

BILL OF RIGHTS
(4 JUL 2024)

Premises (All Articles)

P1. BY WAY OF "Public Internet", PREMISE IS EFFECTED:

The Bill of Rights must be able to effect the restoration of public order by way of public power.

P2. BY WAY OF "Principle of Potentiation", PREMISE IS EFFECTED:

The Bill of Rights has to decide if we enjoy a right to exist— if so, it must fashion a mechanism that ensures we survive.

P3. BY WAY OF "Plasticity at Fulcrum", PREMISE IS EFFECTED:

The Bill of Rights has to ensure that self-determination is a meaningful endeavor.

P4. BY WAY OF "Future Awareness", PREMISE IS EFFECTED:

The Bill of Rights has a duty to overcome blanket force.

Military Premises (Article III)

MP1. BY WAY OF "Quickening the Dead End", PREMISE IS EFFECTED:

The military has a duty to ensure resources are spent in a useful way.

MP2. BY WAY OF "Militarizing the Genome", PREMISE IS EFFECTED:

The military has a duty to ensure the populace is resilient enough to serve.

MP3. BY WAY OF "Future Discretion", PREMISE IS EFFECTED:

The military has a duty to defer to the discretion of the persons who fill the gap.

MP4. BY WAY OF "The Tom Brady Principle", PREMISE IS EFFECTED:

The military has a duty to detect infiltration and respond with lethal force thereto.

ARTICLE I: FREEDOM OF EXPRESSION, ENSURANCE OF CONTINUATION

A. You have the right to unimpeded thought, expression, and communication and the duty for your communication to be congruent with factuality.

B. You have the right to hold a belief in good faith, even a belief with minimal material support, but not the right of force to enjoin others who don't share the same belief.

C. You have the right to file a grievance and to obtain the relief thereof; and, if it proves too problematic to air a grievance or effect its relief, you have the right to the de facto ruling. Finally, if the assertion of a right you are entitled to obtain is totally frustrated because of precedent so ordained, you have the right of quashment with prejudice to throw off any such offending precedent.

D. As long as you have a substantive amount more to give, you have a right to effect the means of survival, unless you prefer to effect blanket force instead.

ARTICLE II: SELF-DEFENSE AND SELF-DETERMINATION

A. You have the right to be free from situations and scenarios that leave you defenseless, unless you are rightfully the cause of said defenselessness. You enjoy the right to the least amount of force required to successfully resolve a given situation in an otherwise lawful way and the right to possess those things that would enable you to effect said force.

B. You have the duty to forcibly throw off illegitimate forcefulness and to defend people from the destruction of their potential and an obligation to ensure the survival of the people necessary to the continuation of the future.

C. You have the right to defend justly acquired property with lethal forcefulness, and the duty to let property subject to the satisfaction of judgment, save for an irreplaceable thing. You have the right to throw off a judgment if it had effected sheer forcefulness without proper cause, including coercion to insolvency.

D. Every person has a right to assert their own legitimate will for life and a duty to forcibly factionalize the powers to be whence life devolves to being a thing rather than a choice.

ARTICLE III: MILITARY: WAR AND SURVIVAL

A. There is a need to heal a trauma as well as to hasten a dead end, and the way is not an addiction to a reactive hurt, but an infliction resembling the trauma so sustained inflicted upon a subject who is no longer relevant to the continuation of the current time line.

B. You have the right to your Real Personality R, and the duty to the Chisel C effected against the False Personality F. If X states Grievance G in a Tautologically Complete Quantification TCQ and Order O is congruent to TCQ by principle of eye for eye then X has the right to effect O with Absolute Force. The Ordinary Power P are the Objective Voices of the Union of the Greatest Compatible Set of Elements, effected everywhere except upon proof as to Artificially Induced Causation thereof.

C. The demand of today must not impinge upon the potential of tomorrow. A reason shalln't suffice whence it constitutes a needlessly destructive transformation. A trolling shalln't be the basis of a relationship unless X so affected is subject to Article 3, Section A. A mind and body shall be in harmony with the beat of nature whence in optimal health and neurotic and/or psychotic whence strenuously hurt. If X functions as a need, but X is not a need then X cannot be compelled on two-fifteenths or more of the days in a given quarter. A person who is inherently good, inherently valuable and inherently necessary to the future shall quietly enjoy the right to absolute discretion as to the means of effecting the continuation of the future save for that discretion which harms a similarly situated person. X who willfully creates a gap shall not tread upon Y who fills that gap except where Y is the cause of the tread.

D. In a life or death scenario, X can effect six successful cooperations per minute given an absolute maximal effort. If after three minutes, X can only effect twelve successful cooperations despite proof of X having given absolute maximal effort then Y belonging to said life and death scenario for whom it cannot be proven that Y acted with absolute maximal effort are suspect and must be treated as infiltrators.

ARTICLE IV: PERSONHOOD, PROPERTY, DIGNITY AND DISCRETION

A. Dignity is a hunger for the journey, the seeds of which are below the belt: It manifests as the Primal Directive which are the intimate manifestations of self, physically, emotionally and sexually and the Tribal Directive which is the collective transformation of consciousness in a band of brothers.

B. Discretion is a measure of duty, power, value, and liability divided into eight mutually exclusive modes of a nested hierarchy: Equilibrian, Guardian, Future, Militant, Essential, General, Limited and Contingent. A Person is born into the General Discretion and retains this mode until it is proven another mode is more appropriate. An Equilibrian counters the break down. A Guardian guards Futures from succumbing to the break down. A Future is inherently valuable and inherently resilient in all perceivable timelines. A Militant is inherently resilient in all ordinary timelines. An Essential is inherently essential to the value of an economy or operation of a necessity. A General is an inherently ordinary Person. A Limited is an inherently limited Person. A Contingent is a Subject whose survival is contingent upon doing or being subject to the will of its owner. A Default in the Duty of one's Discretion leads to the assignment of the next lower Discretion, but a Default on Contingent Discretion is punished by death pursuant to Article 3, Section A and cannot be appealed if there is no factual discrepancy in the Claim of Default.

C. Property is one of the following five things: A Bullion, A Conception, A Debt, An Effect or A Hingement. A Bullion is defined as a physical good of sufficiency for which a bartering can be assured without the need of entangling in any further alliance. A Conception is defined as the value of the intelligence so instantiated into the thing that supplies material effect. A Debt is a legally enforceable Demand for a Future Obligation. An Effect is a Property that must be Specialized to a specific Person or Subject. A Hingement is a Hypothetical Property held in length and in quality so long as Claim C and Duty D shall enjoy a lawfully maintained conjunction thereupon.

D. A Person is a being of non-negligible intelligence capable of non-trivial duty and self-sustainment. An Entity is the Hingement of a Person. Unless the identity of a Person constitutes a trolling or total obfuscation of truthhood, said Person has the right to be free from unreasonable searches and seizures. If a Person has a lawful reason for the denial of a fact, and if this reason can be construed to exclude a compulsion to produce a given Effect, then said Person has a right to deny the existence of said Effect. The Age of Consent to Sex occurs at the time of the first documented case of automatic arousal; that is, arousal from non-sexual stimuli. If X can consent to sex and X was seeking sex and X obtained sex then said sex was consensual except upon empirical evidence to the contrary. A Person has a right to any choice that leaves other Persons free of consequential damages from said choice and the duty of Debt for consequential damages sustained to self from said choice.

ARTICLE V: PROTECTIONS FROM UNJUSTIFIED FORCE

A. You have the right to be disjoined from the liability of an action if you are not the cause of the action because you are compelled to effect the action against your will, but you have the duty to make every admission that's expected of your mode of Discretion.

B. You have a duty to remedy the causes of preventable negligence, unless the chosen negligence of a dead end is greater. If you believe you are unlawfully confined for a reason of behavioral health, you have the right to the color perception test; and, if the test evidences a Global Assessment of Function (GAF) for which a confinement order cannot be sustained, you must be discharged immediately.

C. If a cause of absolute negligence is sustained and perpetuated and without lawful recourse, you have the right to the force that ends said absolute negligence and freedom from the liability of said force.

D. Unless you are betting on a person's death or total disablement of free will or you are acting in so manipulative a way that I won't have to hear another word you say, you have the right to be free from the Automatic Assertion of the En Banc Claim. During an Ordinary Claim, you have the right to Service and Discovery. If Proof of Service is falsified, you have a right to a Counter-Claim. If Discovery is willfully false, you have the right to argue for criminal negligence.

ARTICLE VI: PROCESS OF JUSTIFIABLE FORCE

A. The Automatic Decider is the Decider of first resort, a Judge is the Decider of second resort, and a Jury is the Decider of last resort. The Decision Process involves entertaining a Claim C or Plea P such that Findings F follow from C or P and resolve C or P, either permanently or temporarily, by way of Relief R or Sublet S of R that follow from F.

B. A Claim C involving Collective Equivocation CE is a case of Precedent and shall be evaluated as a Specialized Claim requiring Specialized Arguments For Relief. A case of Precedent cannot issue Relief R by way of automatic force, but only the Sublet S of R with automatic force that is necessary and sufficient to cover the need of Claimant(s) during the course of Due Process. Except for a Person or Subject therethen in breach of Article 5, Section D, said Person or Subject has the right to effect Relief R or Sublet S of R of Claim C or Plea P with automatic force according to Findings F of Automatic Decider such that, by way of reductio ad absurdum, F must follow from C or P.

C. A Claim shall be Assessed for Liability and assigned its according Mode of Due Process, as follows: (I) Ordinary: Hypothesized Liability and Arguably Defensible Liability; (II) Summary: Arguably Indefensible or Non-Vacatable Liability or Sustained Absolute Negligence; (III) De Facto: Chilling Subversion of a Lawful Process or End-To-End Negligence with Aggravating Events of Conjoiment Therein; (IV) Post Factoral: Empirically Exacting and Provable By Way Of Reductio Ad Absurdum.

D. The right to an Appeal or Motion of Reconsideration shall continue in full force and without limitation in the Ordinary Mode of Due Process unless or until it is demonstrated that (I) A Ruling must be Finalized, (II) No More Appropriate Ruling Exists or (III) All Truthful Characterizations Have Been Exhausted and the Ruling Established is Appropriate and Cannot Be Strengthened. There is also a Right to an Appeal of Last Resort in any of the following circumstances: (IV) The Unbridgeable Gap, (V) A Provable Factual Discrepancy of Material Import, (VI) An Unheard Extraordinary Defense that Vacates Liability or (VII) The Miscarriage of Due Process.

ARTICLE VII: AIRTIGHT QUANTA OF JUSTIFIABLE FORCE

A. Given Proof of Potentiation PP such that X effected to be Limited Thing LT could in fact be Enhanced Thing ET, the Permissible Trespass PT effected against X is the force sufficient to transform X from LT to ET.

B. Given that Z finds that X is necessary to Y, Z must grant X to Y, unless Z finds that Y must be denied life; therethen, instead, Z denies life to Y.

C. Given that the conjoiment MEF of Entity E, Force F and Manifestation M can be restated as Indefensible Cause of Action ICA, X has the right to the Chisel C that forcibly factionalizes E and freedom from the liability thereof.

D. Given Claim C, Consequences of Claimant of C's Doings CCD, Hypothetical Facilitation HF of C and Actualized Facilitation AF of C: Then, if by way of Reductio Ad Absurdum RAA, Decider D proves that HF cannot be transformed to AF because CCD counters HF, therethen, because D must decide to believe CCD instead of HF, D must also automatically dismiss C.

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ARTICLE VIII: LIMITS OF JUSTIFIABLE FORCE

ARTICLE IX: EXPERIENTIAL LEARNING ALGORITHMS

ARTICLE X: EQUILIBRIAN LEARNING ALGORITHMS