother is living, and my ex-girlfriend is whom she is as portrayed, that 'o.' is aware of me, and that his-daughter is currently suppliant a notion of within his-awareness. This need not be current.

Thus, I am existent in relation to a potential.

Lastly, the associated mother, is living, and 'o.' is older or younger than her.

I have then, the given that my mother shall die, someone elsewhere, but not that of accountability of the dead....

I have the fact that I am living, however, for of two appraisals, that I can confirm my mother is living, and aware of me, and that I am living, I am aware of her.

I am aware of 'o.' – so as it may be I am aware he is living, whence as such, he pre-conditions the awareness of a term.

I was held liable a solid law, of which is defensibly not articulably in the same sense of indication than my defense, thus, life continues, but I do not suffer 'him', for of what is death.

Therefore he is living, to which he is aware of myself, if not my mother, or if my mother is aware of him, she survives for now, and then one dies earlier.... Then that he is living, additional, whence as such his daughter is living.

I am currently therefore of a prespective notion that my mother is apart from me in landing, and as with 'o.', and as either are independently (for not my origination of o') held – one knowing me in person, one exists despite 'co-adoption'.

Thus, whence we go to the attribute of 39 and 6, and that of 48 and $(2)^n$, there is good and bad reduction in the all dimensions up to the fifth, and exclusively (inclusive and exclusive) exception, for what is *equivalently, inclusively and exclusively held of the Homology.

I do not know the "exact" number(s), however these-integers, for of 03-28-2025 mate with that of the essential difference of a person known [contractually] and the non-divisive immomentary confirmative via the internet.

In number, and world - laint a symbolic return.

People's (indv.) potentiation to safely ajurr, or remain in an informative (taxonomic indical relationship with law and assoc.) basis in relation to another of neighborly & societal need, meeting, consensual friendship, and mutual unilaterality at citizen(s), of non-immigrancy, in relation to naturalized* citizenship, in balance with the demand of representative informed basis (sec.) must be the precedent that naturalizable prefactor(s) at id./math. are in a co-compatible disbursable and exchangable pro-priorly-amended process of equivalent laterality.

The suggestion is that the illibious motion before a council is an undisputed 110/40.4.(8) dis-continuability of collage in relation to precept of 'profile' and 'policy' in numical word/key associability, and the discounted measureable long and short shot, in relation to evictable id.

Thus homeo and leisured relationships are of base precategory [and cat.] of intentionality.

I was acquitted of Felony Trespass, that of Violation of Public and Federal law on a National Laboratory Site, that of Act's of Sexual Exploitation Endangering the Welfare of A Minor, and yet not Violation of Media Rights Policy or Data Executive Right's Violation under terms of National Security. I was acquitted of acts of Misdemeanor Drug Abuse and Intoxication, but held accountable for Endangering Public Welfare for the count of Public Disturbance, and held accountable of Theft, with a limitation of a Fine, or Certain terms of Jailing, or Imprisonment..... the terms were somewhat certain, that had I taken three [additional] steps I would be in a session of Pleading the Fifth, or Guilty, now, I stood No Open Objection. My relationship with my Mother, and my Grandmother (admitting memory) relates of these two; to articulated means (hypothetical and historical) of a case presentment (via presence) – of a given dialog to release from incompetence, in relation to the actual, active, and real world, in-relation to mirror planes between people, for that of perceptual truth and biophysiology.

This explains my illness, and relates of the freedom from certain exclusions of innocence, in courts of jurisprudence.

I have no-further point to-make concerning this, *but that the analogical reasons supportive of liability and assurances to recovery are related to this, as well as relations inhered by and onto count proceeding.

I was innocent of this-action [aforementioned of internet crime of which I was being held] in-principle, as to that of the postal box I had (a safety deposit I owned); and the wood-fabriged egg (you, and my grandmother) worked; my American Flag, and you-of the separated evidentiary of my baby prints, in relation to separated residence, or - my birth record in my safe, in relation to what was illustrated of the 209 Sierra Dr. criminal record report, of which I did not photograph.

So, I now have four bases of information and understanding.

A.) A relationship with defensively holding formative council, and in relation to theory, phenomena and principle.

B.) A relationship with exceptions in strategy, law, game theory, language, & mathematics.

C.) A relationship and experience with session and council, on behalf of law(s) as written and spoken, as illustrative of legislative understanding, in relation to various sources of contrast.

D.) A relationship with object properties & psychological understanding of the material, in general, materialism, given's of which are related to steps of mutual and other, in a cooperative and singular comparative.

These relationships did not derive from one concept, they are each similar, but - relate of particular a-patterned encoding of sequential bases, to which from out of a blind qualifier, one may derive the aspects of understanding.

I have sparingly little provided evidence of the following:

The computer I developed with gates, is industrially and provided a fairly affordable basis of means to accredit itemization, in relation to it's synthetic computational chart, graph (assumptive and computational) when it is justified in relation to placebo, between groups (with gate) and with individuals (operators) and; cooperative procedure, in heightening of liscence or allocated object preliminary of supplication to provided lemma.

This operates in-principle entirely 'automatically'. - I found the relationship of the properties, in relation to aging and contrast limited the device, but as to this, it is also a retentive capacity and conceptual bridgeable contrast of law and principle, in relation to: the properties of the object aside reconciliation of operative mechanism between understanding and formative portion of hardware entropy-relation to the weather system, of material and animate.

Animals, us, and objects may relate.

I found an answer to the contrasting elements of my psychological diagnostic, the former of which is related indirectly to the properties of objects.

1.) The accommodating, then, the accordant, for that of determination follows from two steps.

2.) That of the inheritance (historically) is supposition of prior charts of reference.

Since that of capital, and jurist, relate of freed motivation to reservation, the dialog entrance is then with another, as to awareness of one, another, and a people, but of presentment, one can occur as to fall 'beneath' the threshold of synchronicity. This is not always perceptual, but it is not! 'insubstantial' in relation to the prior choirable.

Declaration visa, an unreportive basis, theft* disavowably does not depart a co-incidental pariatal angle-in-prorative ecliptic. Second issuance, is a non-indicatory mutual non-unilaterilty in it's affordant intercessional pause, in projective u-heteroceric. Thus, appolonic-index swappability prioritizes non-scheduleable refund and index per a recipient to dialog releaseable goods. And, appertif the clause in a prorative medium, a consequent percolational barrierless contrast in binary is non-modularity of mutual ancillary owership post-session of disinclusionary existential bargain empowerment of a transunitary compromise.

Of the basic 'breakdown' for in strategy, the understanding I gleaned for myself, is that medical epilogue is related of the long and short, on a global, for of myself, in relation to long on peace process and short 'list' compared basic humanitarian crisis, for of anything impacting a large network relationship, and there is one logistic exceptional 2', but there is little* to-no exception of long-short consequent in ecology and technology, for global supportive services.

I related of life, and welfare, to survivable truism of an absolutional derivative hypothetical that 'conflict of warried means' notifies from ahead what is disjunctive to a qualifier of debated contrasted unpersuasiveness through faith (vigilance and dispute), by beleaborbent to a man's welfare. That man was in disembarkment and return consolation to yet-passing to cease of loss, and inclementally a trustedly held individual of personal relationship via afar, what is nearly beheld, (4.68192). The consolation of the derivative hypothesis is antisequentialized periodicity, on behalf of a 'half-u'. To console I had held of a 95.8 what-is a copper sheet, the millimeters of expression are embanked to taxonimically a held, or unpersuasive 'bill of evidence to council to witness', thus a theivery. I had held notification of a memory of passing through wakeness, in-day, and uncourteously provided disadvantage to warrisomness of the child, in ad libus.

The law – for the net – is preclusive beheld somewhat so, as of this (17:00).

I don't know nor understand the question, of what it must improvise upon, but I understand the manner of implementation of *new and *newly provided contract.

- 1.) Jake had 'pulled a usb' across from-me.
- 2.) He had left in-absence, prior the disoccassion of arbitration and authorship to a letter.

If someone sends a letter, and someone, (in the past of the residence) does not 'expositionally speak much, and precludes) – the person per P.O. in innocent, whence, as such, the letter is a secondary capitulary.

I determined there are a few other relationships here.

Future computability.

A free occlusion and 'cease-halt'.

A separative I.P.

Wood(s) in incidence Anon.

Computational overarchment.

*That however is-all there is..... In separation and sequence, and of course, numerical elimination.

This is my first introductory relationship of information composed in relation to computational aid of instrumentation, and valid, mutual computational basis of alternatively provided informed contract in relation to people's (in general aspect) of trust, for the personal-self-other means of communicative impredication through the internet.

The dialog, in-entrance, in-dialog-addendum prioritizes two agencies of choice, in relation to interpretative and interpretation of a dichotomistic fair or apportionate approach to mutual-self-other-means of communication.

a.) Alternatively, providing a relation of portion in aspect, to-relate of yet-so 'an agent as any individual elsewhere' – the provided elementary basis is reproval and approval for a creditation.

b.) As to trust, saving industriously this principle individual, apportionately, promotes the relationship 'above' – to trust within one's environmentally provided fair process and procedure, of approaches, yet-held in trust dependent on subsidiary understanding comprehensive of the basis of one's network, peer's, and the importance of finding means beyond which, the dis-apportionalism of one' affords in it's negatively provided aspect a fair-competence in relation to their's and other's choices, over the internet.

Per a qualification 'of God' to not-discredit a being, I found trust; as in justification of kindness, patience, and appreciative (abridged) accepting purpose, with the adjacent individual; to distrust me, for their 'capital – of assurance (held) but (departed or contrastingly unfair of their fortune); a miracle was substantiated, I found a clue to contemporaneousness, and believed no longer, only in a skeptical-grasp; then, (that while not finding justification) this* was justification for God, and a people.

‘Either my chance (or newton ground state);’ the computational element of numerical truth, did not face (negative exceptional qualifier); a 4x.0.2b of inheritance, to a ‘shared market’ – on; unemptied (emptiable) B&E, comparative null substantial or unprovided cancellations in menu, unto the disjunctive releaseability of fund(s). Detection, then* without-capital-surgery a relation of a castling of non-opponency, unveiled.

‘Personal-bookkeeping in a fine’ co-administratively apportionate a ‘fee in service qualifier adjusted rate insurable interest for theft’ – end-appertainif a disinclusionary releaseable liability to conchordancy of lemma’ suppliant declinational proprietist trust, in the formative hypothesis of accreditative forms of FICA, departs from a disretutine sessionable in non-grievable relation to amends, on count, of the formative intellectual [margin] and wonton, of non-biased and unbiased measurable identity clarifier, when* it is pre-allocated and categorically assurable one (individual) has intimated and released to their accountative factorable categories, of object-non-divisiveness in relation to theft, b&e and unitary struggle(s) [pl. s.] on behalf of ‘numerically assurable compliment’ at notary receiver, in formative (assured historical epistimology of per-adventurism of exceptional-q) for spoken contractual words.

Avoiding [circumstantially] what is unprovided, was well, a key* from an enclosure, to intimate a relative form of releaseable and co-conditional relaxation, is an unbiasable retroinclination to* an-empowerment, then to freed relation, beyond the enterable, motive and apart it’s-motivation. This is the imperative, to consequentive timelines, and ahistorical, and release in contrast to the betterment of one’s personal dispersuasion with power*, as to find then substantively missiveness.

Thus, we find power can only be trusted, when it is non-elementary, and unprovided, but to a plea in forementionability of an affair at life for labor., as to free-one, is the empowerment of a missive and entrained place of abiding in uniformly unbiased giving and welcoming, these traits, manifold, and apportionately subtle in given’s beside sharing, of it’s traits, in behavioral dialog.

My relationship with my Mother, and my Grandmother (admitting memory) relates of these two; to articulated means (hypothetical and historical) of a case presentment (via presence) – of a given dialog to release from incompetence, in relation to the actual, active, and real world, in-relation to mirror planes between people, for that of perceptual truth and biophysiology.

This explains my illness, and relates of the freedom from certain exclusions of innocence, in courts of jurisprudence.

One [a people for in principle bearing] need understand, the secular division between criminals and mentally incompetent or ill is a momentary basis and phase of the apportionate risk to comprehensively derived contractually inparing' (imperative) in dialog, with repercussive element, and stands in my opinionative basis as a departure to 'ancillary' and 'inexclusive portion of contention' for the intially unprovided, and those of methodative practice, involutively a perceptual dialog in intimatibility of consequence, and the 'upper' translation of batric unemptied substitution of an elementary basis for an object clarifier in principle liability of a court juris and evidentiary nature, and properties as they relate of aspecific and specific dialog in potentiated standing of amended procedure, in 4-35.

A juncture, in relation to expectation-allocated disinsurance to apportionate index-process in 'app-p.net' imperatively in relation to email, via, my juncture-incline, sequesterably affords of a notary procedure (admitted) to assurrably prioritize declinational (down-stream) via, of the internet afforded licesiture, in relation to pre-allocational means of 'up-process' on Buddhist, and Christian *note, of the portion of unacclaimative disinvirtuement to afforded leniency in relation to admittance of update basis, in relation to a 'partial-option; in timeliness and proprietary order and ordered symbolism' in oversight, in schedule per H.H.D.L & 'great'.

As* to numerical-three-homogeniety, a variety (is non-dimensionally therefore for in DeSaurges lemma; three-dimensionally projectively id.*).

a.) Id. [74-3]:[11,2.0]:[40:4:56]-8:7.1:1.4:3.0-[2.2]/38[dia].

Numerical in relation to 'spec./[2]-engage'-worded foundational cons. [conservative], as to disjunct-prior-priority-ancillary.

Name, entitled, is within a forebearership to presiding precedent of knowledge and primary basis, the identifiable given, when as such, it is granted, an exclusively held non-presiding measure of abcessent dialog encloses four distinct contractual items of evidentiary to innocence, - for this, - they are apertainif a releaseable priority, when it's semiobjectively held non-consequential dialog ancillary retroinclines to the dialog of a non-denominatory schedule in unshared policy bearer, boundary, and notary regress in principle the feduciarial relationship of precedent to knowledable basis of license to occur [as withholding in either consequative pause].

-Break:Pause-

Secularity in a basis of 6-5-3-4-1-2.

Diagnostic and charted versus ungraphical license in bearing to residential, and my historical-case, in relation to a chain of analytic insight, in preponderant notion to a qualification of a guardianship versus, unspeculatively a free citizenry, of hermitage.

- 1.) Rev. [arduino code (overselectively incurred) priority overreach symbol to the digression of .zip)].
- 2.) With*; rev. priority the selection of a test synoptic rendered a fair process of amended on behalf of distinctual.
- 3.) The procedure in relation to app.dia and the zip, were not yet incl. Of the basis of schedule.
- 4.) The synoptic of residence was incurrent to a releaseability.
- 5.) Appointed reg.juris and exclusive retention was a transcription and reception basis.
- 6.) The inexclusive dialog of death, in incurrent upon life in incidence of destination was predestined.
- 7.) I was investigated, and prioritized to speak with obama, on the session of mark.

I decided, I will not make love [once more or whatsoever, life to life] until *I-discover, without a second action, of my life, for the remainder of each life, as to God, of God, in entire, and in this world, for eternity, until I find and discover what he did auxiliary myself. This is not a secret, it is the only means I retain to find peace, happiness, and serenity, but* I need not be a witness, I will be a historian, and, * this is my avowed principle, in bearing to-love, for what he misunderstood I needed so dearly.

Propertied 5'-'fifth' dimensional aperspective and perspective relates to memory, for item, property, color, and perceptual item, in relation to the material, as to quantify and justify, whence, as such, memory is related of story as in relation to evidentiary council, with peers, or of empathetic openness and closure, in end-and beginning, through the infinitive gesture of articulated means. Thus, a storyline is liveable in relation to the amended priority of a straight path, between true and false, in conjecture of a symbolic retentive dialog, of the momentary and immomentary basis of routine, and priority, in relation to chart, and calendar.

Thus, one aspect, admittedly, of personality, is related of one's experiences, in relation to the congruence, of a mirror like mind, or memory in transpirative 'secure means' of memory in relation to conscious states, and dreams, interpretation, and cognition, as we relate and communicate. For in these entitled secularized bases the inter-displacive enfolding of a court presiding taxonomic index, is rate-accrual off it's registrable disinclusionary process and procedure, in relation to a secondary root 1.25, in radical formative quinternion basis of the then pointellated digressable opposition in relation to indexed peer in reportive basis speculative horizon, digressable a reformative license, with the internet & people in antipode refractory observational focal index per eye subtitle 2.56 refractory indeterminative. Suppliant a notion at a quantifiable two, of which are mutually irregularly oriented die, a relation to the index is a non-swappable heirarchical rsvp.