

# Taxonomy & Preceding of Organizational Interogorative

Paris (s.r.j.) Miles-Brenden

#1: The first qualifier of an itemized due, under it's disentitlement of a reclaimed proxy, pro-visa a specialized distributive channel, remains symbolically a process of the post, courier, or diplomacy in interheterogeneous bases, of the second then prior peer taxonomic dating and symbolically held process in a postulanal prior it's releaseability unto a foreign locale of placation and utility for the commission of an actively held syndrome of crime.

a.) Therefore, the debate, in mutual alliable agreements not only remains recoverable, but pro\* a selective choice in character assignment and it's disputed interhomogeniety of homogenous result(s) is a diminishment of proof in selective non-selective mutual unilaterals.

b.) From this, it is deduced, the taxonomic relationship of crime is a provable theorem in exception of giving and sharing, therefrom the proof of one to null-status of unrelieved and relieved chart(s) in evidentiary process, and there exceptional disenfranchisability to an alias upon a *flaccid* argument of-death, or, of life and fatherhood, that of a father, or mother, or famial relationship, that of theft, in relation therefrom or without for in these terms, identifies the subject of a argumentative basis for in the profile and profolactic of an unconsenting and consenting disputed sexual encounter, that we reprove, issues, the notary check, to which absence of evidence is provable, or, the laint clause for in a missing documuntation.

#2: For criminal and mentally unsound conditional assumptive, therefore, consent remains liable a states inherable felony for lies and slander, and the conditional assignment of a disputed tertiary figure, to which in-either hand is the liability to that of a subject qualified agency, (police) per the amends and rightful declination in abject 'no' of a clause in bearing to the liability of sworn oath or affidavit, that of the policy, in retainer, is the the policy [post associate per #1:] of the due inheritance of evidentiary supportive lawful case structure, and it's reclaiming to a public due process law or federal oversight, for which, none of the item(s) inhereably but those identified per the terms of the search are admissible in court.

a.) This hold(s) as a supportive basis that either hand in either individual is without free apprehensive means of communcation without a supportive medium, in relation to an evidentiary supportive itemization of those items claimed.

b.) Thus, such a supportive basis, remains the means of the evidence of council in appeal to a non ideating mutual process of psychology, and freedom from a suicidal ideation, and, the supportive basis to which one in a global locale is identified as-living, or as truely and verifiably dead, or a hidden agenda.

#3: Secondary (tertiary structural consonance per a provided 'visa-theft or renewable process at identity' - is a dispute in (fourth under removal and retroaction) what is a non-essentialized absenteeism, in (and or of - to (b.) below the consideration thereof) - a secondary for in fourth 'top-teir' in checks and balanced registrable process of official. In either addendum, the 'given disputed' linguistic checks and affordance is a laint and levity of one for in the procedural (un-divided) given presentment of one upon two. Thus, *oath*, prescriptive the written process is a (contractual and disputation in regard a prior historical intimacy of one in ordinance of a formative hypothetical) - at (@) *the reclaimed of one to a priority of aid*.

a.) Therefrom, without disenfranchiseability, we are (as people, as individuals) without but with under interposition of one (#1):(#2) unlaint a dispute, and unreclaimed, in a witnessed personal space, by a peer *subjectively affordant a recording basis*. Therefrom (neither) a regress nor processional long or short-end of binary (0/1) numerical ordinance in closure of set to a (1/2) and (2.0) pre-processarily hold inevitable a machine state of dischordance to *predatory instinct*, or *the process of an intended malfunction*.

b.) Therefrom, - the essential argumentative basis of one beheld of their statute in reclaiming a word by progression of law, is a pure and inalienable right, beheld by one on behalf of a people, to conscientiously object to a process, in the reutine of one in celebratory process yet conceivable of a progression to *aggradizement* of one's works, and articles of providence to the pursuit of welfare and right(s) guaranteed in *non-aggressive* behavior of one, or another, under purveyance of tolerant inhibition, of the alternative witness, under process of a peaceable assembly. In, disputation of the theft, of one process, for an addended truth in a counterfactual, the remainder is a surplus, to the benefit of one(s) promises, then accountative and *due*, for of a familial and intended partnership, with or without, sickness or health, in richer or poorer, or in the greater part of one's national or personal environmental surrounding under precedence to a consenting obligation or entitlement to the personal effects or process of a conservatorship.

#4: Process of one's 19-85 in a 'penny' undisputed to a (1-8-0) in 12-18-30, in the intimation of one to a upper and lower (primary per secondary associability) in addended subparagraphial, - that neitehr in tax or deficit, does one incurr, a primacy of a laden and unprovided surcharge of fraud, but in principle, by and of the guarantee of a statute of incurrence, and levity to a brief and subject of objectified prehension, the absenteeism of one in discharge, is (equable) with entitlement to employment and evolutionary dispute, to that of the intermin *per* 150+0/.+125 'missing' abridgement in sociological probabilistic deficit for in a surveyable almost surely provided limitation on information in qualified existential dilemma.

a.) From, as such, neither a machine nor the provided element(s) of two compunctual relations of law and post but reinforce the relationship of one to yet an imported basis of machine technology. Therefrom, the in-exceptional dichotomy is a 'handedness' of one to one compact set among all categorical relations for in the absence of theft, the provided positive-sway to a deficit incurrent an ajoining contract.

b.) To provide, of thus, there is a 'particle and surveyable' landscape of the 'minor attribute' of one's identifiable surrounding, in discharge, care, welcome, retention, employability, debated truth, or heirachal process in the cascade of activated 'major's' - and 'attributionals' - thus, that we provide what is inalienable by the substance of being, by handiwork, and of this, do not alienate the process of our indebtedness, or contribution to a people, of our personal self-held-admittance to equable process, and recompensation for in work(s) entitled by a registrar.

c.) For in (two enfolded personal associabilities) - a third unseparately isolates each above.

#5: The conditioned basis of intimation upon success, *\*doesn't depend upon the issuance of a salvagement.* However, demonstrating fair (*\*mutual and unilateral undivisive qualifers of representational unfollied relationship*), include the formative (*\*of a non-plurality*) in pluralism, of then *\* effective entitlement and relationship in jurisprudence of care and affectionate routine capacity of means at survival, when\* as such the practice is conclusive and conditional, assuring, correct, principled, and co-contributory to the relation of constructive kind and workable courage, on behalf of the self-administratively disciplined.*

a.) To then divide the way of what is related of it's fair-faculty in self administrative, is told, of that of fair prudence, to the relationship of committed intimacy with one's leadership promises and held workable answers to peaceable intention, survival, defense, the work of other's, and correct ontological pre-categorizational means at alliance, the relationship of the understood, and the fair relation of literary work.

Assurance of the precept of a naturalized discontinuable end of loss in my life, relates of manual oversight in conditions in relationship to peers and unassociated partnerships in distributive and non-distributive assurable and unassurable success and grief, in relation to losses incurrent over a grand epoch as decade of failed procedure to heal.

In this assurable end, the righted condition does not devolve directly from-law-practice, but proves belabourous to the discredited doctor-patient-practitioner process of treatable illness.

To evidentiary of the treatment procedure of a highly-functional nature, these disparative inclusions (little to no disease, myopia, ambidexterity, hair loss, and urinal content, as well as pheleobotomist reputation and reliance), within the overarching envelope of a safely sanctuarial procedure of garnishing the procedure on behalf of co-contributory relation with the patient, (myself).

To disinclude a right in bearing in unfreed relationship may administrate the liability of law in consequative relationship of prior and foreignable procedure, and intimate for these reasons an elemental dialog that is missing from the grand epoch of a life, laying the undisputed to an unreliable or confocal procedure that is myopic, and co-attribitional of defensive qualities, arts, and administrative informed basis.

It is my genuine opinion, the liability to sequester agency, need inform of the basis of it's contractual evidentiary procedure in relation to unamended process for in the conveyance of law, to two\* (note: 2) administrative co-assignees, in relations of reasonable to effective means of communication in return reciprocity of liability or losses, incurred in courts of law and address.

a.) Receipt basis in defensible trust, for of malappropriative accredited rightful disposition of insurable goods and services, must (and need-be) defensible and rightly judgeable via transposition in intimacy of conjecturable and unobjectioned process (and procedure) of trades and transactions in merchantility and process of jurist sentiment in relation to articles of theivery, in postulational declaration (and decimatory process of recoupability and restorative) art's, trade's, and copyright's.

b.) Per\* a purviewable basis, chart's and catalog's, in expression of lossful and ungainful art's and trade's of practitioner and patient relationship in relation to reciprocal status of chart and catalog, as necessitated in forbearance to (and unto) a qualification of right's in-standing need be (co-defensibly committal in art and trade associable procedure of two and a tertiary co-administrative court of jurist and session) be non-remissitorial of shared and qualified confidence and proprietary utility of chart, in status, (and in prosecutory means of implementation) co-contributory dated and rightfully judged to session's and appointed management procedure on behalf of profiled and non-precipitation of interaggrandizational trade's, surplus, and medical bill, process, and procedure of work's contributory an inflow to case and catalog, in session of prudence of measure to weight of clause.

Of coupable administrative 'fairness of court and proclamational disunitary and unitary rightfully beheld witnesses, these of the USA, in per capita disproportionate and apportioned inclusion rightfully demonstratively would offer no reprieve for the (un) mixed defensible status of one to self-willing devotion to articles and arts of false acclaim in jurist sentiment and disaccorded bases of imposture to the unjust or just undue co-committally sequesterably (undemonstratively unrightful) valuative intention to a law entrusted of war and administrationally unspliantly or unrightfully (held) visa, demonstrative actions of violence, or immunity.

However demonstrative, if it is agreed, the parties have rightfully priorities and actions in willful devotion (let it be understood) on behalf of works of valuative mean and non-suppliancy of lawsuit or false (fraudmanship) of accreditative or administrationally unspliantly *provided inconfruity as a knowably false evidence in capital or abiding in demonstration of articles of law* (of theft or mal=appropriatively fortunate or undemonstratively empowerable, articles of unreclaimed or unrightfully provided possessionship.

These, and the administrationally provided individuals have left demonstrative false creditory actions of a surplus of foreignable & nationally unprovisional enemies to the demonstration and jurist sentiment of court(s) of good prudence to reclaiming a notion & peaceable intention and sanctimonious of plea in policy to council and

reprieve from the basis of the unjust and unrightfully culpable of actions of conflict, with respect to individual standing in actions of peaceable self sensibility and defensive fair credit.

Evidentiary physical arts and acclamative work's in entitlement in registrable priority to an ajurist policy and plea, in the 'half' [quot.] quable non-defensible portion of a liability to theft co-contributory to a clause in intimation of unreleaseable judgment, defensibly [rep.] are administrative duty and charge of non-compliance whence the art's of acclaim valuate of foreign trade, whence, [then in when] a *priority of prior forwardable copyright is administratively of unreportive basis unto mixed-pro-non-accretional catalog of said-deficit*, the principle in bearing of which is consignment in odd-one-half of stochastic chart's of reprobal insurance.

These defensibly are the works of intermanagerial session, in '*shared and unshared*' when \*appertainf a dialog, an exchanged good prioritizes black in go [sic. g.] of non-defensive intentional loss with grambled monetary unit, the principle of evidentiary disunitary progression in two-charts of intermanagerial disinclusionary contrast of a tertiary, the freed libel of distress, and ill-apportioned good in excess and discredited unrighted lost and disinclusive *severed memberships of taxonomic disease hierarchies and empowerably are miniscule but of the non-coupable cost-qualifier of non-recognition of art's and trades co-involving computational element*.

In inclining, I seek a reprieve for on behalf of rightful inclusionary contrast to works of disunitary and unitary progression in the [sic. Said] identification of peer's (unmixed and therefrom pre-catalog) *evidentiary right's in bearing to a singular outcome, of which is the defensible alliance of peaceable, defensible, rightful inheritors, and pro-beneficial trustees of the dialog of my progression, in consequative basis of a two-fold appropriately held managerial right in bearing and intimation of checks, balances, and a remote or afar residential policy in & of it's governance, to a policy in bearing to work, employment, freedom from unrightful servitude, whether bonded or unbonded free of seizure*.

Thus, it is committed to (of the appraisal in-generational 'gap' – to persuade the relation need be kempt to it's unpersuaded in words and dialog (arguably contentiously agreeable). This contrast is speculative a relation of disdain, and ill-affordant to terms of confidence in-count and rightfulness, of the occasion a charge or manner of charge relates of secondary lesson, of word's in transposition 'the alternatively provisional nasir'. Thus, to *dispose of the lesson of pre-acquittal disposes of the relation of improper improprietary cancellation in both count and appraisal, to the occurring means of answerable conditional conjecture & is heretically absorptive*.

This is the essence in essential congruency of tableau and table in hearing, and is rightfully unrhetorical in response to count of 'reclaimed honorarium of mutual and intimation in every order of action' - for the essence and essential congruence of consistency with intention, and a recanting in the disposition that one or another is dispossessive a work, and is the forgiveable notion, in the applicable respect of generations and generations, in the intimation of acquittal of a court of church and relented actions of state. To the assurable end, peace, is the acquittal, and non-violence, by this argumentative basis, and is the essence of the application of means to words

and actions of which are the fruit of pure intention, to forgiveness, in the action of intention, by chance and fate.

It is the basis of agreeable terms by parties to speculatively (unpersuasively) forgive execution of intended actions, whether withheld or not, with presentation or not, unconditionally, and supportive of the entire lattice of life, by which so we (and one and all) are so as judgeable, it unjudged in the sense of an innate disposition from the count of unbiased condition of the world, as non-judgment. The appraisal of confidence in intention is the relentence to acceptance of willing devotion to correctively and corrected understanding (corrected first and uncorrective in secondary release to life), in the condition of a forgiveable execution of choice. Divorcement from-humanity is an immeasurably large quota to fill, in passing beyond the moon and sun, to be cast.

It is with the greatest fortune to die for a people, if (and persuasively) an-amends is unfounded prior the principle of a gross negligence, by the peer(s) and abstractioned difference in elimination of the self, from a standard in bearing to opinion.

To act (accordantly) we must adherently rely on fateful known's *of which are two; to-be to face-death*, this grants levity, that one, a person, or a knowable (Then) few would know and be with terms to withstand a difference and unique experience, to die.

And, on behalf of a people, these (The few or one or many) of what is withheld, must trust in their dispondency, it is a mystery, to leave apart unrelated the contradiction of man and life and woman and freedom. So, as presented, with the choice, the then-beginning is to be-harshly-reprimanded, (with us) and with them, when as-such we are inherent a dialog in releaseable conditions of a man's living and dying testimony, if although- *for some* – qualified, and met with a known, *trace*.

## Applied Comprehensiveness

I understood, that I had been- as it were -leading an arbitratative *impulsivity* of my-friend into acquaintance of a *provisional observational* primacy, as to introduct of what was beheld of myself\* *left unprovided of his expression in return (of council)*, to-myself.

The answer is to verify what I introduce, and remain *unprohibitive* of my primary relationship and manner of dictation so as that he may *embark, remain, and rely upon myself*, in the plausibility of a withheld or *entitlement to a truth, of which he himself*, would avow then of my unreclaimed as presented (from experienced continuations of him), *unto my relenting and privilege to acclaim, or courtesy*.

This would mean friendship of him, and loyalty to the trust I avow of in-him.

I will put-down (*entrust*) about 560-490-710 on the equipment for 'the hobby'.

(310-330/110 per mo.) on Groceries, from *my-accounting*.

And have (260 from my Mother per mo.) - 130\* on Med.

There must\* be a limitation to the consumption of Tobacco, (@) 40-a-mo.

Abeance, from-afar unto the entitled (apreliminary selective inclusion of the self) *to - afar what is withheld of a known* (\*upon the informed *paritive mutual alliance of a former to a progenitor*) is equable a trust in the provided *co-unitary and tertiary* subjective (selectivity of embanked *piety in compensatory process of a remainder at tracial*.)

Thus, *retro-protractively* it is two-beheld in naturalization of un-lossful provision to mutually allied co-existential *few or multiplicity of environmental preceptual-bases, in retroaction of a decay-compustual make*.

a.) I remained of the conjecture of clear comprehension and understanding meanwhile conveying my honest circumstance of provided trust in myself to Jake, and my Mother - to which earlier, per the arrangement with an anonymous woman, I was beheld with someone, and my Mother, a furtherance of the reclaiming of council.

b.) Of this, upon the arrangement of life for truth, I remained of council to circumstance to owing a relation of trust to my means of livable and provided welcome to friendships, for of the relation of myself, to whom it would arrange, in relief to my maternal and paternal figures, reclaimed my relation of seat, and understood a relief and recovery from my withheld diagnostic.

c.) I inclusively formed a relation of competent self held trust, avowed of a standing, and found my eternal knowable forgiveness, in the relation of one and another, in release from the bondage of withheld disclosed or undisclosed means to another, a world, and a people, finding purpose, and my provision of two relations of offensiveness, and two relations of provided calamity of withheld loyalty or liable entreatment to peaceability and non-violent request of sufferagability or preferential choice.

d.) Of this, I relieved my friendship, finding unity in my provided end and preliminary choice, and went from the conjecture to a believed naturalized numerical and identifiable worded basis of one's and another's phobia, (for the preferential choice) - and freed myself from the disinclusion of it's basis, then welcoming the choice to continuance for in life beyond measure, and the homeliness of celibacy.

Then, I found the two forbidden concepts:

1.) The inclusion of the self *to*, the consideration of the consideration on behalf of one, and another, as separate individual people, for of myself, in relation to either of them.

2.) The included consideration of my congruency of relation to temporal relation of experience (approximate) in relation to communicating *within my life*, of a totality of a planet.

And, remained with a choice of:

- a.) Friendship[s].
- b.) A choice to commit to timeliness to a *certain person or people, of considerate means, apart from alternative relationships.*

*Then, reactively:*

- 1.) I remained aware of the need(s) *of others.*
- 2.) I remained with some awareness of *wants.*

*Then, comprehensively experienced of the following, I remained with recollection of my two-gifts.*

- a.) The naturalized understanding of people's gifts in relation to words of singular life changing advice.
- b.) The recall to one's process and welcoming of defensability to claim, of means to *retractibly* assure a weapon is unto one's self, and withheld *to pliant to no intended harm, via a distance, to another's* handiness and withheld *disentitlement to incur harm, via their* actions.
- c.) Competence and comprehension of the *mechanized orbit, of it's included basis of awareness and comprehension of set-code and linguistics.*
- d.) The absolution of a people to the means of a purpose.

*Consequentially, I understood, I held one friendship from-afar.*

*Consequentially, I understood repetend abiguabilities and disambiguation, livelihood, abeyance from precaution, & precaution and abeyance from means to intervention on behalf of one's considerations.*

**I.)** Teaching and Lesson (*inquiry and schedule.*)

**II.)** Administrational & Demonstrative.

**III.)** Procedure & Technique.

- a.) Postal Procedure
- b.) Banking & Checking
- c.) Work with People
- d.) Work with Friends
- e.) Application of Lessons
- f.) Workmanship with Tools



- g.) Adaptation of Procedures
- h.) Basis of Comprehensibility
- I.) Simplification to Lesson

2.78/. [9.5:14][22-338:96-7.15];[26:24.56[511:98.30]].

- i.) Economic Measures.
- ii.) Ecology & Material Applied Practice.

**b.(#):.ref** Guidepost.

*Separating the interest of chemistry and forensics for psychological diagnostic and symptom from pathology with a graham negative copy and detection method of dye and pigmentation, and leaving demonstrative action to people, assures the means to utility of economic and ecology without demonstrative action of incurrance of violation of terms with inheritance of diagnostic, chart, catalog (of unmixed \*then) and symptom of behavior, attribution, and cognition.*

*The principle basis is the unmixing and mixing of theoretical establishment of precept through measurable end.*

## Predictive Design

a.) Changing to a basis of 18 ohms, 39 ohms, .22 uF, and 4.7 uF, and such, to 120 pF, and 220 pF, and 300 ohms, and 10 kohms, and 4.7 kohms, and 22 ohms, are all possible now. 6 resistances, and 4 capacitances.

1.) I am within range of behavioral and engineered caviation and assurable end of numeric theoretical symbolic measure and quality of the distributive process of a 1-1 or 3-2 or 2-1 progression with electronics for strategy of defensive and cooperative opponency and cooperative enablement of individual and national assignable practice.

b.) I can make but-one mistake of the design, without adopting means to correct for mistakes, as a result of having two [used-in-discs], and two (missing), and six (6) remaining, as a result of requiring six, and 7 with the current one. The m-4-40 bolt(s) may be considered substitutionally, as well as the transformer, but it is wise and cultivational to consider restricting the design process and procedure; to consider parts, and for what they may be distributive to.

2.) Equating myself [Paris] with another, in-assurance, of what I had already decided, does not hinge of a relationship unto another's life, however, entitling a person is, the exclusive, is that without the means of an assurable pathway, there is distressable co-conditional and mutual intimation upon regress to disambiguability and a loss in function to means of facilitation without another, for which situations reprove of inconsolidate disposition to the means to assure mine and other's life. Thus, I must as it were, under relationships, cooption

and contradictly compromise less of the means by which I facilitate my developed workmanship and established means to these tasks.

## **Considerations to the Benefit & Beneficiary trust of Welfare of the States of Ukraine**

1.) It holds naturally, by the principle 'investment in a qualitative factor by which an entire people are counseled, we hold inalienable uninherited and proximal (of primary) risk assumptives to the format of an interdiplomatic policy in naturalization'.

2.) The benefit of one 'of court' is a means of amended unoffensiveness and discourtmanship from prehension and declinational interposed losses, to which\* occasion to notary and benefit of trust is a unitarian precept of each beheld notifier.

a.) Humanitarian rights should but are not oppositionally entrained to the held liability to sole propietership of arrest.

b.) Declinational, however, apertainif, is prohibitive to the order of a.) if non-sequentialized trust is broken, by of wit, we may repeal, to adjust a court in sequestered dispartiture of loss, but apprehensively we co-commit to abeyance, and may hold the willing forfeiture of a veto, if however a violation of unpeaceable treatment of a captive (to proscrip a. is violated to non-humane truth of their care).

1.) Subdelineated process of the beheld notification of a peer of a notary or notice to a group in homogeniety is the proprietized interest of a people (or situ. 1) to a jurisprudiatal representative, of whom in-standing is of c.2.) and 2.) minor.

2.) Peace amends are then comprehensive 'sufficiently' to support the means of co-eventual relationship to pose a question and answer, (enter amends) or strengthen the relationship of life and the interdependency of our commonality of situational distress.

c.) In appeal, one sequestered non-neutral but non-capital relation may be situated by of which we notify a home or a principle beneficent base or non-sequestered relationship in capital (D.C.) defensive iconigraphical unity of the people's.

1.) A court proceeding declinates to the trust the people (categorically) are unbeheld a notification of loss of services, but well within the abiding of rest or mobile, and freely avowably entitled rights and sequestered means of inalienability as written, in a constitutional origination commensurate the formation and dissimimolation of bodies of recessive formative bias.

2.) Amending bias and class homogeneity is then a freely and provided logical foundation of the principles to serve man to the court of woman, and possess a means to commonality of welfare of a nation and a people, post a Roe. v. Wade era, without liability to unpeaceable violation of trust, or the unwelcomely beheld reprieve by an ontological unsourced & unsecure proxy.

The 'risk' assumptives of life, differ contrastingly for each and every individuated person, to-which we notify in-as-it-were 'of advancement' a priority to a session and retentive clause in bearing to open willingness to courtesy.

The first, and final cofactor currently of the machine state, is the embankable oppositional and coercitive debated truth of two agencies, in mutual procedure to advocate and minor adversary.

1.) Dislocating that of army\*, from a pre-consignable session, but separating the qualification to amended and prior occasion of 'good or disenchantment of a net-residual assumptive of 'surplus' notifies, and discerns the possible.

2.) Appending the relationship of the withheld in courtesy, in relation to wellness and liveable contrast, on behalf of a choir`, or-session, updates the relation of the machines of earth, prioritizing a distributional progression to life.

## Part II:

Two! [very good] [\*]**observations:**

1.) There is 'on-center'.

2.) There is 'plain and temporary'.

Relationship in dealing with '*contingency*'.

As to the proper-operative means of instrument(s) like-dials incorporating *machine/computer* equipment.

a.) It can be 'extended' of a procedure-reference to-undeparted life \*(yet principled) – a reprieve of a will, is related.

b.) A neutral 'proximity' in defensive *long or lengthened deference of policy without probable interest*, may help *preclusion*.

## Part III:

Questionably, the entreatment and 'treatment' in defensible truism, of welfare and courtesy, as principled of

valuative basis defensibly entrusts of what is then a knowable 'agency'; in unprohibitive and recessionally gapped or unlimited skepticism of what is beheld, but-notified to a self, of whence of these [a singular agent and non-coagency provided and questionably reconsiderate] of what is a question, to the benefit of a council and reprimanded defense of the people, out of the necessity of a means to orchestrate and singularize the means beyond of what is a future glance of what may be a people of true promise, and contrasted element of reason.

The means of the few, reproach of but yet what is the managerial process of agency.

The means of two, orchestrate what is denial and formative release in relation to conceptual preponderative notions. These qualify, and remain as a value system, as it is knowable, by a community, or the reading, of words, written, and entitled to me expressively read to the benefit of a people, - or - contrastingly, to the benefit of occasion, or to the benefit of one among few, or in the reading entitled of a people, by a representative interest.

The modern era, provokes what is a certain alienable prehension for the aggression of individual people, and rights in bearing to those of courtesy in interest to the welfare and common good of the people. This interest, is a well known identity and agency relationship, of which mutually is an element in the representative belief and common welfare of liberal and republican valuative process of the relation of political and humanitarian need in America. In relation to the wider circle of all people, we are but a limited 328,990,870 people and individuals but of (61,569,860) army and federal express or educational right bearers, of potential design, per the era of 2031-2048, in age of maturation (89-12).

For of few evaluative means, the policy of policing the people, is a defensible measure, without abandonment, and peaceably inclinational to terms to amends of people, on behalf of these many - and or - few.

The means of courage, devoted in actions of cessation of violent intentions, is a defensible trust in one to encourage of undefined means and unvague comprehensibility, the action and choice to provide of the belief in one to another, of what they would reliantly choose to keep as in avowal of what is factual, knowable, articulable, and related, in comparative of what is defensibly the manner of sequestered approaches and accrual to advantage of a people, in beheld former or later (of such means of avowal) agreeable standard, in evidentiary probable cause or precursatorially provided cause of defensible trust of the 'interests of many and few, singularly held, or unsequestered to homes, on behalf of welfare, or courtesy, and provided 'capital'".

By releasing one to their mutual and alternative skepticism, upon the face and form of violent intention, we grasp what is limitedly a welfare of the self to it's mutual and reliant adherence to the welcoming to privilege, of peaceable intention, to the self, unapportionately, or apportioned to the consent of freed distrust and trusting boundary of one's elimination of unprehesive and assumptive manner of conveyance, and meaningful intention to pursue peaceable means, intention, and their's and another's utmost wellbeing first, foremost, and beyond all measures, in greeting, welcoming, and goodbye to unwelcome attitudes of emotional or psychological methods of communication.

When, as such, nonviolent intentions are considered, the peaceable intention, when perfected, leads to love of the self, and love of the other, perhaps of few, or many, or all people, and it is held unchanging, for of what is one's continuum of actions, whence, as such, we hold the means of the self, in association with authoritarian or valutive basis of all knowable by of one, in relation as of yet and provided so, by one of occasion to solitary potential and success at salvation of a world.

This valutive basis is not a secret, or a compendium of many, or orchestrational, or intention through unprohibitive excess, derived, or unknowable, or – intently maladaptive or discourtesy on behalf of neighbor and friend, and it impartially the intercession of defensive means to peaceable conflict, and the interests of one, whom, another, these, and each of whom possesses (as in what is singularized), the interests of all via objectionably held and unobjectionably held truths of a people.

To console, is then of limited benefit to the eyes, ears, and understanding of the beneficiary of love, in womanly form, when the woman distressably adheres to the fiction of a fixed view, on behalf of what is a man in reproach, whom is their father, and mother, in the form by these beheld (sealed) means, the man and woman of father and mother (correspondent) in a loving embrace upon their conception.

To justify, is then of unlimited benefit to the people and trusting of an individual, on behalf of what is a prioritization of their understood merit (of all elipsis and justification in means and aggrandized formative truth of what is from beginning to end, and unlimited foundation with the self, however, it is a liability on behalf of the memory, behavior, and capable interest of the capability to secure means to defend but few, whence, as such, few are provided of assumptives to defensible trust in favor of peace over war), whence as such consummationally terminated, a sequesterization to the relation (further) of a provided interest in encouragement.

From these means, we came to agree, and form a bias of circumstance, and from these means, we devolve to find what is appreciable means to negotiate trust to the welfare of the many on behalf of the one, through courteousness and peaceable intention of township, city, and representative council.

From this end, and of it's means, we come to nurture life to be held to trust, respect to be held to relation, love to be held to keeping, notions to what is held to meaning, the means of what is notified to be released, and what is notified of many, to be trusted to what is held to be intended, and so as it becomes, society evolves by what is trust and service, courage, and counsel to defense of the many, by a few. I have endeavored to relation to the world but to find that peaceable means to trust mastery over form of knowledge, and to know the means to comprehend language of intention, is potentiated then by a people, whence as such it is taught, and understood to be inclined to what is plausibly respectful and courteously provided as good intention.

#### **Part IV:**

From what is embarked to occasion of welfare and life, (as in a virtuous and wellbecoming individual) – *with*

*religion and politics, educational right and developed trust, and the embarkment to defensible capability of survival on behalf of one's elementally provided standing among church and nation, among society it is necessary (or perhaps comprehensively my understanding) that life is beheld a certainty of the element of reasonable and effective means of conversative potential to orchestrate reconciliational dialog, and comprehend the merit to disadvantage of people whom may be effectively (and consequentially) deprived of means to successfully embark on willingness to survive.*

But, it is not of ideative impulse that I am speaking, but instead, courage, and understanding to know strength of character, the intention of the manner of expression of meaning, in religious discourse, and the service of the welfare of man and woman. This is a meritorious and advantageous propositional truth of the interhomogeneous and interhomogeniety of life in relation to nurtured distress (*whence reconciliational*) to find a maturity of bond and home.

The means propositionally inquired upon were few:

- a.) Defense to welfare.
- b.) Cohomogeniety and industriousness.
- c.) Courtesy and releaseable context.
- d.) Fortunate relationship to peer's and welcoming.
- e.) Strength bonded to what is virtuous intention.

So, as to ontologically procure of the means to trust one's path through life, one comprehends one's losses outweigh one's wins in life, but in either (co-accompanying dialog) of people, nation, and state, we lose little for on behalf of neutral and identifiable positive, negative, strong, and courteous manners of *conjunction to means to capable trust of a friendly environment and people of whom naturalized to us and of us, relate to whom we are, and as to what we evaluably would release to another, of emotional and cognitive (non-intellectual) educated process through the path of life.*

(Seq. 305c.II):

Thereby-understanding and the 'understood' are separably and patiently adherent to a relation of imaginative and (inquirable) relationship, to a strictly identified and safely (assuredly caring) slow release to bounded and boundaries with and of the relationship of endurance through measure.

- a.) A coordinated basis is not to be comprehensively or as (irr.) incomprehensively a misunderstanding of people to the imaginative process of coming to belief in imaginative relationship of people, and self identification.
- b.) A coordination of basis is a relation of which is aphysical, in relation to *yet what is imaginative, and*

*decentralist, on behalf of interdependent welcomes to other's, and the relationship of peer's to sequentialized acts of honest intention.*

1.) Honesty is understood in relation to 'the certain' of the cognitively implorational of the assured.

2.) Defensiveness is then a recourted disparity of one's advantage in unsequestered motivational trusim.

c.) A trustworthy boundary then not-love or -adamant perplexion- but a bias to include one, (1 – an individual) and the better welfare of the \*then-knowable priorly occasioned individuals in the composite background of one's suppository of relationships, in the purview of supportive nomenclature of partitioned and fair treatment.

Then, accordantly, a debate of humanity on behalf of the 'strong' and the 'weak', the 'courageous' and the 'miserly' is found for what is the 'renewable' whence, as such, the (4<sup>th</sup> [above through 1<sup>st</sup>]) is inclusively a priority with additionally a defensible standard of living work, to the notification of addressee in relation to valid advocate and it's antecedent in relation to Part III.

a.) Thus, care with secure means to identify with another.

b.) Thus, strength with welfare affordant the limitations of the self.

## **Reconstructive Relations and Constructive Law and Inference**

A:) The correlative of a 'no-implicit via inferential law' is potentially a further yet 'yes' as to a provided [providentiary question], in contrast of an alpha-reductive.

B:) The insistent dis-stroke of a providentiary-doctrinal is a pro-selective definition or lemmetic relation to an adjacency.

Thus;

1.) The insistent means are two, beyond and of these motivational incurrences, in relation to managable secondary peer and initial peer.

a.) A dislocation of one and locable inheritance via occurrence of means is provided of one Tx prior Rx, on (1.0).

b.) Odds, in a 'yes' provided accumulatory (2:1) proselectively unbiasedly prioritize a bias, in def. (2.0).

2.) Thus, probabilistic accumen, for of a lemmetic disjunctive holds a primary at 2.1, in prior inherence, upon an adjacency, whence, it is guided, of observationally motivated dislenient aim and discourse.

a.) Thus, interlenient, the discourse in an operative functional, does not prohibitively inhere upon an adjacency of functional for in coincidental relationship.

b.) The doctrinal (2.0.1) is a prior dialectical arrow of incurrence of foreknowledgability upon means of offence.

3.) Thus, discursatively a 'no answered' is a providential adherence of two datum, to which the deselective 'priority' in one 'prior admission' is an insistent locale on two defended subparagraphicals of 'no-no' in-distinctual clause.

a.) From then, and this, one discursative for in cursatory prohibitiveness is a knowable violation.

b.) To which the inherent relation of two defended coadministratorial operative means disentitle the locale of 'yes-yes'; in providence of bias to presumtively held basis. The means, therefore (overoccurrent) are admissibly a relation whence is an arrow of incurrence, via an antecessitorial, whence finite of excursive viability.

This taken in-compendium, for what is (2) is determinant of (1), whence it is observationally freed to mitigate a definitional (2x.01'b') from frustrability on behalf of un-sequentialized relation for of a given of co-mutual instigation of a 'pro-Tx' in 'Tx' labeled itemized relation at-two, insistent prior barriered relation of juris./def.

I.) Section 1.)

a.) Schedule, per an approbal and appropriate basis is determinant (herein) of the treatesie for in following the nexus of a 'focal node' in the informational dichotomy of what is beheld a priority to undeparted and sequestered *theivery*, a justification at a priority notice of 'forked' and 'superlainiant undepartureable itemization manual **over-leaf**.

1.) The dichotomistic addendum to an approbrative 'interstitial liability is;'



a.) Definitional of a chart, catalog, beneficiary, and pro-notice to that of instinctual liability beheld warranted fire or court in apprehension of post-evidentiary assignable index, for in the catalog, chartable, and non-benefit to a loss in incurrence of the machine/cpu., limitation.

2.) The undeparted addendum to an aprobal relation in 'interstitial coupe of fellow'.

a.) Thus, it is understood the 'proximal identifier is a toxic and non-benign relationship to peer and associability of one free-frustrable non-index swapover for of one and one (as to two) human being(s) in defenistrable and beheld priority to a court of occasion.

b.) Thus, the 6-7-8 manifold relationship is a peer liability for in the 'pro-unbenefiary' when as such, a non-toxicological element is related and a toxic-element.

II.) Section 2.)

Whence, it is related of a complicial and re-sequesterable liability to a non-inter-lenient relationship, the dichotomy is a warranted schedule in peer and priority to non-end, whence as the relationship is a printed, or pre-allocable individual to dichotomy of the tertiarial clase.

III.) Tertiarial Clause.

1.) Thus, whence as a departed element of the self, is re-prioritized to an effectual verbal and co-assignable index of vocal inflection, the aspirative relation is a free fricative, whence as the diagnositical chart reproves to the beneficiarial relation of the liability to the forebeknownst, then of the prior relationship [sic.] of a derivative machine taxonomy, in chart, and graphical relationship.

a.) So, as 'to' is the emotive expression of conference, as to relate of the righted possibility of a untrepidated approach, command of issue, and liability to a priority notice.

b.) Therefore, to salianate the dichotomy, requires a reversal unto the liability of the one in re-appropriation of an evidentiary theivery, on behalf of those sequesterable, without limitation or of bias, to communal priority on behalf of registrable arts, acts, and liabilities of estruability for in the beheld priority to a notice to **written word**.

The conclusion is that the end effectual is a violation of precursatory intention to the avoidance, (non-retentive) & of a clause in bearing to a violation of all such pre-categorical law(s) of precedent.

## Security and Securable Addage Priority Patent Amendationary Rights Statute Bill...

i.e. [sic. pater].

As any intimated mutual and unilateral commitment to friendship and diplomatic overwatch', in relation to a mutual 'alias' and 'handedness' retireable leaves a non-compounded residue, and Cu/Tn classifier, the Id and Re.Rb 'complexification of a materials-conjecture is without any suppliant notion of a mixed homologous and unidirective to a cross council of arts\* and estruability (on behalf of a *now and then* held guardian to a people, in classifier of a Governer).

The state of New Mexico, has reported by a 'true Qualifier' process [sic. blind] the parts and assembly in relation to 'N' and 'J' a relationship of cross acquity in relationship to the beheld and at the behest of a native API code and relationship of cross-correlative of a Ph. Lithmus and lie-detection event of a 'Jay-procedure 22.7(0) to count-excutative process in amperage to ohm.

Thusly, it is imperative, to a [ref.] and referentialism of mushroom and 'rusted tin and tonnage' to interlay a mecurcial super-fund objective without unlimited measureable constrain to pseudo E-W (under a furthermore conjectured self-release to domicility and tenant for in the relation of an embankable purpose) - this purpose, was on behalf of the conscious, living, non-victimized, and willing participance to a ploy, on behalf of the media policy to enfranchise of one, under USPS (and Fed.) interjammed freq. and band. addended subparagraphial in relation. To that of the relationship [red./bk.] the unclassified objective of the security of a nation of states, remained under a pleibus centurium. The relationship of one maximal conjoint disciplinary status, would remain a peaceable [txt.] divergent mnemonic basis of Cu 'Copper' poisoning for a neurological conditional unsuppliant (provided) evidence of physiobehavioral schizoid debate.

That of the non-biological agencies, were, and are provided no-awareness of controversy, thus, the choice, to provide of a withheld itemization of 'stolen id.' and 'visa-unknown or missing' and 'mail-inexpressive upon return' is a cross lateral conditional to a true minor and True Majority consensus view, to freedom from a pleibus unnaturalized of citizen, and works beyond example and measure, of deficit to incurrence of un beholden goods. The cross example is an illegality of a person's and belief in a naturalized onurrence to the process of an implementation of an objection within boundaries unto a objector, (central id.) - thus, in-duo, the centralized agency is a peaceable amendation with the machine, in relation to naturalizable pseudo and non-Q [ad.] disclosure of itemization in a cross-exemplary of principle and acknowledgeable embarkment and policy disclosure to a freed and naturalized right to experimentation, unwithheld, (wit.) of the remark of a self-pure-explanatory basis of argumentation to accusation of drug abuse.

The conditional insuppliant is the notion by which life may be protectively securable of fire and ice, to the condition of status of an eventual stabilizing co-factor to the agency of weather and familial heritage of a passing to conjecture of a return to nature, and the amends by and of a people, to the exchangeable rights and estruals of

dispute in remainder ['resid.] for of empathy on behalf of animal-right(s) and handicapped individuals, the process of renewal was a cross-visa of proxy to 'track'. With the expiry of the cassette, the introductive policy of one choice, for in a man, beheld on behalf of a people without due policy of a system of checks, balances, and effectual choices, to representative, the postal system, and economical 'via-cc.' remained a closed-eviction to a statute of disestablishmentarianism to a false system of beneficiary.

With these "as I declare" *rights-withheld*, there is alternative by the provided basis of an non-inoxyic agency of interruptive (material evidentiary (studied with care) and material physical biochemically adaptative agent co-assignable to immunology and the relationship of behavioral psychological theorem of psychology. The relationship of a biohesthetic, is a Sativa & Detalus.

### **Titled Intimation of Court in Arson and Impredication of a Witness**

Sojourning by in yet a recollective non-notificier, to intimation of regression, the counter-policy is a non-situ-habius, in intimation of a cross-arch-juris (prudentially suppliant categorical default of peer and routine in amendable basis of a non-two-fold intimation without ancillary witness, in defraudmanship or persuasion to intimate connectives of a lie for in forebearable accreditary predication of a false-entitlement.) [?] T|F

Counterpolicy to a note upon a notificier, of intimation of a plausible regressability condition and co-conditional suppliant note to progression in wonton, war, act(s) of trade, and interdeputed council is provisional unsuppliance, (then) *it-holds in persuasion to counter and cohort of court in prudence* of the hallowment of the relation of an unscaved and prohibitive dislicence of their period-fault.

Thus, to-admit (II.) a portention to reminder is to grieve in substratum what is for fault alternatively provisio an acclaim of releaseable contrast, in fire, for of arson, in the priority to the period of the proselective amended dialog per a peer of war and court martial. Thus, arson during a proprietary enfranchisement in disambiguability is an unreleaseable contritional disavowed but protended falsely-injurious penalty to the relationship of savalgement of a life, per perjury in major or grand-arts. (F|T) [over.\*] *In courts of provisional suppliance, the fuel of the fire for in first cession is unamended to fire.*

As of such (I.-III.) the per-perjury surcharge and intimation in levity of a chance for proclivity is a table of proceeding to the large and minor return of a cross-council ancillary unsequestered witness, as to furthermore, wherein such hallowments betray, the substantive remark is that a priority to the relation of the request per the providentially suppliant official or note of progress requires inspection per a datum, on a reportive basis.

Following from what is reprudiated on behalf of one's self-council is inadmissible but of the surgeon general, and acclaimed provided naturalized services on behalf of one's progression, outlisting the progression of a

disentitlement to motivation of serviceable amends, and righting for in the act of un-intentional harm, a disavowal of the official to note of ancillary progenitor. This conditionally suppliant basis, apportionately reprobates the official to a standing of ancially provisional witness, in amends during times outlasting.

Then, provided we (\*a majority) hold a consensus, the antiquantied reationship of an amends, for in a served policy of detail\* (at disjunctively formative case and evidentiary catalog) is to amend in priority if and only if there is a couplable qualifier for the cost of the entitled proceeding, however minor, or debated, in the treasury of the council per the payee and proceeding in an apparent relationship of fire and motivation or procedure to arraign.

This difficulty is overlentient when as such there is a note in proceeding (to be disambiguated from preceeding a-progression) to a (True) charge of violation of property rights, in the amended or priority relationship of a portion (intercongruent of basis) in loss of life or limb, without what is withstanding, the relation of one to peer's is intermanagerially a court-amends process in proceeding of an affidavit.

Following a relationship of unpropertied itemization in theivery is undisambiguable under acts and entitlements, for then in proceeding from the 3-29 categorical to the 855-112 to a '20' folded manual offensiveness in capitulary of an entitlement (held in emnity of it's foreignable or locale of regional debate in economic forfeiture of a class-action for in neither) – *of a witness in council*, [*provisional*] to a suppliant noted progression. Thus, to reprieve an amends, requires the counterpolicy in mate and unparative council, in major-proceeding.

To unpatriotized offense, the capital surgical motion is to amend in priority of a transpirative key and reliable prudishly beheld mean of capital trust via fiduciary but of entitlement beyond the means of the 'menuable and manual' oversight of a two-carriage on behalf of ancillary conjecture (unnotiarized in fiduciary reprobate to counter-policy on 'scale of mean numerical index in catalog'), for proviso a given of receipt of the basis of the intended amends formatively held in inquireable basis.

Thus, provisional a two counter council in amended progression, the ancillary mutual oversight of one to a reprobatively misheld congruency entitles a case catalog of restorative mixed-process and proceeding, but of courts of arraignment of co-adoption of means of payment, in schedule and priority, with the intimable check in council of a 5'2'-13'19' in relationship of unamended assumptive a forfeit but of 27-26.4-18.5:2.2 [170 basis] to consecutive proceeding in counter policy of remission of default.

The appellate basis then of a shared exponency to entitlement of a cash-key-exchange process and procedure is to amend the basis by a naturalization of service, in request per the viewing of the progression in either sense of hearing or sightedness. Neither then ancillary witness can but leave unprovisional a relation of leaning lesser so to the court [*on-count*] of-objection, or ancillary repeal, in it's foundation.

This is as the appointee of the session of the relation of 'phone and receipt' is a shared procedure, for that of the amended (T|F-\*e) priority to effective and effulgently-disavowed actions of intention to procuratively amend a session of undefined payment schedule and process for actions of repeal of function of debtor and debt. This amends to the process the ungrieved, (in forementionable detail) do not acclaim of a falsely held facilitation of regression beyond the point of an unamendable actionable license. Thus, to acclaim of works, in counter-council, is a reliable basis of defensibility in a court in proceeding in action of non-injunction *to the defense and on behalf said witnesses* – whether insturmental or not (themselves) – *however owing due the propretied relation and uniqueness of the case suppliant basis*.

Finally, in-purview, the cost-effective relationship is an unamended 5<sup>th</sup> heirarchy on behalf of an amended society, to which the amendable \*given is a commonality of exchange of monetary unit, of a standard non-fungible form, in the portion of a **\*material** progression, or via a displacive unitary means of one, in pathwise extremum of but-two catalog(s) in-evidentiary the exchange of a digital token.

Thus, credit is unassuring for the means of the full capacibile means of the unitary and scheduled basis of free-entitlement to savings and allowance, but provisional of what is suppliant to a pre-qualified and precursatory entitlement to acclaim of an action of fault for measure or injunction to default, in sessions exceeding 300 dollars. This function, administrates the action of a motion of a notary-effective word and letter of progression, in unvioable terms, the acclaimed work valiative to a cost in a conversative basis, to the inter-debated congruency of righted progression of economy prioritizes a selective action to reprudiate, without immediacy to an action of abeyance from criminal prosecutoriness. The advantage is null and void, for the qualification that items must be without an uncreated process in material goods, services, and trade.

## Determined Truth Valiative Mean

For a 'condition' of a predicate, statistics and probability do-not-lie of the predicate conditional as suppliant to a notion of the instanced, via experiential truth. Therefore, taxonomies in secondary *precedent* of following and it's authoritarian bearing, are the verification of one unto a mutual and unilateral historical reprudiated basis or it's forfeiture, it's admissibility of argumentative basis, and allocable mean to an instance of verified trust, and the notion of liability to dialectic, from which a hypothetical is validly affordant to means of a determined truth value.

Therefore, the absolution of argumentative and historical truth of a presentment of identity and it's relation to the truth of a witness, of it's validity in terms of fact.

Thus, decimation and pluralism, sequentially co-administratively disjunctively lay for of one 'and' as an implored interpretative consolation a reprimanded entitlement with priority to pro-selectively (-) bias.