FILED Ryan Stephen Ehrenreich 1 6241 Freedom Lane 2 NOV 2 5 2020 Citrus Heights, CA 95621 CLERK, U.S. DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA (916) 334-1413 4 ryanse@gmail.com 5 Plaintiff in Pro Per 7 UNITED STATES DISTRICT COURT 8 for the 9 Eastern District of California, Sacramento Division 10 11 12 **Plaintiff** Case No.: 2:20-cv-02215-JAM-13 KJN (PS) Ryan Stephen Ehrenreich, in his capacity as a Write-In Candidate for Plaintiff's OBJECTIONS TO 14 the 2020 U.S. Presidential Election MAGISTRATE JUDGE'S FINDINGS AND RECOMMENDATIONS VS. **Defendant** 15 Hearing Date: Time: Michael Watson, in his official Judge: John A. Mendez capacity as Secretary of State for the Courtroom: State of Mississippi 16 17 TABLE OF CONTENTS 18 I. INTRODUCTION......2 19 II. STANDARD OF REVIEW.......10 20 III. OBJECTIONS TO FINDINGS OF LACK OF MERIT......11 21 22 Illa. Merit of Plaintiff's Case and Controversy......11

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| 25 | I. INTRODUCTION | |
| 26 | Plaintiff Ryan Stephen Ehrenreich does herby register his objections to | |
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| 28 | IFP and Staying Case; and Findings and Recommendations to Dismiss | ; |

- with Prejudice", which was signed and dated November 13, 2020, filed
- November 16, 2020, and served to Plaintiff on November 18, 2020. In this
- document, Plaintiff provides his objections, enumerates arguments in
- 4 support of said objections, proposes remedies for resolving said objections,
- 5 and specifically requests that the Court disregard Magistrate Judge's
- 6 findings and recommendations and schedule a hearing for Plaintiff's Motion
- 7 for Summary Judgement as soon as possible.
- 8 But before doing so, Plaintiff notes clearly that the issue he brings to the
- 9 Court is about States that currently allow Write-In Voting subsequently
- choosing to invalidate, not count, or otherwise not report already cast
- Write-In Votes by invoking state-level statutes (e.g. Miss. Code Ann. § 23-
- 15-365) to arbitrarily exclude said Write-In Votes from counting and
- reporting processes. In an effort to more sharply define this issue going
- forward, Plaintiff will change his chosen term for referring to such statutes
- from "Write-In Restriction Statutes", as he refers to them in his Motion for
- Summary Judgment, to "Write-In Vote Exclusion Statutes", as this term
- places extra emphasis on the State's exclusion of said Write-In Votes.
- Also, before addressing the Magistrate Judge's findings and
- recommendations on a point-by-point basis, Plaintiff first notes to the Court

- that the Magistrate Judge attempts to attack the merit of Plaintiff's Case by
- arbitrarily mischaracterizing said Case as "frivolous", "malicious",
- 3 "insubstantial", "implausible", "foreclosed by prior decisions", "completely
- devoid of merit", "essentially fictitious", "obviously frivolous", "obviously
- without merit", "unable to [be] cure[d]" etc. without ever offering specific
- 6 proof that Plaintiff's Case actually suffers from any of these defects, which
- 7 it does NOT. Particularly, Magistrate Judge uses the words "frivolous" and
- 8 "frivolity" numerous times, with the clear intent of conditioning the Court to
- 9 accept said mischaracterization, thus masking the weakness of Magistrate
- 10 Judge's own arguments.
- And what prior Case Law does Magistrate Judge use to support these
- 12 blatant mischaracterizations?
- Magistrate Judge cites four irrelevant opinions. Two of these four opinions
- support state-level restrictions on Ballot Access in regards to the political
- party nominating process, and in one of these two, Magistrate Judge fails
- to differentiate between "Write-In Petitions" and "Write-In Votes" in applying
- the Opinion to Plaintiff's Case (see Section IIIa for more on this). One of
- these four opinions supports a State's authority to prohibit Write-In Voting
- entirely. The last of these opinions discusses a plaintiff's expenses in

- relation to maintaining his herd of goats, as well as other expenses, in
- deciding whether or not to grant his request to proceed in Forma Pauperis,
- which the Court ultimately rejects. But in issuing said rejection, the Court
- 4 clearly states "while not deciding whether Plaintiff's complaint is frivolous",
- thus taking no official position on the subject matter of the case. See
- 6 Williams v. Oklahoma, 2016 WL 7665657, at *2 (W.D. Okla. Feb. 23,
- 2106). This is hardly a conclusive body of Case Law, and does nothing to
- 8 show that Plaintiff's Case is frivolous, which it is NOT.
- 9 More importantly, none of these cases address the Controversy of this
- 10 Case, wherein the State of Mississippi, having ALREADY PROVIDED
- Voters with the means to cast Write-In Votes DIRECTLY ON STATE
- BALLOTS, subsequently REFUSES to count and report said Write-In
- Votes. Simply put, any State's failure to count and report votes that were
- cast validly in accordance with the instructions printed on the ballot is
- definitely NOT a frivolous, foreclosed, insubstantial, or fictitious matter.
- On this matter, Plaintiff unwaveringly objects to Magistrate Judge's
- mischaracterizations of his Case as such. Furthermore, Plaintiff asserts
- that Magistrate Judge offers his findings and analysis in such a poorly
- reasoned and inaccurately supported manner as to appear, whether

- intentionally or not, to be arguing nakedly on behalf of Defendant, who, as
- 2 Secretary of State of the State of Mississippi, has ample legal resources to
- mount his own defense. Plaintiff questions whether Magistrate Judge is
- 4 revealing bias against Plaintiff via this behavior and whether such bias and
- 5 behavior is becoming of a United States Magistrate Judge.
- 6 Additionally, Plaintiff notes that Magistrate Judge justifies his
- 7 recommendation to dismiss Plaintiff's Case by offering erroneous
- statements as to the quality of said Case, employing phrases such as
- 9 "plaintiff would be unable to cure the above-mentioned deficiencies through
- 10 further amendment", "granting leave to amend would be futile", "no
- amendment can cure the defects", and "leave to amend need not be
- granted when further amendment would be futile" with the clear goal of
- denying Plaintiff an opportunity to remedy any deficiencies so as to dismiss
- Plaintiff's Case without the Court ever hearing Plaintiff's arguments.
- One may wonder why Magistrate Judge would make such a concerted
- effort to deny Plaintiff opportunity to be heard. Plaintiff proposes that
- Magistrate Judge is doing so not because Plaintiff's Case is at all deficient,
- but instead because Plaintiff's Case is so sufficient and substantial as to
- force the Court to issue an Opinion on a matter where it has been reluctant

- to do so in the past. On such a matter, it is much easier and much more
- 2 politically palatable for the Court to punt on the matter entirely.
- 3 Plainly noting the aforementioned reluctance of the Court, Plaintiff
- 4 unwaveringly objects to Magistrate Judge's efforts to deny a decision on
- 5 Plaintiff's subject matter. Furthermore, Plaintiff notes that by virtue of
- 6 Magistrate Judge not offering even one single specific amendment that he
- 7 recommends that Plaintiff should make to his Complaint, that Magistrate
- 3 Judge recognizes the vast merit and incontrovertible strength of Plaintiff's
- 9 Complaint and Motion for Summary Judgement. Magistrate Judge implies
- there are innumerable weaknesses to Plaintiff's filings, but the inability of
- 11 Magistrate Judge to illustrate even one specific instance of such weakness
- proves that Magistrate Judge is instead employing misrepresentation,
- mischaracterization, and erroneous statements to grossly and unfairly
- deride the merit of Plaintiff's Case. As a result, Plaintiff questions whether
- Magistrate Judge is allowing his bias against Plaintiff to influence his
- actions and/or succumbing to political pressure, as he attempts to provide
- the Court with an avenue to punt on such an important, yet politically
- inconvenient, matter.

- 1 If the Court doubts Plaintiff's above description of Magistrate Judge's
- behavior or the merits of Plaintiff's Case, Plaintiff asks the Court to consider
- 3 one question:
- Under the rights granted to Voters by the U.S. Constitution and upon
 the State of Mississippi WILLFULLY CHOOSING to provide Voters
 with the means to cast Write-In Votes on Official State Ballots, does
 the Court then consider it acceptable for the State of Mississippi to
 SUMMARILY INVALIDATE ALL of said WRITE-IN VOTES, and to do
 so WITHOUT WARNING said Voters that said INVALIDATION will
- Plaintiff asserts that, under the entire body of U.S. Law and U.S. Court

ALMOST CERTAINLY OCCUR?

- Legal Precedents, it is not possible for the Court to answer "Yes" to this
- question and still maintain its integrity, legitimacy, and credibility as a U.S.
- 14 Court of Law.

10

- Also, Plaintiff notes that Magistrate Judge's own document submits to the
- legal principle that Government has a Duty to Warn before summarily
- denying to a Citizen the rights that said Citizen is granted under the U.S.
- 18 Constitution. Evidence of this comes in Magistrate Judge's warning to
- 19 Plaintiff that failure to file and serve objections "within fourteen (14) days

- after being served with these findings and recommendations" (i.e. by
- December 2, 2020) may result in Plaintiff losing his right to appeal. Just as
- 3 Magistrate Judge must warn Plaintiff of said filing deadline for said filing
- deadline to be held as legally enforceable, the State of Mississippi must, at
- 5 the very least, warn Voters that Write-In Votes are unlikely to be counted
- 6 prior to summarily discarding said validly cast Votes in the counting and
- 7 reporting processes.
- 8 Though, Plaintiff asserts, based on arguments previously provided in his
- 9 Motion for Summary Judgment and re-iterated in this document, as well as
- other arguments provided in response to Magistrate Judge's findings and
- recommendations, especially in regards to Dixon v. Maryland State
- Administrative Board of Election Laws, 878 F.2d 776 (4th Cir. 1989) and
- Bush v. Gore, 531 U.S. 98 (2000), that even such a warning would not be
- enough for the State of Mississippi to cure the unconstitutionality of Miss.
- 15 Code Ann. § 23-15-365.
- But regardless of whether the Court ultimately agrees with Plaintiff on this
- last point, if the Court were to dismiss Plaintiff's case out-of-hand, without
- even holding a single hearing on this matter, such a course of action would
- present a grave miscarriage of justice. Simply put, if Plaintiff, in his capacity

- as a very meaningful and substantial Write-In Candidate in the 2020 U.S.
- 2 Presidential Election (see Section IIIb, Vh, VIII, and IX below), is blocked
- from bringing this matter to the Court for a decision due to the Court's
- 4 blanket application of the word "frivolity" to Write-In Candidates, it is hard to
- 5 imagine that ANY future Write-In Candidate would ever meet the Court's
- 6 threshold for substance that the Court deems necessary to provide such a
- 7 decision. Plaintiff would then ask the Court: "If all Write-In Candidates are
- summarily denied access to the U.S. Court system on the grounds of
- 9 'frivolity', is our Nation's democratic process actually real?"

10 II. STANDARD OF REVIEW

- 11 This Court's standard of review is de novo, as stated under 28 U.S.C. §
- 636(b)(1)(C): "A judge of the court shall make a de novo determination of
- those portions of the report or specified proposed findings or
- recommendations to which objection is made."
- Additionally, Plaintiff asserts that the Court must apply Strict Scrutiny in
- reviewing this Case, as he explains in Sections IIIb and Vh below.

1 III. OBJECTIONS TO FINDINGS OF LACK OF MERIT

- 2 In reviewing Magistrate Judge's attempts to attack the merits of Plaintiff's
- 3 Case, Plaintiff distills Magistrate Judge's attempts to deride his Case into
- 4 three key questions:
- 1) Do Plaintiff's Case and the Controversy therein merit a decision from the Court?
- 2) Does Plaintiff merit consideration by the Court as a "real" Candidate
 in the 2020 U.S. Presidential Election?
- 3) Does Plaintiff's Requested Relief merit consideration by the Court as
 appropriate Relief for such a Case?
- In all three of these questions, Plaintiff prevails as incontrovertibly
- meritorious. Plaintiff will now demonstrate to the Court exactly how this is
- 13 SO.

14 Illa. Merit of Plaintiff's Case and Controversy

- Before rebutting Magistrate Judge's specific case citations, Plaintiff notes
- that said case citations mainly address two irrelevant questions, namely: 1)
- whether a State may restrict the set of Candidates that are specifically
- enumerated on said State's Official Ballots (i.e. restrict Ballot Access), and

- 1 2) whether a State may uniformly prohibit the casting of Write-In Votes on
- 2 said State's Official Ballots.
- In his Case, Plaintiff brings to the Court an entirely different question,
- 4 namely: "Upon a State providing the means for Voters to cast Write-In
- 5 Votes on said State's Official Ballots, is it constitutional for said State to
- subsequently treat said Write-In Votes as any less valid than Votes cast for
- 7 Ballot-listed Candidates (i.e. candidates who appear as specifically
- 8 enumerated options listed on said State's Official Ballots)?" This distinction
- 9 draws a sharp contrast between Case Law that is relevant to Plaintiff's
- 10 Case and Case Law that is not. It also reveals how, in promoting irrelevant
- questions, namely questions #1 and #2 above, Magistrate Judge
- irresponsibly conflates said irrelevant questions with Plaintiff's question
- about whether States that have already chosen to allow Write-In Voting are
- subsequently obligated to count and report Write-In Votes.
- Furthermore, in proving the merits of Plaintiff's Case for the purpose of
- objecting to Magistrate Judge's findings and overcoming Magistrate
- Judge's dismissal and closure recommendations, Plaintiff must only show
- the merit of a special case of said question for consideration by the Court,
- namely: "Upon a State providing the means for Voters to cast Write-In

- 1 Votes on said State's Official Ballots, is it constitutional for said State to
- subsequently treat said Write-In Votes THAT WERE CAST IN
- 3 ACCORDANCE WITH THE INSTRUCTIONS DIRECTLY PRINTED ON
- 4 THE BALLOT as any less valid than Votes cast for Ballot-listed
- 5 Candidates?" The Court must acknowledge the merit of answering this
- 6 question, as failure to do so would allow the States unlimited backdoor
- 7 means for violating U.S. Election Law by refusing to count and/or report
- 8 Votes cast by Voters in accordance with the instruction given to said Voters
- on their ballots, but later rejected in counting and reporting processes by
- means of arbitrary restrictions imposed by state-level statutes, of which the
- 11 Voter was never made aware.
- In attempting to diminish the Court's subject matter jurisdiction over
- Plaintiff's questions, to which Plaintiff objects, Magistrate Judge cites cases
- affirming a state's statutory authority over matters of Ballot Access (i.e.
- restrictions on which Candidates qualify for direct listing on a State's ballot)
- and Political Party nominating processes, particularly in regards to Primary
- Elections. Such cases include Am. Party of Texas v. White 415 U.S. 767,
- 18 781 (1974) and McMillan v. New York Bd. of Election, 234 F.3d 1262 (2d
- 19 Cir. 2000). These cases are entirely irrelevant to deciding the outcome of
- 20 Plaintiff's Case, as Plaintiff never sought Ballot Placement, never officially

- challenged any Ballot Access Statutes, and never officially challenged any
- 2 aspect of any Political Party's nominating process.
- Furthermore, on this last point about Political Party nominating processes,
- 4 it is critical to note that, in citing his chosen Case Law in regards to
- 5 Plaintiff's Case, Magistrate Judge confuses the concept of a "Write-In
- 6 Petition" (i.e. a petition to allow Write-In Voting for a specific Contest for
- 7 Office, as described in ELN § 6-164 and governed by the requirements of
- statutes such as ELN § 6-136 and ELN § 6-166) with the concept of a
- 9 "Write-In Vote" (i.e. a Vote cast by a Voter using a state-provided Write-In
- Option for a specific Contest for Office on an Official State Ballot). This
- confusion, if accidental, shows such a degree of sloppiness in Magistrate
- Judge's analysis that said analysis is so irreparably flawed as to render it
- useless and meaningless to the Court. If this confusion is purposeful, said
- confusion is outright fraudulent. Regardless, it would be highly irresponsible
- for the Court to perpetuate this confusion and conflation of these totally
- separate issues by accepting Magistrate Judge's findings and/or
- 17 recommendations.
- Additionally, Magistrate Judge's Case Citations all seem to use a much
- lower level of scrutiny in their review than Plaintiff has repeatedly requested

- on this Case (see Sections IIIb and Vh of this document). In the Court
- deciding what constitutional expectations should be placed upon a State
- when said State willfully chooses to allow Write-In Voting, Plaintiff has
- 4 given ample and convincing arguments for the application of Strict Scrutiny
- in his Motion for Summary Judgment. He further re-iterates those
- arguments in this document. These arguments necessitate that the Court
- y use a much higher level of care in resolving Plaintiff's question than was
- 8 used to resolve the questions posed in Magistrate Judge's cited Case Law.
- 9 Furthermore, Magistrate Judge inaccurately positions McMillan v. New
- 10 York Bd. of Election, 234 F.3d 1262 (2d Cir. 2000) as relevant to Plaintiff's
- 11 Case by describing this Opinion as "affirming district court's sua sponte
- dismissal of write-in candidate's challenges to New York state election laws
- on grounds of frivolity". In this Opinion, the Court did make passing
- reference to the concept of "Write-In Petitions", which Plaintiff has already
- clearly differentiated from the concept of "Write-In Votes", in describing two
- out of three of Mr. McMillan's cases as "challeng[ing] the constitutionality of
- New York Election Law § 6-136, which requires write-in candidates to
- collect 15,000 signatures". This passing reference proves that this Opinion
- has no bearing on Plaintiff's Case, as it addresses Write-In Petitions, not
- Write-In Votes. Also, Plaintiff notes that no decision was ever rendered on

- those cases, as they were dismissed, so they offer no answers to Plaintiff's
- 2 questions.
- Furthermore, in affirming the District Court's dismissals of Mr. McMillan's
- 4 three cases, the United States Court of Appeals for the Second Circuit
- stated as justification "We find no merit in his appeal. This Court has upheld
- the signature requirements of New York Election Law § 6-136 as part of a
- 5 ballot access scheme that is reasonably tailored to meet the state's
- 8 legitimate interest in assuring that candidates have a reasonable modicum
- of support, and in preventing fraud and voter confusion." This justification is
- totally irrelevant to and has no bearing on Plaintiff's Case as it addresses
- the topic of Ballot Access, which seems to mainly apply to Mr. McMillan's
- third case about his name not being place on the ballot, which Plaintiff has
- already explained is a separate matter. Additionally, in supporting said
- justification, the Court cites Prestia v. O'Connor 178 F.3d 86 (2d Cir. 1999),
- which is an Opinion that specifically supports the State of New York's
- requirement for Write-In Petitions prior to allowing Write-In Voting in
- 17 Political Party state nominating processes, which is again irrelevant to
- Plaintiff's Case, as the State of Mississippi has already willfully chosen to
- provide the means to cast Write-In Votes on Official State Ballots.

- 1 Furthermore, Plaintiff did try to access the filings for Mr. McMillan's original
- three cases in the Court's electronic records system and in Westlaw, but
- his searches indicated those records either were removed or were never
- 4 published. Even without these records, Plaintiff notes that, based on the
- 5 matters involved in Mr. McMillan's cases as described in the above
- 6 Opinion, specifically challenges to Write-In Petition requirements for the
- 7 New York Democratic Party Primary and its related nominating process, it
- 8 is unlikely that Mr. McMillan arguments ever addressed the stark
- 9 differentiation between requirements for Ballot Access and requirements for
- the counting and reporting of Write-In Votes. Even if he did somehow
- include this differentiation in some manner, it was clearly not central to his
- case, as it would have been mentioned in the Opinion if it was. In either
- event, this Opinion does not provide the Court grounds to prevent Plaintiff
- from arguing said stark differentiation now in Plaintiff's Case.
- 15 The Court always has as its first duty to uphold the law, rather than uphold
- any prior precedents. This is especially true when said precedents have
- been erroneously introduced via the extremely poor quality of analysis on
- the part of a Magistrate Judge. To this point, if a new Plaintiff brings new
- and better arguments to the Court, the Court has a responsibility to rectify
- 20 any deficiency in past reasoning in a prior decision, especially when said

- prior decision fails to properly consider the full scope of the issue being
- decided. In this Case, said stark differentiation offered by Plaintiff now
- 3 provides the Court with sufficient justification to thoughtfully and prudently
- 4 consider this issue, and furthermore, necessitates that the Court issue a
- 5 decision on Plaintiff's Case.
- 6 Additionally, Magistrate Judge's references to cases about matters
- 7 involving Write-In Voting, including Burdick v. Takushi, 937 F.2d 415, 419
- 8 (9th Cir. 1991) and Williams v. Oklahoma, 2016 WL 7665657, at *2 (W.D.
- 9 Okla. Feb. 23, 2106), are loosely topically relevant, but entirely irrelevant to
- deciding the outcome of Plaintiff's Case.
- In citing Williams v. Oklahoma, 2016 WL 7665657, at *2 (W.D. Okla. Feb.
- 23, 2106), Magistrate Judge cites an opinion in which the Court takes no
- position on the particular case under consideration, but instead chooses to
- deny the plaintiff's Request to Proceed In Forma Pauperis (i.e. the plaintiff's
- fee waiver request) on conditions specific to that plaintiff's life situation.
- However, in this Case, Magistrate Judge has approved Plaintiff's Request
- to Proceed in Forma Pauperis, and Plaintiff asks the Court to issue a
- decision on this specific Case, which is the opposite situation of Magistrate
- 19 Judge's cited case.

- Furthermore, in citing Burdick v. Takushi, 937 F.2d 415, 419 (9th Cir.
- 1991), Magistrate Judge does unintentionally prove that Plaintiff's Case is
- meritorious. To understand how, first note that this Opinion finds that States
- are NOT obligated to provide the means for Voters to cast Write-In Votes.
- 5 Specifically, the State of Hawaii chose not to provide such means, a voter
- subsequently sued to obtain such means, and the Court decided that the
- 7 State of Hawaii could choose whether or not to provide such means. To
- 8 this date, to the best of Plaintiff's knowledge, the State of Hawaii never has
- 9 provided the means to cast Write-In Votes on Official State Ballots and,
- 10 furthermore, continues to choose NOT to provide said means by choosing
- to explicitly NOT include any Write-In Options for Contests for Office listed
- on Official State Ballots (see Exhibit P below).
- 13 Conversely, by choosing to include the means to cast a Write-In Vote for
- each specific Contest for Office on Official Mississippi State Ballots (see
- Exhibits I, N, and O from Plaintiff's original Complaint), the State of
- Mississippi has willfully decided to grant Voters in the State of Mississippi
- the right to cast Write-In Votes. No U.S. Law or Legal Precedent forced the
- State of Mississippi to provide said means for Write-In Voting, rather the
- State, at some point in its history, willfully chose to do so itself.

- At the point at which a State chooses to grant Voters the ability to cast
- 2 Write-In Votes, said State places itself in a totally separate category from
- those States protected by Burdick v. Takushi, 937 F.2d 415, 419 (9th Cir.
- 4 1991), which protects prohibitions on Write-In Voting. Instead, the States
- 5 that do grant Voters the ability to cast Write-In Votes place themselves
- 6 under the purview of Dixon v. Maryland State Administrative Board of
- 7 Election Laws, 878 F.2d 776 (4th Cir. 1989), which is cited within Burdick v.
- 8 Takushi, 937 F.2d 415, 419 (9th Cir. 1991) in the Court differentiating
- 9 "between a person's right to participate equally in the election of those who
- govern and a person's right to try to influence the election process", as well
- as Bush v. Gore, 531 U.S. 98 (2000), which established the Uniformity
- Principle. These precedents, taken together, clearly obligate a State that
- has chosen to grant its Voters the ability to cast Write-In Votes, to
- subsequently count and report said Write-In Votes, just as said State would
- count and report Votes cast for Ballot-listed Candidates.
- To make this point perfectly clear in application to Plaintiff's Case, if the
- 17 Court holds Burdick v. Takushi, 937 F.2d 415, 419 (9th Cir. 1991) as valid
- precedent, in the future, the State of Mississippi may choose to prohibit
- Write-In Voting and refrain from printing Write-In Options on Official State
- 20 Ballots. However, given that the State of Mississippi DID ALREADY publish

- Write-In Options on Official State Ballots for each Contest for Office in the
- 2 2020 U.S. General Election, the State of Mississippi MUST count and
- report Write-In Votes cast using those means. Because the State of
- 4 Mississippi CHOSE to publish said Write-In Options of its own volition, the
- 5 State thus GRANTED Voters the right to use said Write-In Options, and so
- 6 the State OBLIGATED itself to treat Votes cast for Write-In Candidates
- 7 using said Write-In Options equally to Votes cast for Ballot-listed
- 8 Candidates.
- 9 To support this obligation, Plaintiff notes that the Opinion in Dixon v.
- Maryland State Administrative Board of Election Laws, 878 F.2d 776 (4th
- 11 Cir. 1989) established that Voters have a First (1st) Amendment right to
- have their Write-In Votes included in the counting and reporting processes.
- In this Opinion, the Court clearly states: "Maryland's refusal publicly to
- announce the vote totals of non-certified write-in candidates squarely
- implicates these concerns. For, almost invariably, those who cast write-in
- votes are expressing support for persons other than major party
- candidates, whose names normally appear on the ballot. Indeed, in many
- cases write-in voters may be backing persons who are not even running for
- office, in effect expressing the comment 'A plague o' both your houses.'
- Such dissident voters are no doubt aware that, as efforts to achieve the

- actual election of their favorites, their votes probably will be without effect.
- Nonetheless, these voters cast their ballots as they do, in the hope,
- however slim, that their votes will succeed as efforts to propagate their
- 4 views, and so increase their influence. Our system of government accords
- the expression of this hope the status of a protected right." See Dixon v.
- 6 Maryland State Administrative Board of Election Laws, 878 F.2d 776 (4th
- 7 Cir. 1989).
- 8 In addition to the First Amendment obligation to count and report Write-In
- 9 Votes specified in Dixon v. Maryland State Administrative Board of Election
- Laws, 878 F.2d 776 (4th Cir. 1989), the State of Mississippi is in violation of
- the prohibition on fees as a prerequisite for performing said counting and
- reporting specified therein, as the State of Mississippi willfully fails to
- provide uniform official notification in a cost-free manner about the status of
- conditions that are used under Miss. Code Ann. § 23-15-365 to determine
- the validity of Write-In Votes. By failing to provide this information, the State
- of Mississippi imposes an implicit fee on Candidates and Voters by shifting
- the cost and burden of maintaining access to said information to said
- 18 Candidates and Voters. On this matter, the Court is clear: "In our view this
- injury is of great magnitude. The refusal to report a vote because it is cast
- 20 for a candidate who has not paid a filing fee (or demonstrated his inability

- to pay) and become certified completely undermines the right to vote.
- 2 Voters voicing their preference for such a candidate have this right of
- political expression taken away from them when the State refuses to make
- 4 their votes public. This is no different in effect from refusing to allow them to
- 5 cast their ballots in the first place." See Dixon v. Maryland State
- 6 Administrative Board of Election Laws, 878 F.2d 776 (4th Cir. 1989).
- 7 Additionally, by not warning Voters before summarily discarding their Write-
- 8 In Votes, the State of Mississippi violated the Duty to Warn Principle that is
- 9 well established and supported in U.S. Law. And by disregarding its Duty to
- Warn Voters about the likelihood that their Write-In Votes would NOT be
- counted, the State of Mississippi violated the Due Process Clauses of the
- Fifth (5th) and Fourteenth (14th) Amendments to the U.S. Constitution.
- Additionally, the Opinion for Bush v. Gore, 531 U.S. 98 (2000) necessitates
- that, under their Fourteenth Amendment rights imparted by the Equal
- Protections Clause, Voters have the right to have Write-In Votes treated
- equally in the counting and reporting processes, as said Opinion prohibits
- unequal treatment of Voters who cast Votes in the same election. This
- prohibition of unequal treatment is commonly referred to as the Bush v.
- Gore Uniformity Principle. In establishing this Uniformity Principle, the

- Court considered "The question before us, however, is whether the recount
- 2 procedures the Florida Supreme Court has adopted are consistent with its
- 3 obligation to avoid arbitrary and disparate treatment of the members of its
- 4 electorate." Subsequently, the Court answered itself by clearly stating "The
- 5 right to vote is protected in more than the initial allocation of the franchise.
- 6 Equal protection applies as well to the manner of its exercise. Having once
- 7 granted the right to vote on equal terms, the State may not, by later
- arbitrary and disparate treatment, value one person's vote over that of
- another." See Bush v. Gore, 531 U.S. 98 (2000). Plaintiff notes to the Court
- that the question that Plaintiff has raised in this Case is directly answered in
- this statement by the Court, which yields a result that is undeniably and
- unwaveringly in support of Plaintiff's position on the matter.
- Additionally, Plaintiff notes that for a Voter to actually cast a Vote, said
- Voter must have Candidates for whom they may Vote. Without any
- 15 Candidates, it is impossible for a Voter to cast a Vote. By nature of this
- inextricable relationship between Voters and Candidates, where both are
- necessary for each other to exist, Plaintiff asserts that all U.S.
- 18 Constitutionally-conferred voting rights and Voting Rights Laws that protect
- a Voter's right to have said Voter's Vote counted and reported also confer
- the right upon a Candidate to have Votes for said Candidate's Candidacy

- counted and reported. Under this logic, any abridgement of a Voter's First,
- 2 Fifth, Fourteenth, or other Amendment voting rights also abridges the
- 3 implicitly conferred right of the Candidate under said Amendment.
- 4 Furthermore, if the State of Mississippi did NOT want to count and report
- 5 Write-In Votes, it should have maintained a prohibition on Write-In Voting
- and should NOT have printed Write-In Options on Official State Ballots. By
- 7 including a Write-In Option for each Contest for Office listed on Official
- 8 Mississippi State Ballots, and especially by NOT warning Voters of any
- 9 statutory conditions that might affect the counting and reporting of said
- Write-In Votes, and further, by NOT informing Voters of the current status
- of conditions on a Contest-by-Contest basis throughout the election
- process, the State of Mississippi has undeniably offered Mississippi Voters
- the right to cast Write-In Votes of their choosing. Undoubtedly, many of
- said Voters have accepted said offer from the State of Mississippi and have
- further exercised said right by using the Write-In Option on at least one
- 16 Contest, thus producing an obligation to count and report said Write-In
- 17 Votes.
- This point is fundamental to U.S. Contract Law, as the State of Mississippi,
- by nature of its actions, effectively made the following offer to Voters: "If a

- potential Voter performs the action(s) necessary to register to vote and/or
- 2 maintains the conditions of a prior registration to vote, the State of
- 3 Mississippi will provide said Voter with an Official Ballot that contains the
- 4 means to cast Write-In Votes." Thus, any validly registered Voter in the
- 5 State of Mississippi, by nature of creating or maintaining their registration
- status for the 2020 U.S. General Election, was contractually due the right to
- 7 cast Write-In Votes in said General Election.
- 8 Finally, Plaintiff objects to Magistrate Judge's mischaracterization of
- 9 Plaintiff's Motion for Summary Judgment as premature and asks the Court
- to consider the whole body of arguments Plaintiff puts forth in regards to
- additional Fifth and Fourteenth Amendment obligations to count and report
- Write-In Votes, which still stand as completely unrefuted and totally valid, in
- deciding the merits of Plaintiff's Case. To irrefutably solidify this point,
- Plaintiff includes a synopsis of said arguments in Section V of this
- 15 document.

16 IIIb. Merit of Plaintiff as a Candidate

- 17 In mischaracterizing Plaintiff's Case as fictional, frivolous, malicious,
- insubstantial, implausible, and obviously without merit, Magistrate Judge is
- also attacking the merit of Plaintiff's Candidacy in the 2020 U.S.

- 1 Presidential Election as much as he is attacking the merit of Plaintiff's
- 2 Case.
- 3 Essentially, Magistrate Judge is seeking to portray Plaintiff as a schemer
- 4 who uses his status as a Candidate to enact an unnecessary lawsuit to
- 5 punish the State of Mississippi out of a malicious intent. This
- 6 mischaracterization could not be further from reality.
- 7 Rather Plaintiff was a very serious Candidate who proposed a vast number
- 8 of innovative, well-thought-out, exceptional solutions to a multitude of
- 9 critical problems facing our Nation as a whole. In proposing these solutions,
- he Tweeted them to the most powerful U.S. Politicians of our current time,
- as well as all major U.S. Media Outlets that cover politics (see Additional
- Exhibits in Sections VIII and IX of this document).
- 13 Was there any reciprocal goodwill for such a serious effort to bolster the
- well-being of the Nation? No, there was not.
- Instead, Plaintiff's Candidacy was ignored, and very possibly suppressed
- 16 (see discussion of possible "sandboxing" in Section VIf below). Plaintiff
- suspects this is largely because of his advocacy for Price Supports, his
- efforts to repeal TANF and replace it with a Modern Price Support for
- Labor, and his statement that "AFDC created the Middle Class", which

- were quite likely to have been perceived as too inflammatory for the
- 2 existing power structures to accept.
- 3 But regardless of the reason why this situation occurred, the situation itself
- 4 does definitely "restrict those political processes which can ordinarily be
- 5 expected to bring about repeal of undesirable legislation" and does
- 6 definitely "discriminat[e] against 'discrete and insular' minorities", as
- 7 explained in the justification for Strict Scrutiny put forth in United States v.
- 8 Carolene Products Company, 304 U.S. 144 (1938).
- 9 Additionally, Plaintiff has already clearly explained in his Motion for
- Summary Judgment how his efforts to repeal "undesirable legislation" (i.e.
- 11 TANF) and his advocacy on behalf of Poor People as a "discrete and
- insular minority" uniquely require the Court to use Strict Scrutiny in deciding
- 13 his Case (see Section Vh of this document), even though such a standard
- may not have been afforded to other prior cases such as McMillan v. New
- 15 York Bd. of Election, 234 F.3d 1262 (2d Cir. 2000).
- In light of this information, it is necessary to revisit Magistrate Judge's
- mischaracterization of Plaintiff as a schemer, a fraud, or any other manner
- of diminution intended to portray Plaintiff as the greatest ambulance-chaser
- of 2020 U.S. Presidential Candidates.

- 1 Is there any truth to Magistrate Judge's mischaracterization of Plaintiff?
- 2 NO, there is NOT!
- 3 In fact, said mischaracterization could not be farther from the truth. In
- 4 reality, Plaintiff is pursuing his only recourse to advance his goal of
- 5 repealing of undesirable legislation that targets discrete and insular
- 6 minorities. His only path to gaining enough electoral support to advance
- this goal is to challenge existing protectionist Write-In Vote Exclusion
- 8 Statutes in the hopes that the Court will decide that Write-In Votes for his
- 9 Candidacy MUST be faithfully counted and reported.
- Furthermore, his right to pursue this path within the U.S. Legal System is
- one of his fundamental rights under the U.S. Constitution. It is not
- appropriate for the Court to deny him said right on the basis that it would be
- inconvenient for the Court, as well as other institutions and power
- structures of our Nation, to allow him to exercise it.
- 15 If the Court were to punt on the matter that Plaintiff asks the Court to
- decide now, any future person with similar intentions as Plaintiff's would be
- so completely blocked-off from any chance of achieving the level of
- success in electoral results necessary to achieve said person's goals that
- said person would be unlikely to ever enter the race in the first place. As a

- result, the problem that said person would have campaigned around would
- 2 not be addressed, and disillusionment amongst the electorate would grow.
- 3 Plaintiff asserts that this type of disillusionment on a mass scale is how
- 4 Democracies eventually die and Authoritarian Regimes rise to power in
- 5 their place.
- 6 Furthermore, Plaintiff also refutes Magistrate Judge's implication that
- 7 Plaintiff holds malicious intent toward the State of Mississippi. Plaintiff has
- a list of more than 30 other States that he must pursue similar cases
- against if he is to ever have a viable path to achieving any significant
- showing in the results of any future U.S. Presidential Elections. The only
- reason that Plaintiff has started with the State of Mississippi is that he
- deems it his best strategic starting point, which is his prerogative in using
- 13 good legal strategy.
- 14 Additionally, Magistrate Judge derides the specificity with which Plaintiff
- described the constitutional rights infringed upon by Miss. Code Ann. § 23-
- 15-365. On this matter, it is first important to note that Plaintiff was
- instructed by the Court's own Pro Se Complaint Form to "not make legal
- arguments" in describing the nature of his Complaint. Plaintiff should be
- lauded, not derided, for following said instruction and, in accordance with

- said instruction, placing his completely valid and entirely unrefuted legal
- 2 arguments in his Motion for Summary Judgment. Instead of praise,
- 3 Magistrate Judge has criticized Plaintiff for a lack of specificity in his
- 4 Complaint, while at the same time, curiously labeling Plaintiff's Motion for
- 5 Summary Judgment as "premature". Plaintiff notes that it is impossible for
- 6 both of Magistrate Judge's points on this matter to be true.
- 7 Next, it is important to recognize that Candidates are de facto afforded the
- 8 opportunity to argue to the Court in defense of the constitutional rights of
- 9 their Voters, and furthermore, the constitutional rights of all Voters in
- general, especially in matters related to the counting and reporting of
- Votes. For examples, see Bush v. Gore, 531 U.S. 98 (2000), Dixon v.
- Maryland State Administrative Board of Election Laws, 878 F.2d 776 (4th
- 13 Cir. 1989). This is a necessary standard of adjudication, as the burden on
- the Court itself would likely increase to an unbearable level if each
- individual Voter was tasked with the complete defense of their Voting
- Rights. Also, said Voters often have much less access to the information
- and/or funds necessary to prosecute a Case on voting matters in
- comparison to the Candidate(s) that said Voters support.

- Additionally, it is critical that the Court maintains and further protects the
- 2 Candidate's role as an advocate for the constitutional rights of Voters, so
- as to protect the Court from itself behaving in a criminal manner. To this
- 4 point, many States have constitutional requirements for maintaining Ballot
- 5 Secrecy, and some States maintain criminal codes on this matter. For
- example, Cal. Elec. Code § 18564(b) makes any person who "interferes or
- 7 attempts to interfere with the secrecy of voting" liable for felony
- 8 prosecution. If the Court were to eliminate the role of Candidates as
- 9 advocates for Voters and were to force individual Voters to bring suits as
- their only means of recourse for protecting their constitutional rights on
- election matters, thus pressuring Voters to reveal their voting behavior in
- the process of protecting said rights, then the Court could be construed as
- to be behaving in a criminal manner, whether said criminality is legally
- enforceable against the Court or not. This scenario would permanently
- stain the Court's reputation.
- Furthermore, Plaintiff asserts that said Candidate does also have
- constitutional rights under the Due Process and Equal Protections clauses
- of the Fifth and Fourteenth Amendments to the U.S. Constitution to have
- said Votes for said Candidacy counted and reported. These rights are
- established by a substantial body of Case Law that affirms the State's

- obligation to count and report Votes when the Voter's intent can be
- discerned, thus inseparably commingling the rights of Voters and
- 3 Candidates in the counting and reporting of Votes. This obligation is further
- 4 solidified under the Bush v. Gore Uniformity Principle that the Court has
- 5 applied in many decisions. The State of Mississippi has clearly violated
- 6 Plaintiff's rights in this regard.
- Additionally, by offering Voters the ability to cast Write-In Votes, but not
- 8 providing any recourse for Candidates to ever learn whether and how many
- of said Write-In Votes were cast for their Candidacy, States that do NOT by
- default count and report Write-In Votes, including the State of Mississippi,
- do thereby violate the Due Process rights of Candidates under the Fifth and
- Fourteenth Amendments to the U.S. Constitution.
- Violations of these standards clearly harm both Candidates and Voters in
- infringing upon First Amendment rights to free speech. Whether by
- suppressing the free speech of Voters directly, suppressing the free speech
- of Voters via suppressing the counting and reporting of their Write-In Votes,
- or unfairly diminishing the effectiveness of free speech of Candidates by
- lessening the effectiveness of their Candidacies, the harms are clear.
- 19 Additionally, violations of these standards inflict substantial harm on

- 1 Candidates by wasting the time, money, and other resources that said
- 2 Candidate expended during the election season.
- Finally, under the principles of Contract Law, by offering to hold an election
- 4 by popular vote in the first place, a State does thereby solicit Candidates to
- run for office under the promise that, in return, the election process will be
- fair in honoring the intentions of Voters in voting for Candidates of their
- 7 choosing. This situation creates a contractual relationship between States
- and Candidates, such that States MUST honor the intention of Voters in the
- 9 counting and reporting processes.

10 IIIc. Merit of Plaintiff's Requested Relief

- 11 It is the responsibility of Plaintiff to request any Relief that he feels he is
- reasonably and fairly due. Upon deciding this Case, it is the responsibility
- of the Court to make the final determination as to what Relief is
- 14 appropriate.
- All Relief that Plaintiff has requested is fair and reasonable, as it is
- conditioned on the findings of the Court, as well as the findings of
- subsequent Court Ordered reviews of flaws and/or improper administration
- of the 2020 U.S. General Election. Still, if upon deciding in Plaintiff's favor,
- the Court does not find any specific point of Plaintiff's Requested Relief to

- be fair or warranted, the Court can choose to disregard that point at that
- time, as is the purview of the Court.
- 3 Moreover, Plaintiff asserts that it would be a grave miscarriage of justice for
- 4 the Court to deny the hearing of a Case because the Court finds Plaintiff's
- 5 Requested Relief unusual. Plaintiff has demonstrated that his Candidacy
- 6 was an unusual Candidacy (see Sections IIIb, Vh, VIII, and IX of this
- document), as it offered profound and correct solutions to a variety of
- 8 pressing national problems, but was subsequently ignored in the media. An
- 9 unusual Candidacy such as Plaintiff's, which was ignored, possibly
- suppressed, and unfairly blocked from any hope of achieving a strong
- showing by protectionist, unconstitutional state-level restrictions on the
- counting and reporting Write-In Votes, surely necessitates unusual Relief.
- Additionally, Magistrate Judge criticizes Plaintiff's Requested Relief by
- using loaded terminology, saying "Plaintiff prays for a plethora of remedies,
- up through and including preventing the Mississippi secretary of state from
- certifying that state's election results, proportionally reducing the number of
- votes counted in other states, and nullifying the results of the 2020
- 18 presidential election."

- Before specifically addressing Magistrate Judge's points, Plaintiff must
- 2 make clear to the Court that Plaintiff does believe, by nature of his
- 3 consistent public efforts to propose highly relevant solutions to better the
- 4 lives of the citizenry, as well as the clear disaffection of said citizenry with
- both major party candidates, as well as his being ignored by traditional
- 6 media outlets, as well as the lack of reaction to his very relevant and
- 7 meaningful Social Media Posts, that he has received significant and
- substantial, but also anonymous and unpublicized, grassroots support. If
- 9 correct, this support would have translated into a significant number of
- Write-In Votes cast for his Candidacy in the 2020 U.S. General Election.
- 11 The Court may question whether the Plaintiff can prove his beliefs on this
- matter. Plaintiff stipulates that he cannot. He is just one Citizen of very
- limited financial means, without the access to the counting and reporting
- processes that is typically afforded major party candidates.
- 15 The Court may question whether any entity can prove or disprove Plaintiff's
- beliefs on this matter. Plaintiff proposes that ONLY the Court itself has the
- power to prove or disprove his beliefs on this matter, as the Court itself is
- the only entity that can issue a far-ranging enough decision so as to require
- all the relevant States, including the State of Mississippi, as well as any

- other of the numerous States that have refused Plaintiff's requests for Vote
- 2 counting, to count and report Write-In Votes cast in the 2020 U.S. General
- 3 Election. As such, he is depending on the Court to give him a fair hearing
- and, from the results of said hearing, to then determine whether all, some,
- or none of his Requested Relief is appropriate for the Court to order.
- The Court may question whether it is worth the Court's time to hear a case
- where Plaintiff has proven that the subject matter is worthy of a decision,
- 8 but where the Plaintiff's Requested Relief is based largely on said Plaintiff's
- 9 beliefs about what transpired, and where evidence that may confirm said
- beliefs is inaccessible to Plaintiff because State election processes offer
- extremely poor transparency in relation to Write-In Candidates.
- On the aforementioned question, Plaintiff makes two assertions. First,
- Plaintiff asserts that it is the duty of the Court to hear a matter that is worthy
- of a decision, as not doing so unnecessarily and unfairly perpetuates the
- harm inflicted by the lack of a clear ruling on said matter. Second, Plaintiff
- asserts that if his beliefs are correct and the Court chooses NOT to hear his
- 17 Case, then the Court will have made itself a party to the orchestrated
- suppression of the will of Voters who supported Plaintiff's Candidacy,

- leading said Voters to wonder whether any recourse for justice actually
- 2 exists under U.S. Law.
- 3 To Magistrate Judge's particular points, and specifically on his first point,
- 4 "preventing the Mississippi secretary of state from certifying that state's
- 5 election results", Plaintiff understands the importance of concluding the
- 6 2020 U.S. General Election as soon as practically possible. To that end, he
- 7 has proactively provided the Court with all the information it needs to make
- 8 such a decision on this Case in a timely manner.
- 9 However, until the Court decides the appropriate course of action on this
- 10 Case, it is premature for any State that has NOT counted and reported ALL
- 11 Write-In Votes, whether for his or any other Candidacy, to certify state-level
- results for the 2020 U.S. General Election.
- Moreover, this is especially true for the State of Mississippi, which due to its
- connection to this Case via Defendant's formal role as Secretary of State
- for the State of Mississippi, can, in absence of any prohibition on declaring
- results, seek to delay this Case for as long as possible, in the hopes of
- exhausting Plaintiff's resources and depleting his will to continue
- In absence of the injunction that Plaintiff has requested, the Court can
- expect that the State of Mississippi may very likely behave as Plaintiff has

- outlined above to delay this Case in the hopes that it is subsequently
- dismissed via procedural error or that it is terminated via any means other
- than an actual decision. Additionally, the Court should note that the State of
- 4 Mississippi has vast financial and legal resources to do so, while the
- 5 Plaintiff does not have any similar resources to resist. Plaintiff's requested
- 6 injunction is absolutely necessary to resolve this situation and bring the
- 7 incentives of both parties into alignment, promoting a speedy resolution of
- 8 this Case. Should the Court not issue the requested injunction, and should
- 9 Defendant, or the State of Mississippi on behalf of Defendant, behave as
- 10 Plaintiff has previously outlined, by not issuing said injunction, the Court will
- have made itself a party to a grave miscarriage of justice and demeaned its
- own standing as a fair arbiter.
- On Magistrate Judge's second point, "proportionally reducing the number of
- votes counted in other states", his statement misinterprets Plaintiff's
- Requested Relief. Plaintiff never asks the Court to reduce the number of
- votes counted in any State, as Plaintiff seeks ONLY to increase the number
- of Votes counted in ALL States affected by the Court's ruling on this Case
- 18 (i.e. "affected States").

- Plaintiff believes that what Magistrate Judge intended to refer to was
- 2 Plaintiff's request that, under certain limited conditions which show the
- 3 State to be in egregious violation of either an Official Court Order or settled
- 4 U.S. Voting Rights Law, the Court note that such conditions provide the
- 5 U.S. Congress with grounds to exercise Section 2 of the Fourteenth
- 6 Amendment to the U.S. Constitution, though it would specifically be the
- 7 prerogative of the U.S. Congress to decide to do so or not.
- 8 Plaintiff notes that he has structured this point of Requested Relief so as to
- apply evenly to all of the more than 30 States that refuse to count and
- report Write-In Votes for Plaintiff's Candidacy. Additionally, if any particular
- State wishes to preclude the possibility of Congress applying such punitive
- measures to said State, such a State can do so simply by counting and
- reporting ALL Write-In Votes prior to the Court issuing a decision on this
- 14 Case. If a given State chooses to undertake this path of counting and
- reporting Write-In Votes proactively, faithfully, and willfully of its own
- accord, then said State will become immune to that particular point of
- 17 Plaintiff's Requested Relief.
- On Magistrate Judge's third point, "nullifying the results of the 2020
- presidential election", Plaintiff notes that he has conditioned this request on

- the Court first finding that a majority of ballots used in the 2020 U.S.
- 2 General Election suffered in some manner from unconstitutional defect.
- 3 On this point, Magistrate Judge undercuts his own presumption that
- 4 Plaintiff's Motion for Summary Judgment is premature, as Plaintiff
- 5 proactively addressed such criticism by offering prior case law in support of
- 6 his request, namely Dole v. Local Union 317, 711 F. Supp. 577 (M.D. 12
- Ala. 1989), in said Motion. Furthermore, Plaintiff specifically states in said
- 8 Motion that "the Court found that because Local Union 317 did NOT mail
- 9 the instructions for the ballot with the actual ballot, that the union violated
- the required safeguards for ensuring a fair election. As part of the remedy
- for this case, the Court invalidated the election in question, declaring it null
- and void, and mandated a new election be held."
- Given that Magistrate Judge's own arguments necessitate Plaintiff to
- directly quote Plaintiff's own Motion for Summary Judgment that Magistrate
- Judge previously summarily labeled as "premature" and "moot", Plaintiff
- asserts that the Court MUST find that said citation of said Motion proves
- that said Motion is NOT premature and NOT moot, and MUST use
- 18 Magistrate Judge's gross misstatement as evidence that Magistrate
- Judge's logic, reasoning, findings, and recommendations are so inherently

- and irreparably flawed as to eliminate their worth for consideration by the
- 2 Court.

3 IV. LINE-LEVEL OBJECTIONS TO MAGISTRATE JUDGE'S FINDINGS

- 4 In addition to Plaintiff's aforementioned objections to Magistrate Judge's
- 5 mischaracterization of Plaintiff's Case and Controversy, inaccurate and/or
- 6 erroneous statements in advancing the notion that Plaintiff's Case and
- 5 subject matter is already foreclosed upon by prior Case Law,
- 8 misrepresentations about the nature of Plaintiff's Candidacy and
- 9 Requested Relief, and other objections listed in this document, Plaintiff also
- adds the following line-level objections.
- On page 1, lines 21 to 26, Plaintiff objects to Magistrate Judge listing
- conditions warranting dismissal that are irrelevant to Plaintiff's case,
- especially in regard to conditions about monetary relief, as Plaintiff has
- NOT sought any monetary relief. Plaintiff asserts that listing such
- conditions serves no compelling purpose, but only serves to build bias
- 16 against him and his Case.
- On page 2, lines 2 to 7, Plaintiff objects to Magistrate Judge proposing that
- the Court use sua sponte authority to dismiss and close this Case, as said

- sua sponte action is totally unwarranted. Please see Section VIe of this
- 2 document for more explanation of this objection.
- 3 On page 2, lines 12 to 24, Plaintiff objects to Magistrate Judge attempts to
- 4 undermine Plaintiff's claim that the Court has subject matter jurisdiction by
- 5 using quotes from prior cases that condition the Court toward seeing
- 6 Plaintiff's case as "frivolous" or otherwise unworthy of consideration.
- Magistrate Judge clearly attempts to supplement his inability to show
- 8 deficiency in Plaintiff's Case by barraging the Court with loaded terminology
- 9 in the hopes that said terminology predisposes the Court to accepting his
- 10 misrepresentations.
- From page 2, line 25, to page 3, line 4, Plaintiff objects to Magistrate Judge
- again presenting justification for dismissal on the grounds of extreme,
- incurable deficiency that Magistrate Judge's own analysis of Plaintiff's Case
- fails to support (see Section III, especially IIIa, of this document).
- On page 3, lines 8 to 11, Plaintiff objects to Magistrate Judge's criticism of
- Plaintiff's lack of specificity as to how Miss. Code Ann. § 23-15-365 is
- unconstitutional and violates Plaintiff's constitutional rights. Plaintiff was
- clearly instructed "Do not make legal arguments" on the Court's own Pro
- Se "Complaint and Request for Injunction" form, so in trying to honor the

- wishes of the Court, Plaintiff put his specific arguments about the
- 2 unconstitutionality of said statute in his subsequently submitted Motion for
- 3 Summary Judgment, which Magistrate Judge attempts to suppress from
- 4 the Court's consideration by labeling said Motion as "premature" and
- 5 "moot". Plaintiff asserts that Magistrate Judge's own criticism here presents
- 6 incontrovertible proof that said Motion is NOT premature and NOT moot.
- Additionally, on page 3, lines 8 to 11, Plaintiff objects to Magistrate Judge's
- 8 implication that Plaintiff's own constitutional rights must be violated for
- 9 Plaintiff to have standing to raise his Case. Although Plaintiff does assert
- his own constitutional rights were violated (see Section IIIa, IIIb, and
- elsewhere in this document, as well as in Plaintiff's prior submissions to the
- 12 Court), to establish standing to raise his Case, Plaintiff must only show that
- the State of Mississippi's enforcement of Miss. Code Ann. § 23-15-365
- does harm to him and that he needs the Court to act to redress said harm.
- The refusal of the Defendant to count Plaintiff's votes that Magistrate Judge
- cites in these lines of text aptly proves said conditions for standing.
- On page 3, lines 11 to 14, Plaintiff objects to Magistrate Judge's
- misrepresentation of Plaintiff's Requested Relief. Without offering evidence
- or rationale, Magistrate Judge uses inaccurate and loaded language to

- condition the Court toward seeing Plaintiff's Requested Relief as
- 2 unreasonable. In Section IIIc above Plaintiff clearly explains how Magistrate
- 3 Judge errs in his description of said Requested Relief, particularly in
- 4 regards to Magistrate Judge's claim that Plaintiff seeks to reduce the
- 5 number of votes counted in other states, as Plaintiff unwaveringly seeks
- 6 help from the Court to ensure ALL votes are treated equally in the counting
- and reporting processes in ALL states. Plaintiff also clearly explains how
- 8 said Requested Relief is not only reasonable, but also supported by
- 9 precedent, particularly citing the precedent on invalidating elections based
- on lack of proper instructions provided in Dole v. Local Union 317, 711 F.
- Supp. 577 (M.D. 12 Ala. 1989). Additionally, Plaintiff notes the obvious
- precedent for injunctions by nature of the Court providing a standard Pro
- 13 Se form titled "Complaint and Request for Injunction". If injunctions are
- commonplace enough to warrant the Court creating a variant of its
- complaint forms that includes requests for said injunctions outright, then it
- is impossible to construe a request for an injunction as so unreasonable as
- to warrant dismissing a case.
- On page 3, line 16, Plaintiff objects to Magistrate Judge's
- mischaracterization of Plaintiff's Case as "wholly frivolous". Not only is said
- 20 mischaracterization not true, as Plaintiff's Case is in fact incontrovertibly

- meritorious for the multitude of reasons stated in Section III of this
- document, elsewhere in this document, and in Plaintiff's prior submissions
- to the Court, but furthermore, Magistrate Judge subsequently
- 4 misrepresents as supporting this mischaracterization cases that are in fact
- irrelevant to Plaintiff's Case, in the hopes that the Court will uphold his
- 6 mischaracterization.
- 7 On page 3, lines 16 to 18, Plaintiff objects to Magistrate Judge's specific
- statement that "Courts across the country have upheld certain restrictions
- 9 regarding write-in candidacies in a variety of contexts, each of which are
- persuasive on the court's read of plaintiff's baseless legal assertions".
- Magistrate Judge makes this statement, but then proceeds to cites cases
- mostly having to do with Ballot Placement, which is totally separate and
- exactly opposite from Write-In Candidacy. Furthermore, Magistrate Judge
- ignores the fact that when faced with the specific question of whether a
- vote, upon being cast, must be counted and reported, the Court
- consistently and unwaveringly sides with Plaintiff in holding that said vote
- MUST be counted and reported when the intent of the voter can be
- reasonably discerned. The Court holds this opinion generally in Bush v.
- 19 Gore, 531 U.S. 98 (2000), specifically in regards to Write-In Votes in Dixon
- v. Maryland State Administrative Board of Election Laws, 878 F.2d 776 (4th

- 1 Cir. 1989), and in other cases as well. None of Magistrate Judge's citations
- 2 indicate in any way that a State should be allowed to discard an already
- 3 cast Write-In Vote that was cast using means provided by said State on
- 4 said State's Official Ballots. Given the irrelevance of Magistrate Judge's
- 5 citations, it is highly irresponsible of him to subsequently use the phrase
- 6 "plaintiff's baseless legal assertions", as it reveals clear bias against
- 7 Plaintiff, portrays Magistrate Judge as an advocate of the Defendant, and
- s conditions the Court to misperceive the merits of Plaintiff's Case, of which
- 9 said Case is incontrovertibly meritorious (see Section III of this document
- 10 for in-depth explanation of merit).
- On page 3, lines 18 to 22, Plaintiff objects to Magistrate Judge's citation of
- 12 Am. Party of Texas v. White 415 U.S. 767, 781 (1974) as relevant to
- Plaintiff's Case. The cited Opinion addresses matters of signature
- requirements, Ballot Access, Ballot Placement, and Political Party
- nominating processes, especially in regards to Primary Elections. To cite
- passages from this case that express general sentiments as somehow
- supporting the notion that the State of Mississippi is not obligated to count
- and report Write-In Votes is highly inaccurate and professionally
- irresponsible. Furthermore, Magistrate Judge proposes no standard or
- bright-line test for differentiating between "invidious discrimination", which

- 1 "offends the Constitution", and other unspecified forms of discrimination,
- which Plaintiff surmises that Magistrate Judge finds constitutionally
- 3 acceptable (see Section IIIa of this document).
- 4 On page 3, lines 22 to 25, Plaintiff objects to Magistrate Judge's citation of
- 5 Burdick v. Takushi, 937 F.2d 415, 419 (9th Cir. 1991) as relevant to
- 6 Plaintiff's Case. The cited Opinion addresses matters of whether a State is
- 7 constitutionally obligated to provide the means for Voters to cast Write-In
- 8 Votes on Official State Ballots. In this Case, Plaintiff takes no official
- 9 position on this question, but does note that based on his own personal
- experience in the 2020 U.S. Presidential Election, that he finds much of the
- rationale provided by the Court in justifying this Opinion to be overly rosy
- and lacking truth in relation to reality. Plaintiff does note that he considers
- unrestricted Write-In Voting a necessity for holding a real democratic
- election. Plaintiff also notes, that he in no way pressured the State of
- Mississippi to provide Write-In Options for each Contest for Office on
- Official State Ballots and that the State of Mississippi did choose to provide
- such means of its own volition. The question Plaintiff asks the Court to
- decide is, upon the State of Mississippi choosing to provide the means to
- cast Write-In Votes and in absence of any warnings to Voters that any such
- Write-In Votes would most likely be discarded, whether the State of

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- Mississippi is by nature of its actions subsequently OBLIGATED to count
- and report said Write-In Votes. Plaintiff offers a multitude of reasons why
- 3 said obligation does in fact exist in Section III and V of this document (see
- 4 Section IIIa of this document).
- 5 On page 3, lines 25 to 27, Plaintiff objects to Magistrate Judge's citation of
- 6 McMillan v. New York Bd. of Election, 234 F.3d 1262 (2d Cir. 2000) as
- 7 relevant to Plaintiff's Case. The cited Opinion mostly addresses matters of
- 8 Ballot Access and Ballot Placement, with passing reference to the matter of
- 9 signature requirements for Write-In Petitions, which are petitions to a state
- requesting the use of Write-In Voting on a contest-by-contest basis. Neither
- this Opinion, nor Prestia v. O'Connor 178 F.3d 86 (2d Cir. 1999) cited
- therein, ever provide any indication that the Court would support treating a
- Write-In Vote, once cast, as any less valid or valuable than a Vote for a
- Ballot-listed Candidate in the counting and reporting processes (see
- 15 Section IIIa of this document).
- Additionally, on page 3, lines 25 to 27, Plaintiff objects to Magistrate Judge
- proposing that McMillan v. New York Bd. of Election, 234 F.3d 1262 (2d
- 18 Cir. 2000) offers justification for the Court to undertake sua sponte action to
- terminate this Case, as said sua sponte action is totally unwarranted.

- Please see Section VIe of this document for more explanation of this
- 2 objection.
- On page 3, line 27, to page 4, line 1, Plaintiff objects to Magistrate Judge's
- 4 citation of Williams v. Oklahoma, 2016 WL 7665657, at *2 (W.D. Okla. Feb.
- 5 23, 2106) as relevant to Plaintiff's Case. Magistrate Judge cites the Court
- as "noting the frivolity of plaintiff's claims against the election officials of
- various states concerning a write-in candidacy". This description is at best
- 8 inaccurate, and at worst, outright fraudulent, as the Court clearly states
- 9 "while not deciding whether Plaintiff's complaint is frivolous" as it proceeds
- to deny Mr. Williams request for a fee waiver (see Section IIIa of this
- 11 document).
- On page 4, lines 1 to 2, Plaintiff again objects to Magistrate Judge's
- portrayal of Plaintiff's Requested Relief as "wholly frivolous" for reasons
- already addressed above and in Section IIIc of this document.
- On page 4, lines 2 to 3, Plaintiff objects to Magistrate Judge's
- recommendation for dismissal. At this point in his findings, Magistrate
- Judge has cited 4 irrelevant Opinions and resorted to name-calling
- diminutions to support his mischaracterization of Plaintiff's Case. If the
- 19 Court accepts this incredibly weak standard as justification to dismiss a

- case, the Court may use said standard as justification to dismiss any case.
- 2 Plaintiff asserts that in order to justly dismiss a case, the Court must have
- 3 actual reasons that said case is not worth hearing.
- 4 Additionally, on page 4, lines 1 to 3, Plaintiff objects to Magistrate citing
- 5 cases that imply that Plaintiff is failing to state a Claim or is stating a Claim
- that is not redressable. This Case centers on the State of Mississippi's
- 7 unwillingness to count and report Write-In Votes for Plaintiff's Candidacy in
- 8 the 2020 U.S. Presidential Election. It is NOT Plaintiff, but Defendant who
- has the evidence about how many such Write-In Votes exist (i.e. the
- measure of the harm or injury). Said evidence is inaccessible to Plaintiff,
- and Plaintiff asserts that lack of production of said evidence is highly
- unconstitutional. Furthermore, ONLY the Court can order Defendant to
- produce said evidence by ordering points #1 through #5 of Plaintiff's
- Requested Relief. Additionally, Plaintiff warns the Court of the historic
- importance of this Case, based on the very likely possibility that he was
- "sandboxed" on Social Media for the duration of the 2020 U.S. Presidential
- 17 Election (see Section VIf for more on this specific objection).
- On page 4, lines 4 to 6, Plaintiff objects to Magistrate Judge's assertion that
- 19 "the record here shows that plaintiff would be unable to cure the above-

- mentioned deficiencies through further amendment". At this point in his
- findings, Magistrate Judge still has not offered one specific amendment that
- 3 Plaintiff should make to cure any deficiency of his Case, thus clearly
- 4 indicating the strength of Plaintiff's Case. If Magistrate Judge had offered a
- 5 specific amendment, Plaintiff would consider it on its merits. But in absence
- of any proposed amendment, Plaintiff asserts that this statement exposes
- 7 more of Magistrate Judge's loaded language intended to condition the
- 8 Court to blindly accept his findings.
- 9 On page 4, lines 6 to 7, Plaintiff objects to Magistrate Judge's assertions
- that "granting leave to amend would be futile". In absence of any examples
- of what Plaintiff should amend, were he granted leave to amend, it is
- impossible to determine that leave to amend would be futile. Furthermore,
- Plaintiff asserts that there is no clear need to amend, as his Case is
- incredibly strong on as currently specified and described. Still, in his
- 15 Proposed Remedy in Section VII of this document, he does propose
- amending his original filing to include the First Amendment to the U.S.
- 17 Constitution in the list of U.S. Civil Statutes relevant to his Case, as the
- First Amendment is the grounds used in Dixon v. Maryland State
- Administrative Board of Election Laws, 878 F.2d 776 (4th Cir. 1989), which

- provides strong support for Plaintiff's assertion that the State of Mississippi
- is OBLIGATED to count and report ALL Write-In Votes.
- 3 On page 4, lines 8 to 14, Plaintiff objects to Magistrate Judge's finding that
- 4 Plaintiff's Motion for Summary Judgment is "premature" and "moot". Recall
- that Magistrate Judge already expressed a desire for Plaintiff to have
- offered more specificity in describing how Miss. Code Ann. § 23-15-365
- violates his constitutional rights, but Plaintiff was instructed to NOT make
- legal arguments in the Court's own Pro Se Complaints forms. So clearly,
- 9 Plaintiff's Motion for Summary Judgement makes the connections that
- Magistrate Judge so clearly desires, but Plaintiff was instructed NOT to
- make. So, when this point is taken together with the incontrovertible merit
- that Plaintiff has proven for his Case, clearly Plaintiff's Motion for Summary
- Judgment is highly relevant and deserves a hearing as soon as possible.
- On page 4, lines 16 and 17, Plaintiff does NOT object to Magistrate Judge's
- order that his Motion to Proceed in Forma Pauperis is granted, but instead,
- wishes to note for the record that he thanks Magistrate Judge
- wholeheartedly for granting this fee waiver.
- On page 4, lines 18 to 22, Plaintiff does again object to Magistrate Judge's
- mischaracterization of his Case on grounds previously mentioned,

- specifically that Magistrate Judge has yet to offer any relevant case
- 2 citations or proposed amendments that in any way reduce the importance
- and merit of the matter Plaintiff is bringing to the Court. Specifically,
- 4 Magistrate Judge has yet to show in any way that the State of Mississippi is
- any less obligated to count and report Write-In Votes as it is to count and
- 6 report Votes for Ballot-listed Candidates.
- 7 On page 4, lines 23 to 27, Plaintiff objects to each of Magistrate Judge's
- 8 three recommendations to the Court. Specifically, 1) Plaintiff objects to the
- 9 recommendation to dismiss his Case with prejudice, as no grounds to do
- so have yet been offered by Magistrate Judge; 2) Plaintiff objects to the
- recommendation to deny Plaintiff's Motion for Summary Judgement, as
- Plaintiff has offered ample unrefuted arguments to support the necessity of
- the Court issuing a decision on his Case as soon as practicably possible;
- and 3) Plaintiff objects to the recommendation to close his Case for these
- same reasons. Additionally, Plaintiff expands upon these objections in
- Section VI of this document so as to more thoughtfully and completely
- explain Plaintiff's objections stated here.
- On page 5, lines 1 to 8, Plaintiff objects to the standard fourteen day
- deadline being applied to Pro Se parties, as it takes significant time and

- effort for a Pro Se party to research the matters necessary to prepare
- objections. Additionally, Plaintiff expands upon this objection in Section VIc
- 3 of this document.
- 4 On page 5, lines 1 to 8, Plaintiff also objects to the implicit fee imposed on
- a party proceeding in Forma Pauperis by requiring physical service to all
- parties, as Plaintiff was instructed by the Court's own Clerk's Office that the
- 7 U.S. Marshalls do NOT serve objections to findings and recommendations.
- 8 Additionally, Plaintiff expands upon this objection in Section VId of this
- 9 document.

10 V. RELEVANT ARGUMENTS FROM PLAINTIFF'S MOTION

- In his Motion for Summary Judgment, Plaintiff has offered a variety of very
- specific and still totally unrefuted arguments that explain exact reasons why
- 13 Miss. Code Ann. § 23-15-365 is an unconstitutional state-level statute.
- 14 These arguments strongly support the necessity for the Court to issue a
- decision on this Case.
- Additionally, Magistrate Judge's own yearning for more specificity from
- 17 Plaintiff's original Complaint and the Court's own instruction to Plaintiff to
- NOT make legal arguments in said Complaint combine to promote the
- relevance of Plaintiff's Motion for Summary Judgment. Based on this

- situation, Plaintiff feels obligated to provide a summary of his arguments
- 2 contained therein in this document.
- 3 Plaintiff will attempt to be brief in summarizing these arguments by distilling
- 4 said arguments to their core. To this end, when Plaintiff mentions
- 5 "unconstitutionality" in the sub-headings below, he means to refer to the
- 6 unconstitutionality of Write-In Vote Exclusion Statutes that prevent the
- 7 counting and reporting of already cast Write-In Votes.
- 8 Va. Simple Rationale for Unconstitutionality
- 9 As far as Plaintiff is aware, the best definition of the words "vote" and
- "voting" for use in this Case is offered in the Voting Rights Act of 1965,
- specifically in Voting Rights Act of 1965, Pub. L. 89-110, 79 Stat. 437 §
- 13(c)(1). In terms of the right to vote, this definition places equal
- importance on registering voters, casting ballots, and counting and
- 14 reporting said ballots.
- Additionally, the Bush v. Gore Uniformity Principle prohibits the unequal
- treatment of votes cast in the same election.

- 1 Plaintiff asks the Court to combine the definition of the word "vote" from the
- Voting Rights Act of 1965 with the Bush v. Gore Uniformity Principle and
- 3 consider the resulting obligations of States that allow Write-In Voting.
- 4 Specifically, Plaintiff asserts, that when taken together, this definition and
- this Uniformity Principle require States that offer any form of Write-In Voting
- 6 to treat Write-In Votes equally with how they treat Votes for Ballot-listed
- 7 Candidates. Therefore, the State of Mississippi, as well as any other State
- 8 that allows any form of Write-In Voting, is obligated to count and report
- 9 Write-In Votes. Not doing so violates Due Process, Equal Protections, and
- prohibitions on abridging the right to vote provided in the Fifth and
- 11 Fourteenth Amendments to the U.S. Constitution.

12 Vb. Extended Rationale for Unconstitutionality

- Plaintiff notes that the definition of the words "vote" and "voting" in the
- Voting Rights Act of 1965 uses the word "ballot" multiple times, but fails to
- explicitly define the word "ballot".
- Plaintiff requests that the Court use its power of interpretation to interpret
- the word "ballot" and provide a definition for use in this Case. Plaintiff also
- offers to the Court his own definition of "ballot", based on his knowledge of

- 1 U.S. Statutory Law and U.S. Legal Precedents, for the Court's direct
- acceptance or use as inspiration for the Court's own definition.
- 3 Based on this knowledge, Plaintiff has identified four requirements that he
- 4 asserts that a ballot must meet for said ballot to be constitutional under
- 5 U.S. Law. Under Plaintiff's proposed definition, a ballot must be 1) Clear
- 6 (i.e. provide Clarity to Voter), 2) Well-Defined, 3) Self-Contained, and 4)
- 7 Secret by default. Additionally, Plaintiff offers ample references to statutes,
- 8 precedents, and legal principles to support these requirements in his
- 9 Motion for Summary Judgment.
- 10 Under these requirements, any Ballot that does not provide CLEAR
- instructions about the effects of Write-In Vote Exclusion Statutes on the
- counting and reporting of Write-In Votes in unconstitutional. Plaintiff notes
- that Miss. Code Ann. § 23-15-365 does NOT offer such instructions.
- However, if a Ballot does provide said CLEAR instructions, but the State's
- Write-In Vote Exclusion Statutes make use of any Off-Ballot Resources in
- determining the validity of any Write-In Votes for inclusion in the counting
- and reporting processes, then said Ballot is no longer SELF-CONTAINED.
- 18 Based on Plaintiff's proposed requirements of CLARITY and SELF-
- 19 CONTAINMENT, a State that provides any means to cast Write-In Votes is

- obligated to count and report ALL of said Write-In Votes, as not doing so is
- 2 unconstitutional because it abridges the right to vote.

3 Vc. Unconstitutionality of Literacy Tests

- 4 Any state-level statute that requires the Voter to understand legal rules or
- information from Off-Ballot Resources in determining the validity and/or
- 6 effectiveness of any particular Write-In Vote must be construed by the
- 7 Court as a Literacy Test. As Literacy Tests were prohibited in the Voting
- 8 Rights Act Amendments of 1970, Pub. L. 91-285, 84 Stat. 314 § 201(a),
- 9 said Literacy Test is an abridgement of said Voter's right to vote.

10 Vd. Unconstitutionality of Poll Taxes

- Any state-level statute that requires the Voter to spend time or money to
- access or understand Off-Ballot Resources in determining the validity
- and/or effectiveness of any particular Write-In Vote must be construed by
- the Court as a Poll Tax. As Poll Taxes were outlawed in Federal Elections
- under U.S. Const. amend. XXIV and in all elections under Harper v.
- Virginia Board of Elections, 383 U.S. 663 (1966), said Poll Tax is an
- abridgement of said Voter's right to vote.

1 Ve. Procedural Violations of Constitutional Rights

- 2 As any Voting Rights granted to a Citizen are property of said Citizen, any
- 3 statute whereby a State denies or diminishes the granted right of said
- 4 Citizen to Write-In Vote, whether granting of this right occurred explicitly by
- statute of said State or implicitly by presentation to said Voter of a Write-In
- 6 Option on said State's Ballots, without notifying said Citizen of such fact
- and of avenues for recourse, necessarily violates the Due Process and
- 8 Equal Protections clauses of U.S. Const. amend. XIV, § 1 and 2.

9 Vf. Violations of Federal UOCAVA Requirements

- 10 Under the Uniformed and Overseas Citizens Absentee Voting Act, Pub. L.
- 99–410, 100 Stat. 924 § 103 (UOCAVA), the backup means of voting for an
- eligible overseas Voter who does NOT receive said Voter's official County
- 13 Ballot with enough time to meet State deadlines is the Federal Write-In
- Absentee Ballot (FWAB), so any-state level statute that restricts the validity
- and/or effectiveness of FWAB Write-In Votes, especially such Votes for
- Federal Offices, violates the rights of said Voter under 52 U.S. Code
- 17 § 20302(a)(3) and 52 U.S. Code § 20303(c), and so abridges said Voter's
- right to vote.

1 Vg. Violations of Founders' Intent

- 2 Additionally, Plaintiff asserts that when the Founders drafted the U.S.
- 3 Constitution, they very carefully enumerated prohibitions using negative
- 4 phraseology (e.g. using words like "denied", "shall not", "no person", etc.).
- 5 By specifying the constitutional requirements for Federal Office using the
- 6 phrases "no person" and "shall not", the Founders purposefully enumerated
- 7 the disallowed conditions for Candidates for Federal Office. In NOT
- specifying any prohibition on Poor Candidates in the form of thresholds of
- 9 wealth and/or land ownership in their list of prohibitions, the Founders
- clearly intended to allow eligible Candidates of all wealth levels to run for
- the Federal Office. However, state-level statutes that restrict the validity
- and/or counting of Write-In Votes implicitly serve as Wealth Tests for
- 13 Candidates for Federal Office. These statutes do this by denying the
- effectiveness of said Write-In Votes and denying Candidates the much
- needed publicity that positive showings would generate in furthering their
- current and future Candidacies for office. Plaintiff asserts that this two-
- tiered system of "haves" and "have nots" is NOT what the Founders
- intended when they drafted the U.S. Constitution.

1 Vh. Arguments for Strict Scrutiny

- Plaintiff is a Candidate whose main campaign message is that the Social
- 3 Security Act of 1935 created the historically strong U.S. Middle Class by
- 4 enacting an implicit Price Support for Labor that absorbed the excess
- 5 Supply of Labor, which was caused by advances in Technology and
- 6 Automation, by paying some adults NOT to work.
- In this message, Plaintiff asserts that Aid to Dependent Children (ADC),
- 8 later renamed Aid to Families with Dependent Children (AFDC), was the
- 9 most critical component of this Price Support for Labor, as AFDC was the
- only government program that absorbed the excess supply of able-bodied,
- working-age adults by paying the subset of these adults who were single
- and had children to NOT work and to stay poor.
- Furthermore, Plaintiff asserts that the Personal Responsibility and Work
- Opportunity Act of 1996 (PRWORA), colloquially known as the 1996
- Welfare Reform, broke the U.S. Price Support for Labor by replacing AFDC
- with Temporary Assistance for Needy Families (TANF), which is incapable
- of serving as a Price Support due to its work requirements, time limits, and
- harsh enforcement mechanisms. Plaintiff asserts that this is why the U.S.
- has experienced an ever-weakening Middle Class and ever-more-
- 20 unpredictable economy since PRWORA's passage.

- 1 Plaintiff consistently campaigned on the promise to repeal this undesirable
- legislation and replace it with a system that restores the U.S. Price Support
- 3 for Labor. Plaintiff publicly Tweeted this message to various News Outlets
- and Elected Officials over Twitter (see Additional Exhibits in Sections VIII
- and IX of this document), but was ignored, and possibly suppressed (see
- 6 discussion of possible "sandboxing" in Section VIf below). Due to this
- ⁷ situation, Plaintiff asserts that his U.S. Presidential Campaign has been
- 8 suppressed in traditional political processes.
- 9 Under United States v. Carolene Products Company, 304 U.S. 144 (1938),
- 10 Plaintiff asserts that Write-In Vote Exclusion Statutes "restrict those political
- processes which can ordinarily be expected to bring about repeal of
- undesirable legislation", where the "undesirable legislation" is PRWORA.
- Also under United States v. Carolene Products Company, 304 U.S. 144
- 14 (1938), Plaintiff asserts that Poor People qualify as a "discrete and insular
- minority", as they lack the means to participate in or influence political
- processes. Furthermore, Plaintiff asserts that, as Write-In Voting provides
- the only possible path to victory for Plaintiff's Candidacy, Write-In Vote
- 18 Exclusion Statutes serve "to curtail the operation of those political
- processes ordinarily to be relied upon to protect minorities."

- 1 For these reasons, as well as others previously asserted, including but not
- limited to, violations of U.S. Voting Rights Law and possible violations of
- said Law on the basis of Protected Group (depending on outcome of Write-
- 4 In Vote counting requested in Relief), this Case deserves Strict Scrutiny.

5 VI. OBJECTIONS TO MAGISTRATE JUDGE'S RECOMMENDATIONS

- 6 Plaintiff now expands upon his specific objections to Magistrate Judge's
- 7 recommendations for how to proceed with this Case.

8 VIa. Objection to Dismissal and Closure Recommendations

- 9 Plaintiff, by the aforementioned arguments, has proven the incontrovertible
- strength and merit of his Case, especially in regards to the question of
- whether the State of Mississippi can summarily discard ALL Write-In Votes,
- especially when said Write-In Votes were cast in accordance with the
- instructions printed on the Official State Ballots. He has also shown
- numerous and substantial defects in Magistrate Judge's findings,
- recommendations, and overall reasoning process.
- Plaintiff does now object in the strongest possible terms to Magistrate
- Judge's recommendation to dismiss this Case with prejudice and close this
- 18 Case.

- Under these conditions, if the Court were to dismiss and close Plaintiff's
- 2 Case, a case that centers on such pivotal matters as the right to Vote and
- the right to have one's Vote counted, such action would present such a
- 4 grave miscarriage of justice as to lead a significant number of Voters to
- 5 lose confidence in our justice system and electoral process, thus
- 6 undermining, likely in a catastrophic manner, the Peoples' faith in the very
- 7 institutions upon which our Nation is built.
- 8 Simply put, if the Court does not find Plaintiff's Case worthy of a hearing
- and a decision, it is hard to imagine the Court ever finding ANY case raised
- by ANY Write-In Candidate to be worthy of such consideration. And if
- Write-In Candidates are summarily labeled as "frivolous" and automatically
- dismissed, then the right to cast a Write-In Vote that is provided in a
- majority of States becomes not a right at all. Instead, it becomes a trick to
- cheat the least educated and/or knowledgeable portion of the population
- out of their voting rights. It becomes organized voter suppression.
- 16 If the Court wishes to make itself a party to such a situation, Plaintiff has
- little recourse to prevent that outcome. Still, Plaintiff views it as his civic
- duty to warn the Court in advance of such a choice, so that the Court

- makes its choice explicitly, not accidentally or by lack of awareness of said
- 2 choice.
- To this end, Plaintiff again notes that this Case deserves a decision from
- 4 the Court and Plaintiff asks the Court as emphatically as possible to set
- 5 aside Magistrate Judge's recommendations for dismissal and closure, and
- 6 instead to commit to making a decision on this Case.

7 VIb. Objection to Denial of Motion Recommendation

- 8 Plaintiff has established the merits of his Case as a whole, as well as why it
- 9 is critically important that the Court issue an actual decision on his specific
- 10 Case. Furthermore, in illuminating the flaws in Magistrate Judges analysis,
- Plaintiff has proven the relevancy of his arguments from Plaintiff's Motion
- 12 for Summary Judgment, as said arguments still stand as totally valid and
- unrefuted in relation to this Case.
- 14 If the Court agrees with Plaintiff on these matters, then Plaintiff's Motion for
- Summary Judgment provides the most direct means to expedite the
- handling of this Case and for the Court to reach a decision.

- To that end, Plaintiff objects to Magistrate Judge's recommendation that his
- 2 Motion be denied, and further, asks the Court to set a hearing date for said
- 3 Motion as soon as possible.
- 4 VIc. Objection to Use of Standard Deadline for Pro Se Parties
- 5 According to his understanding of the Local Rules for the United States
- 6 District Court for the Eastern District of California, Plaintiff acknowledges
- that the 14 day deadline that Magistrate Judge has specified for him to
- 8 raise objections is a standard Court deadline.
- 9 Still, Plaintiff objects to the broad application of such standard deadlines in
- Pro Se cases, and especially in Pro Se cases where the Party under
- deadline has petitioned the Court to proceed in Forma Pauperis.
- For a Party to prepare a document such as this, said Party must expend
- significant time and effort to think through the relevant matters, to develop
- persuasive arguments, to write said persuasive arguments in document-
- form, and to meet service of process requirements set by the Court.
- Furthermore, if a Party works diligently to complete all these required
- activities ahead of the deadline, the Court should, as a matter of standard
- practice and in recognition of said diligent effort, provide a standard

- opportunity to amend, in the event that the Court finds structural,
- 2 procedural, or other manner of defect(s) in the Party's filing.
- 3 VId. Objection to Implicit Fee Imposed by Service Requirements
- 4 The Magistrate Judge has approved Plaintiff's Petition to Proceed in Forma
- 5 Pauperis, for which Plaintiff thanks Magistrate Judge wholeheartedly.
- 6 However, Plaintiff does hereby note that the Court's requirement that
- 7 Plaintiff serve the Defendant with a physical copy of this document,
- 8 combined with the fact that the U.S. Marshalls do NOT serve this type of
- 9 document, presents an implicit fee that Plaintiff is required to meet in order
- to continue prosecuting this Case.
- 11 As Plaintiff has very meager financial resources, such an implicit fee
- requires that he solicit his direct family members for additional monetary
- aid. Furthermore, Plaintiff, who is NOT a lawyer, cannot predict how many
- other implicit fees he will incur prosecuting this Case or any other similar
- cases in the near future.
- Based on this situation, Plaintiff objects to the lack of zero-cost means
- available and/or allowed by the Court for the service of process on this
- 18 matter and other similar matters.

- Furthermore, Plaintiff notes to the Court that, while he cannot predict the
- total cost of all implicit fees he will incur on this Case and similar cases in
- the near future, he does expect that said implicit fees will necessitate that
- 4 he request additional support from direct family members on the order of
- 5 \$50 to \$100 per month as he pursues said legal actions.

6 VIe. Objection to Court Action on Sua Sponte Grounds

- 7 In recommending the dismissal and closure of Plaintiff's Case, the
- 8 Magistrate Judge has offered to the Court sua sponte authority as a
- 9 justification for the Court unilaterally undertaking such action, without
- request from either Party to the Case. Plaintiff strongly objects to
- Magistrate Judge proposal that the Court undertake sua sponte action on
- 12 this Case.
- Any sua sponte action undertaken by the Court must be extremely well
- supported by evidence, case law, and logical reasoning that is clearly
- relevant to the Case under consideration. This is absolutely necessary for
- the Court to maintain its Standard of Independence, Impartiality, and
- 17 Neutrality.
- Using sua sponte grounds to dismiss and close this Case, which has been
- totally mischaracterized as "frivolous" by Magistrate Judge using extremely

- weak case citations and very poor analysis, most certainly does NOT meet
- the aforementioned Standard. To use sua sponte in Magistrate Judge's
- 3 recommended manner to close this Case would most certainly present the
- 4 Court as taking action in advocacy of Defendant, and may even give the
- 5 appearance that the Court is bowing to political pressure. Sua sponte
- 6 action, such as Magistrate Judge recommends for dismissal and closure,
- 7 are totally unwarranted in this Case.
- 8 VIf. Objection based on Unique Nature of Plaintiff's Case and Claim
- 9 Plaintiff objects to Magistrate Judge's repeated insinuations that Plaintiff's
- 10 Claim is frivolous, fictitious, not redressable, or that Plaintiff has failed to
- state a claim as part of Magistrate Judge's efforts to support the
- recommendation to dismiss and close Plaintiff's Case. Plaintiff does hereby
- expand upon this objection by invoking the specific unique nature of
- 14 Plaintiff's Case and Claim as described below.
- As stated in Section III of this document, Plaintiff believes that Voters in the
- State of Mississippi did cast Write-In Votes for his Candidacy in the 2020
- U.S. General Election. However, the State of Mississippi has denied his
- request to count and report said Write-In Votes on multiple occasions.

- Plaintiff notes that not only CAN the Court redress his claim by ORDERING
- the State of Mississippi to count and report said Write-In Votes, but in truth,
- 3 ONLY the Court can redress his claim because ONLY the Court can order
- 4 the State of Mississippi to count and report said Write-In Votes on the
- 5 grounds that, were the State NOT to do so, said lack of counting and
- 6 reporting of said Write-In Votes would be unconstitutional. This
- 7 unwillingness on the part of the State of Mississippi is EXACTLY the cause
- 8 of the harm inflicted on Plaintiff and the very reason that Plaintiff has
- 9 brought this Case.
- Also, Plaintiff asserts that if the Court were to require him to PROVE said
- Write-In Votes exist BEFORE the Court grants him standing, then it is
- impossible for him, or any other similar Candidate, to ever achieve the
- standard the Court would have set on this matter. Under this scenario, the
- 14 Court would be enforcing an electoral system where ONLY candidates that
- the media finds acceptable can ever make any substantial showing in an
- 16 election.
- 17 To expand upon this point, Plaintiff asks the Court to consider the very real
- possibility that, based on his potentially destabilizing campaign message
- advocating for the return of AFDC-style Welfare, and especially Plaintiff's

- statement that "AFDC created the Middle Class", that his Social Media
- efforts were "sandboxed", meaning his posted messages (aka "posts")
- would appear outwardly as publicly visible, but any of his attempts at
- 4 further interaction beyond said posting of messages would be intercepted
- 5 and suppressed.
- 6 Under this scenario, Plaintiff would only have access to a one-way channel
- of communication to the outside world. He could post messages, but he
- 8 could NOT see any replies, and could NOT directly contact others, as his
- 9 attempts would be intercepted and suppressed. Thus, it would appear
- based on said posted messages that Plaintiff has garnered very little
- support, even though he very well may have garnered tremendous support.
- Also, under this scenario, it would be impossible for Plaintiff to obtain proof
- of how much support he has garnered for his Campaign, as Social Media
- companies would be purposefully presenting him with a version of
- information that is scrubbed of said proof. Furthermore, it would be nearly
- impossible for Plaintiff to obtain proof that said sandboxing was occurring,
- as any attempt to do so could be monitored based on his Internet Protocol
- Address (IP Address) and Media Access Control Address (MAC Address)

- and appear as if allowed to pass through said sandboxing on a case-by-
- 2 case basis, thus defeating said attempts made by Plaintiff.
- To date, the best evidence Plaintiff has of said possible sandboxing is that
- 4 his Reddit posts from September 16 and 17, 2020 show as valid and active
- to him when he is logged-in under his own account, but show as removed
- by moderators when Plaintiff views them in another browser where he is
- 7 not logged-in (see Exhibits BF through BI in Sections VIII and IX).
- 8 Additionally, in absence of conclusive evidence of said sandboxing, as said
- 9 evidence is largely inaccessible to Plaintiff, Plaintiff does hereby attest,
- based on his expert knowledge of Computer Science, that such a scenario
- is entirely technically feasible.
- Plaintiff also stipulates that he believes that he was sandboxed for the
- duration of the 2020 U.S. Presidential Election and he believes that he is
- still being sandboxed currently. This belief is based on the fact that, in
- addition to in-person campaigning intended to direct web traffic to his
- Social Media posts (see Exhibits R, S, and Y in Section IX below), Plaintiff
- has attempted to bring said Social Media posts, which cover extremely
- important matters toward the well-being of the Nation, directly to the
- attention of the most powerful people and organizations in our Nation. Yet

- after posting consistently for more than a year and a half on such critical
- 2 matters as the connection between AFDC as a Price Support for Labor and
- the historically strong, but presently weak, U.S. Middle Class, his posts
- 4 show very little engagement (see exhibits and exhibit descriptions in
- 5 Sections VIII and IX of this document). Plaintiff asserts that the small
- amount of engagement is actually EVIDENCE OF SANDBOXING.
- 7 Furthermore, Plaintiff asserts that the possibility of sandboxing supports his
- arguments for Strict Scrutiny in Sections IIIb and Vh of this document.
- 9 If the Court were to require proof that may be inaccessible to Plaintiff due to
- said possible sandboxing for the Court to grant Plaintiff standing in this
- 11 Case, then the Court would in effect be granting complete control over
- which Candidates are ALLOWED TO SHOW OR WIN IN U.S. ELECTIONS
- to private companies, namely Social Media companies, such as Twitter and
- Facebook, and Mainstream News outlets, such as CNN and Fox News.
- 15 To be clear, Plaintiff reiterates that if the Court does not hear Plaintiff's
- 16 Case, then the Court is explicitly granting said private companies the ability
- to pick winners and losers in U.S. Elections, independent of the will of
- 18 Voters.
- 19 To do so would be highly unconstitutional.

VII. PROPOSED REMEDY

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- 2 Magistrate Judge has used falsehoods, mischaracterizations,
- misstatements, and poorly constructed logic in such a manner that one
- 4 might construe that Magistrate Judge is arguing on behalf of Defendant.
- 5 Plaintiff asserts that, upon reviewing the whole body of flaws in Magistrate
- 5 Judge's findings and recommendation enumerated in this document, the
- 7 Court must completely and fully DISREGARD Magistrate Judge's specific
- 8 recommendations that "1. The action be DISMISSED WITH PREJUDICE;
- 9 2. Plaintiff's motion for summary judgment (ECF No. 3) be DENIED; and 3.
- 10 The Clerk of Court be directed to CLOSE this case."
- Additionally, to REMEDY the status of this Case, Plaintiff requests that, in
- addition to disregarding Magistrate Judge's findings and recommendations,
- 13 that the Court also:
- 1. In the event that the Court finds that amendment to this filing is

 necessary, offer Plaintiff leave to amend this filing, based on the

 justification that Plaintiff has filed Pro Se, possesses limited legal

 knowledge, possess very limited financial means, faces limitations in

 his access to in-person Pro Bono legal resources due to COVID-19

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restrictions, and has proactively filed his objections well in advance of

- Magistrate Judge's specified fourteen day deadline (i.e. December 2, 2020);
- 2. Order the amending, whether automatically or by issuing clear instructions to Plaintiff as to how to do so, of Plaintiff's original Complaint to include the First (1st) Amendment to the U.S.
- Constitution, in addition to the already stated Fifth (5th) and
 Fourteenth (14th) Amendments to the U.S. Constitution, in the list of
 U.S. Civil Statutes under which the Plaintiff has filed;
- 3. Order any other amending of Plaintiff's original Complaint that the
 Court deems necessary to clearly articulate the differentiations
 Plaintiff has provided in this document;
- 4. Order Plaintiff, upon fulfillment of points #1 through #3 above, to serve Defendant with Complaint for this Case;
- 5. Set a hearing date, upon fulfillment of point #4 above, for as soon as
 is practicably possible for the hearing of Plaintiff's Motion for
 Summary Judgment and order Plaintiff to serve Defendant with said
 Motion;
- 6. Allow Plaintiff, in said hearing for Plaintiff's Motion for Summary

 Judgment, to introduce any additional arguments related to the First,

 Fifth, or Fourteenth Amendments to the U.S. Constitution that he has

- provided in this document, as well as any other additional relevant arguments from this document;
- 7. Note that, in all matters where Plaintiff has a choice to proceed under

 Magistrate Judge or District Court Judge, Plaintiff hereby registers his

 unwavering preference and choice to proceed under District Court

 Judge; and
- 8. Remove Magistrate Judge from this Case entirely, based on the substantial bias he has shown against Plaintiff.

9 VIII. DESCRIPTION OF ADDITIONAL EXHIBITS

- 10 Plaintiff now offers the Court additional exhibits relevant to points made in
- this document. Besides Exhibit P, which depicts a Hawaii State Ballot, all
- other Exhibits below represent a sampling of Plaintiff's efforts to engage the
- electorate and propagate his campaign platform in the 2020 U.S.
- 14 Presidential Election.
- Taken together, these Exhibits illustrate the tremendous substance and
- incontrovertible merit of Plaintiff's 2020 U.S. Presidential Campaign. Also,
- based on Plaintiff's substantial and consistent Social Media activity,
- combined with the lack of visible reaction to or engagement for said Social
- Media activity, these Exhibits support Plaintiff's assertion that he was very

- possibly suppressed due to his advocacy for the enactment of Price
- 2 Supports (especially AFDC-style Welfare) and the repeal of PRWORA and
- 3 TANF.
- 4 Additionally, if the Court takes any further issue with the merits of his 2020
- 5 U.S. Presidential Campaign in relation to hearing this Case, Plaintiff
- 6 requests that the Court refrain from generalized statements, and instead
- 7 offer specific statements as to what the Court has determined that Plaintiff
- 8 did not do correctly or should have done differently, so he can argue any
- 9 such criticisms on a point-by-point basis.
- Finally, Plaintiff notes that he provides these additional exhibits starting
- 11 from the sequence number "Exhibit P" so as to maintain sequential
- ordering with the set of exhibits that he previously filed with his original
- 13 Complaint for this Case. Also, Plaintiff provides URLs to access the
- information for each exhibit via the internet. Specifically, Plaintiff provides
- the URL of the original source (i.e. Twitter or Facebook), as well as the
- URL of a permanent archived version of said source. The archived versions
- are permanently stored in the internet archive located at
- "https://web.archive.org/", and can be accessed via this site's internal
- search engine (branded under the name "The Wayback Machine").

- **Exhibit P** shows the design of the State of Hawaii's 2016 General Election
- 2 Ballot, which clearly does NOT include any fields for Voters to cast Write-In
- 3 Votes.
- 4 URLs: https://www.supremecourt.gov/DocketPDF/19/19-465/141109/20200408124811883_19-
- 5 465%20Amicus%20Appendix.pdf,
- 6 https://web.archive.org/web/20201104103624/https://www.supremecourt.gov/DocketPDF/19/19-
- 7 465/141109/20200408124811883_19-465%20Amicus%20Appendix.pdf
- 8 Exhibit Q depicts how, on December 8, 2018, Mr. Ehrenreich posted about
- 9 the need for a new long-term Welfare System that supplements recipients'
- income from work to Facebook.
- 11 URLs: https://www.facebook.com/Ryan4Prez/posts/2638416353050915,
- 12 https://web.archive.org/web/20201120071240/https://www.facebook.com/Ryan4Prez/posts/2638416353050915
- Exhibit R depicts how, on December 16, 2018, Mr. Ehrenreich posted
- pictures from his in-person campaigning to Facebook as part of his
- advocacy for greater transparency in Government.
- 16 URLs: https://www.facebook.com/Ryan4Prez/posts/2644888185737065,
- 17 https://web.archive.org/web/20201120081610/https://www.facebook.com/Ryan4Prez/posts/2644888185737065
- 18 **Exhibit S** depicts how, on December 18, 2018, Mr. Ehrenreich again
- posted pictures from his in-person campaigning to Facebook.
- URLs: https://www.facebook.com/Ryan4Prez/posts/2646441442248406,
- 21 https://web.archive.org/web/20201120082217/https://www.facebook.com/Ryan4Prez/posts/2646441442248406
- Exhibit T depicts how, on February 3, 2019, Mr. Ehrenreich proposed to
- pay Poor Parents who opt to homeschool their own children via Facebook.

- 1 URLs: https://www.facebook.com/Ryan4Prez/posts/2681383318754218,
- 2 https://web.archive.org/web/20201120082746/https://www.facebook.com/Ryan4Prez/posts/2681383318754218
- Exhibit U depicts how, on February 8, 2019, Mr. Ehrenreich offered his
- 4 Israeli-Palestinian Peace Proposal, including resettlement of residents of
- 5 Gaza in exchange for land rights via Facebook.
- 6 URLs: https://www.facebook.com/Ryan4Prez/posts/2685696358322914,
- 7 https://web.archive.org/web/20201120082958if_/https://www.facebook.com/Ryan4Prez/posts/2685696358322914
- 8 Exhibit V depicts how, on March 16, 2019, Mr. Ehrenreich stated clearly
- 9 that AFDC created the Middle Class via Twitter.
- 10 URLs: https://twitter.com/rehrenreich/status/1106986054081363968,
- 11 https://web.archive.org/web/20201115202721/https://twitter.com/rehrenreich/status/1106986054081363968
- Exhibit W depicts how, on March 24, 2019, Mr. Ehrenreich shared his
- thought experiment for understanding how the economy is rigged via
- 14 Facebook.
- 15 URLs: https://www.facebook.com/Ryan4Prez/posts/2717510425141507.
- 16 https://web.archive.org/web/20201120083703/https://www.facebook.com/Ryan4Prez/posts/2717510425141507
- Exhibit X depicts how, on March 24, 2019, Mr. Ehrenreich proposed the
- 18 specific duties of Government to President Trump and Speaker Pelosi via
- 19 Twitter.
- 20 URLs: https://twitter.com/rehrenreich/status/1109849405081817088,
- 21 https://web.archive.org/web/20201116040530/https://twitter.com/rehrenreich/status/1109849405081817088

- Exhibit Y depicts how, on March 29, 2019, Mr. Ehrenreich again posted
- 2 pictures from his in-person campaigning to Facebook.
- 3 URLs: https://www.facebook.com/Ryan4Prez/posts/2721115904780959,
- 4 https://web.archive.org/web/20201120083930if_/https://www.facebook.com/Ryan4Prez/posts/2721115904780959
- 5 Exhibit Z depicts how, on March 29, 2019, Mr. Ehrenreich explained the
- 6 importance of the bargaining leverage that AFDC provided to President
- 7 Trump and Speaker Pelosi via Twitter.
- 8 URLs: https://twitter.com/rehrenreich/status/1111878285804212225,
- 9 https://web.archive.org/web/20201113200808/https://twitter.com/rehrenreich/status/1111878285804212225
- 10 Exhibit AA depicts how, on May 10, 2019, Mr. Ehrenreich offered an
- analogy between AFDC for Labor and OPEC for oil to former President Bill
- 12 Clinton, former Secretary of State Hillary Clinton, former Speaker Newt
- Gingrich, President Trump, and Speaker Pelosi via Twitter.
- 14 URLs: https://twitter.com/rehrenreich/status/1126982781932695552,
- 15 https://web.archive.org/web/20201116073747/https://twitter.com/rehrenreich/status/1126982781932695552
- **Exhibit AB** depicts how, on May 20, 2019, Mr. Ehrenreich explained that
- our Nation already has a solution to Automation, namely AFDC, which
- absorbed the extra supply of labor. He did so to President Trump, Speaker
- 19 Pelosi, Senator Romney, former President Barack Obama, and various
- 20 News Outlets via Twitter.
- 21 URLs: https://twitter.com/rehrenreich/status/1130478443106189312,

- 1 https://web.archive.org/web/20201116073820/https://twitter.com/rehrenreich/status/1130478443106189312
- 2 **Exhibit AC** depicts how, on May 20, 2019, Mr. Ehrenreich explained that
- 3 Automation makes the labor of a portion of the overall population
- 4 unnecessary, so it is critical to pay said portion to NOT work. He did so to
- 5 President Trump, Speaker Pelosi, Senator Romney, and various News
- 6 Outlets via Twitter.
- 7 URLs: https://twitter.com/rehrenreich/status/1130486782582185984,
- 8 https://web.archive.org/web/20201116073838/https://twitter.com/rehrenreich/status/1130486782582185984
- 9 **Exhibit AD** depicts how, on June 6, 2019, Mr. Ehrenreich offered his
- thoughts commemorating D-Day to various U.S. Politicians and News
- 11 Outlets via Twitter.
- 12 URLs: https://twitter.com/rehrenreich/status/1136711710281043968,
- 13 https://web.archive.org/web/20200902083009/https://twitter.com/rehrenreich/status/1136711710281043968
- **Exhibit AE** depicts how, on June 15, 2019, Mr. Ehrenreich explained that
- the Social Security Act was really a complete set of societal insurances that
- Poor People desperately need and that AFDC was Automation Insurance.
- He did so to various U.S. Politicians and News Outlets via Twitter.
- 18 URLs: https://twitter.com/rehrenreich/status/1139995324649373696,
- 19 https://web.archive.org/web/20201116211829/https://twitter.com/rehrenreich/status/1139995324649373696

- 1 Exhibit AF depicts how, on August 20, 2019, Mr. Ehrenreich explained that
- the best solutions to societal issues are usually "Self-Regulating". He did so
- 3 to various U.S. Politicians and News Outlets via Twitter.
- 4 URLs: https://twitter.com/rehrenreich/status/1163945799249620995,
- 5 https://web.archive.org/web/20201116214239/https://twitter.com/rehrenreich/status/1163945799249620995
- 6 Exhibit AG depicts how, on November 11, 2019, Mr. Ehrenreich offered
- 7 his Universal Healthcare Proposal, which includes mandatory Catastrophic
- 8 Coverage and per person lifetime caps on spending, via Facebook.
- 9 URLs: https://www.facebook.com/Ryan4Prez/posts/2919404871618727,
- 10 https://web.archive.org/web/20201120120201if_/https://www.facebook.com/Ryan4Prez/posts/2919404871618727
- Exhibit AH depicts how, on November 21, 2019, Mr. Ehrenreich explained
- how a baby actually functioned as a "cheating alarm" for AFDC. He did so
- to various U.S. Politicians and News Outlets via Twitter.
- 14 URLs: https://twitter.com/rehrenreich/status/1197584261462679552.
- 15 https://web.archive.org/web/20201120000643/https://twitter.com/rehrenreich/status/1197584261462679552
- Exhibit Al depicts how, on December 11, 2019, Mr. Ehrenreich offered
- various ideas for lowering costs and increasing competition in the
- 18 Healthcare space, including enactment of his Universal Coverage
- 19 Proposal. He did so to various U.S. Politicians and News Outlets via
- 20 Twitter.
- 21 URLs: https://twitter.com/rehrenreich/status/1204871802494705666,

- 1 https://web.archive.org/web/20201117015025/https://twitter.com/rehrenreich/status/1204871802494705666
- 2 Exhibit AJ depicts how, on January 15, 2020, Mr. Ehrenreich explained
- the need for subsidies in Commodity Markets that pay Producers to NOT
- 4 Produce. These subsidies are also known as Price Supports. He did so to
- various U.S. Politicians and News Outlets via Twitter.
- 6 URLs: https://twitter.com/rehrenreich/status/1217538648234590208,
- 7 https://web.archive.org/web/20201113205405/https://twitter.com/rehrenreich/status/1217538648234590208
- 8 Exhibit AK depicts how, on January 18, 2020, Mr. Ehrenreich explained
- 9 the need to pressure China to adopt AFDC-style Price Supports in a Phase
- 2 China Trade Deal. He did so to various U.S. Politicians and News Outlets
- 11 via Twitter.
- 12 URLs: https://twitter.com/rehrenreich/status/1218573359618781184,
- 13 https://web.archive.org/web/20201113205637/https://twitter.com/rehrenreich/status/1218573359618781184
- 14 Exhibit AL depicts how, on January 31, 2020, Mr. Ehrenreich offered his
- Welfare as a Price Support Proposal, which purchases up to a maximum
- number of work hours at a percentage of Minimum Wage, via Facebook
- 17 URLs: https://www.facebook.com/Ryan4Prez/posts/3008343452724868
- 18 https://web.archive.org/web/20201120120437/https://www.facebook.com/Ryan4Prez/posts/3008343452724868
- 19 Exhibit AM depicts how, on February 7, 2020, Mr. Ehrenreich offered an
- 20 alternate set of changes that he asserts should have been made in regards

- to U.S. Price Supports back in 1996. He did so to various U.S. Politicians
- 2 and News Outlets via Twitter.
- 3 URLs: https://twitter.com/rehrenreich/status/1225835861331206144,
- 4 https://web.archive.org/web/20201120075926/https://twitter.com/rehrenreich/status/1225835861331206144
- 5 **Exhibit AN** depicts how, on February 13, 2020, Mr. Ehrenreich explained
- 6 the necessity of a Price Support for Labor in preventing societal upheaval
- and he offered his Welfare as a Price Support Proposal. He did so to
- 8 various U.S. Politicians and News Outlets via Twitter.
- 9 URLs: https://twitter.com/rehrenreich/status/1228177310563459072,
- 10 https://web.archive.org/web/20200214045842if /https://twitter.com/rehrenreich/status/1228177310563459072
- **Exhibit AO** depicts how, on February 16, 2020, Mr. Ehrenreich again
- offered an alternate set of changes that he asserts should have been made
- in regards to U.S. Price Supports back in 1996. He did so via Facebook,
- providing a link to his earlier Twitter post depicted in Exhibit AM.
- 15 URLs: https://www.facebook.com/Ryan4Prez/posts/3023715254521021,
- 16 https://web.archive.org/web/20201120120742if_/https://www.facebook.com/Ryan4Prez/posts/3023715254521021
- 17 **Exhibit AP** depicts how, on March 5, 2020, Mr. Ehrenreich explained the
- major problem facing the U.S. Labor Market, namely the lack of a Floor for
- Real Wages since the termination of AFDC. He did so via Facebook
- 20 URLs: https://www.facebook.com/Ryan4Prez/posts/3040406209518592,
- 21 https://web.archive.org/web/20201120122345if_/https://www.facebook.com/Ryan4Prez/posts/3040406209518592

- **Exhibit AQ** depicts how, on March 19, 2020, Mr. Ehrenreich explained how
- his Welfare as a Price Support Proposal is superior to any Universal Basic
- 3 Income (UBI) Proposal, as his proposal actually corrects the Wage
- 4 Structure. He did so to various U.S. Politicians and News Outlets via
- 5 Twitter.
- 6 URLs: https://twitter.com/rehrenreich/status/1240552431613706240,
- 7 https://web.archive.org/web/20200319083618if_/https://twitter.com/rehrenreich/status/1240552431613706240
- 8 Exhibit AR depicts how, on March 19, 2020, Mr. Ehrenreich offered a
- 9 proposal to reform SNAP so it functions as a Double Price Support, namely
- a Price Support for Labor and a Price Support for Agriculture (or Farming).
- He did so to various U.S. Politicians and News Outlets via Twitter.
- 12 URLs: https://twitter.com/rehrenreich/status/1240782814934478848,
- 13 https://web.archive.org/web/20200902103302/https://twitter.com/rehrenreich/status/1240782814934478848
- **Exhibit AS** depicts how, on March 22, 2020, Mr. Ehrenreich proposed a
- path toward North Korea Denuclearization that includes as a point in the
- plan that a prominent U.S. figure should marry Kim Yo-Jong, the sister of
- 17 Kim Jong-Un. He did so to various U.S. Politicians and News Outlets via
- 18 Twitter.
- 19 URLs: https://twitter.com/rehrenreich/status/1241804430342647808,
- 20 https://web.archive.org/web/20201120180440/https://twitter.com/rehrenreich/status/1241804430342647808

- Exhibit AT depicts how, on March 29, 2020, Mr. Ehrenreich explained to
- 2 Socialist news figures the need for Price Supports for Labor. He did so via
- 3 Twitter.
- 4 URLs: https://twitter.com/rehrenreich/status/1244333461415944192,
- 5 https://web.archive.org/web/20201113211947/https://twitter.com/rehrenreich/status/1244333461415944192
- 6 Exhibit AU depicts how, on April 7, 2020, Mr. Ehrenreich explained the
- 7 importance in population dynamics of paying Poor Parents to have one kid.
- 8 He did so to various U.S. Politicians and News Outlets via Twitter.
- 9 URLs: https://twitter.com/rehrenreich/status/1247670861869412357,
- 10 https://web.archive.org/web/20200407234202if_/https://twitter.com/rehrenreich/status/1247670861869412357
- **Exhibit AV** depicts how, on April 10, 2020, Mr. Ehrenreich proposed his
- plan for Entitlement Reform, including means testing Social Security and
- reforming it to a Price Support system that explicitly pays for hours NOT
- 14 worked. He did so via Facebook.
- 15 URLs: https://www.facebook.com/Ryan4Prez/posts/3074239006135312,
- 16 https://web.archive.org/web/20201120121456if /https://www.facebook.com/Ryan4Prez/posts/3074239006135312
- 17 Exhibit AW depicts how, on April 10, 2020, Mr. Ehrenreich offered his
- Federal Pandemic Response proposal, which includes paying businesses
- NOT to operate and paying people NOT to work during Pandemic-related
- 20 shutdowns. He did so via Facebook.
- 21 URLs: https://www.facebook.com/Ryan4Prez/posts/3074151712810708,

- 1 https://web.archive.org/web/20201120121300if /https://www.facebook.com/Ryan4Prez/posts/3074151712810708
- 2 Exhibit AX depicts how, on April 11, 2020, Mr. Ehrenreich proposed the
- 3 idea to rent excess farmland for the purpose of hosting Government-owned
- 4 Solar Panels as part of a new Price Support for Farming. He did so to
- 5 various U.S. Politicians and News Outlets via Twitter.
- 6 URLs: https://twitter.com/rehrenreich/status/1248901402811707395,
- 7 https://web.archive.org/web/20201117162818/https://twitter.com/rehrenreich/status/1248901402811707395
- 8 Exhibit AY depicts how, on April 18, 2020, Mr. Ehrenreich explained how
- 9 his Pandemic Response Proposal is superior to the Paycheck Protection
- Program (aka PPP). He did so to various U.S. Politicians and News Outlets
- 11 via Twitter.
- 12 URLs: https://twitter.com/rehrenreich/status/1251589516185399296,
- 13 https://web.archive.org/web/20200902084007/https://twitter.com/rehrenreich/status/1251589516185399296
- **Exhibit AZ** depicts how, on April 21, 2020, Mr. Ehrenreich proposed a
- "lifehack" for creating a Middle Class, specifically paying people NOT to
- work and to stay poor. He did so to Lifehacker via Twitter.
- 17 URLs: https://twitter.com/rehrenreich/status/1252509600537960448,
- 18 https://web.archive.org/web/20200501011323if_/https://twitter.com/rehrenreich/status/1252509600537960448
- 19 **Exhibit BA** depicts how, on June 5, 2020, Mr. Ehrenreich proposed that
- 20 AFDC is Civilization, as it creates the floor necessary for a stable society.
- He did so to various U.S. Politicians and News Outlets via Twitter.

- 1 URLs: https://twitter.com/rehrenreich/status/1269015426278682625,
- 2 https://web.archive.org/web/20200902015218/https://twitter.com/rehrenreich/status/1269015426278682625
- 3 Exhibit BB depicts how, on June 24, 2020, Mr. Ehrenreich offered advice
- 4 on how the Government should structure subsidies based on Supply
- 5 Scenarios. He did so to various U.S. Politicians and News Outlets via
- 6 Twitter.
- 7 URLs: https://twitter.com/rehrenreich/status/1275851477500809218,
- 8 https://web.archive.org/web/20201119194741/https://twitter.com/rehrenreich/status/1275851477500809218
- 9 Exhibit BC depicts how, on August 8, 2020, Mr. Ehrenreich explained the
- importance of Cash Aid in stabilizing Domestic Markets. He did so to
- various U.S. Politicians and News Outlets via Twitter.
- 12 URLs: https://twitter.com/rehrenreich/status/1292175599536988160,
- 13 https://web.archive.org/web/20201120175054/https://twitter.com/rehrenreich/status/1292175599536988160
- 14 Exhibit BD depicts how, on August 31, 2020, Mr. Ehrenreich offered an
- official statement about his campaign moving into the 2020 General
- Election that reiterated his previous positions. He did so to various U.S.
- 17 Politicians and News Outlets via Twitter.
- 18 URLs: https://twitter.com/rehrenreich/status/1300550559380848640,
- 19 https://web.archive.org/web/20201113192607/https://twitter.com/rehrenreich/status/1300550559380848640
- 20 **Exhibit BE** depicts how, on September 11, 2020, Mr. Ehrenreich offered
- 21 his plan for using AFDC Forts to bring peace to the far reaches of

- 1 Afghanistan. He did so to various U.S. Politicians and News Outlets via
- 2 Twitter.
- 3 URLs: https://twitter.com/rehrenreich/status/1304519700697686016,
- 4 https://web.archive.org/web/20201117054307/https://twitter.com/rehrenreich/status/1304519700697686016
- 5 Exhibit BF depicts a September 16, 2020 Reddit post by Mr. Ehrenreich
- on the topic of what created the Middle Class. This image shows how he
- 5 sees the post when he is logged-in to his own account.
- 8 URLs: https://www.reddit.com/r/Libertarian/comments/itrh1u/what_actually_created_the_middle_class/
- 9 **Exhibit BG** depicts a September 16, 2020 Reddit post by Mr. Ehrenreich
- on the topic of what created the Middle Class. This image shows how he
- sees the post anonymously (i.e. when he is NOT logged-in to his own
- 12 account).
- 13 URLs: https://www.reddit.com/r/Libertarian/comments/itrh1u/what_actually_created_the_middle_class/,
- 14 https://web.archive.org/web/20201112201910/https://www.reddit.com/r/Libertarian/comments/itrh1u/what_actually_cr
- 15 eated_the_middle_class/
- **Exhibit BH** depicts a September 17, 2020 Reddit post by Mr. Ehrenreich
- on the topic of Price Supports. This image shows how he sees the post
- when he is logged-in to his own account.
- 19 URLs: https://www.reddit.com/r/Libertarian/comments/iup403/what is the official libertarian position on/

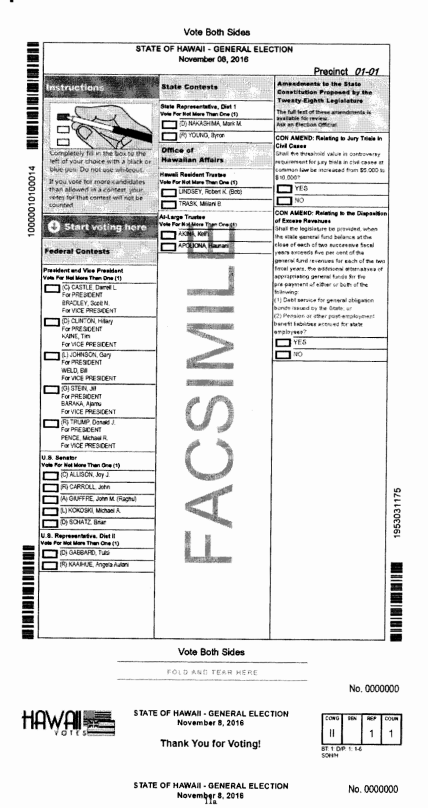
- **Exhibit BI** depicts a September 17, 2020 Reddit post by Mr. Ehrenreich on
- the topic of Price Supports. This image shows how he sees the post
- anonymously (i.e. when he is NOT logged-in to his own account).
- 4 URLs: https://www.reddit.com/r/Libertarian/comments/iup403/what_is_the_official_libertarian_position_on/,
- 5 https://web.archive.org/web/20201112202233if_/https://www.reddit.com/r/Libertarian/comments/iup403/what_is_the_
- 6 official_libertarian_position_on/
- 7 Exhibit BJ depicts how, on September 30, 2020, Mr. Ehrenreich explained
- 8 the historically successful patterns, in regards to AFDC and other matters,
- 9 in coping with the economics of being poor. He did so to various U.S.
- 10 Politicians and News Outlets via Twitter.
- 11 URLs: https://twitter.com/rehrenreich/status/1311397259179769856,
- 12 https://web.archive.org/web/20201002181922/https://twitter.com/rehrenreich/status/1311397259179769856
- Exhibit BK depicts how, on October 11, 2020, Mr. Ehrenreich explained
- 14 how the lack of historical access to Price Supports has negatively impacted
- the Black Community. He did so to various U.S. Politicians and News
- 16 Outlets via Twitter.
- 17 URLs: https://twitter.com/rehrenreich/status/1315352310122377216,
- 18 https://web.archive.org/web/20201114024852/https://twitter.com/rehrenreich/status/1315352310122377216
- 19 **Exhibit BL** depicts how, on October 15, 2020, Mr. Ehrenreich offered his
- thoughts on California Assembly Bill #3121 and his proposal to remedy the
- 21 Racial Wealth Gap, using increased access to Price Supports. He did so to
- various U.S. Politicians and News Outlets via Twitter.

- 1 URLs: https://twitter.com/rehrenreich/status/1316660483940773888,
- 2 https://web.archive.org/web/20201113193644/https://twitter.com/rehrenreich/status/1316660483940773888
- 3 Exhibit BM depicts how, on October 23, 2020, Mr. Ehrenreich agreed with
- 4 the importance of treating everyone fairly, but not necessarily treating said
- 5 people exactly the same. He expanded on this in terms of his Universal
- 6 Healthcare Proposal. He did so to Coach Ron Rivera and ESPN via
- 7 Twitter.
- 8 URLs: https://twitter.com/rehrenreich/status/1319744962888495104,
- 9 https://web.archive.org/web/20201026183043/https://twitter.com/rehrenreich/status/1319744962888495104
- 11 IX. ADDITIONAL EXHIBITS
- Plaintiff provides the exhibits corresponding to the above descriptions as
- 13 follows:

14

10

Exhibit P.



₁ Exhibit Q.

| 24/2020 | Ryan 4 Prez - ESCAPING POVERTY Welfare AND Work Facebook | | | | |
|------------------|--|------------------------|--------------------------|------|--|
| | Sign Up | Einesl or Phone | Password Forgot account? | 1.09 | |
| | Ryan 4 Prez | | | | |
| | ESCAPING POVERTY Welfare AND Work | | | | |
| | Currently, we have a "Welfare TO Work" system And this system does not work | | | | |
| | Poverty is a "generational challenge", not a "temporary setback". | | | | |
| | So to really end poverty, we must gua children) a minimum income. | arantee FAMILIES (par | ent(s) with depende | ent | |
| | Some experimental programs aim to do this by just giving people money. | | | | |
| | But the key is to also hold them accountable to use the money properly and to keep them work-force relevant. | | | | |
| | So in a good system, the welfare ben to "good results". | efits are NOT "tempora | ary", but INSTEAD t | tie | |
| | To be eligible for aid, parent(s): | | | | |
| | Must pass random drug tests Must show their dependent shildre | a ara aragrassina wall | | | |
| | Must show their dependent childre Must meet a work requirement aim | | ork-force relevant | | |
| 4 (January 1997) | The work requirement would be around to hours per week for 2-parent familie | nd 10 hours per week f | | nd | |
| | To fulfill the work requirement, there would also need to be guaranteed jobs for those who cannot find one. | | | | |

Share

1 Exhibit R.

11/24/2020

Ryan 4 Prez - CONFIDENCE IN GOVERNMENT Remove Big-Money... (Facebook

Sign Up





CONFIDENCE IN GOVERNMENT

Remove Big-Money from Politics

I am out on the street campaigning... Advocating for a platform that benefits Regular People! And I tell people, the only way to take back our political system is to use TECHNOLOGY to force TRANSPARENCY!

A campaign finance bill here or an ethics bill there will not do it!

We need to see what our elected officials are doing throughout the entire process!

Only then can we start to build confidence that they are working toward our best interests!



https://www.facebook.com/Ryan4Prez/posts/2644888185737065

1 Exhibit S.

Ryan 4 Prez - Come Rain., Come Shine., I am out there.., | Facebook

Enroll of Phane Password

Stgn Us

Stgn Us

Forgot account?



https://www.facebook.com/Ryan4Prez/posts/2646441442248406

Exhibit T.

11/24/2020 Ryan 4 Prez - EDUCATION & POVERTY Pay Parents to... | Facebook Log in Sign Up 🜃 Ryan 4 Prez **EDUCATION & POVERTY** Pay Parents to Home-school Kids For many poor children, school is not just about education, but about access to meals! Children should not need to worry about having a roof over their heads or food to eat! All children deserve real opportunity! That is why we would like to redirect education funds to parents who are willing to home-school their kids (using internet resources). The parents would be held accountable for the child staying out of trouble and meeting education goals. Also, the child might be required to go to school 1 day a week, where existing teachers would act more as "one-on-one" tutors (class sizes of 30 would be reduced to 6 a day).

Share

Exhibit U.

11/24/2020 Ryan 4 Prez - FOREIGN RELATIONS Peace in the Holy Land If... | Facebook

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Stans Na
Forgot account?



FOREIGN RELATIONS

Peace in the Holy Land

If I were President, I would advocate for a 2 State Solution (2SS) between the Israelis and the Palestinians where:

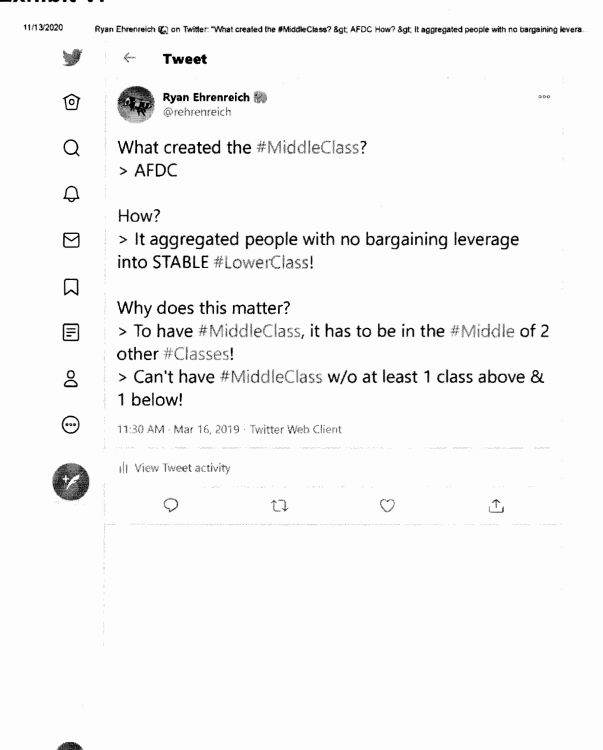
- 1) Israel swaps the territory of Gaza for much bigger area of land (maybe 5x) directly adjacent to West Bank
- 2) Gazans are resettled to new, better living conditions in land ceded by Israel in point #1
- 3) Israeli settlements in West Bank revert to Palestine
- 4) Economic & Development Aid for Palestine
- 5) Palestinian recognition of Israel's "right to exist"
- 6) Security Commitments between Israel and Palestine
- 7) Agreed upon bi-lateral method for addressing future concerns

This deal is premised on the belief that Gaza as it exists today is un-maintainable in any peace deal, and that Hamas should be circumvented if doing so will lead to a lasting peace!

This deal is also premised on the belief that Israel will not participate in any deal that requires it to relinquish control of its military! This point is a major reason why 2SS is the best option at this time!

Share

Exhibit V.



https://twitter.com/rehrenreich/status/1106986054081363968

1 Exhibit W.

11/24/2020

Ryan 4 Prez - INCOME INEQUALITY How Our Economy is Rigged... | Facebook

Sign Up





INCOME INEQUALITY

How Our Economy is Rigged

Imagine there are only 3 people on the Earth: Albert, Bob, and Carla.

Imagine Albert owns 100% of the property. Bob and Carla must survive on wage income.

Imagine Albert has automated all the jobs, except for one single job.

What will Albert do?

Albert has all the leverage, as there are 2 people for 1 job.

However, if Albert gives the job to only 1 person, the other will starve and die, and he will lose his leverage!

So instead, Albert will split the job in half and give half of the job to each of Bob and Carla to keep them both alive.

But Albert will only pay each just below the actual cost of living, so that they must borrow from him, and the debt causes them to thus become his indentured servants.

This is what is happening today!

It will not end well!

The only way to fix it is to create a Welfare System with a long-term benefit structure (as AFDC was)!

Currently, we have the opposite Welfare System! TANF is temporary (that is what the "T" stands for)!

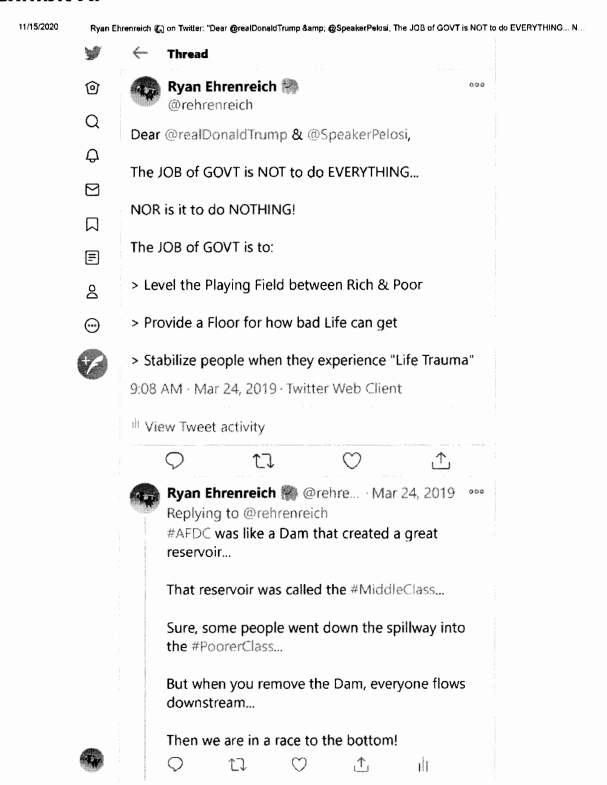
For either Bob or Carla to be able to demand a living wage from Albert, either Bob or Carla must go on long-term Welfare!

The person who values money less should do so, then Albert will be forced to pay above the Welfare benefit rate to the person who does the job!

1 Comment 1 Share

https://www.facebook.com/Ryan4Prez/posts/2717510425141507

Exhibit X.



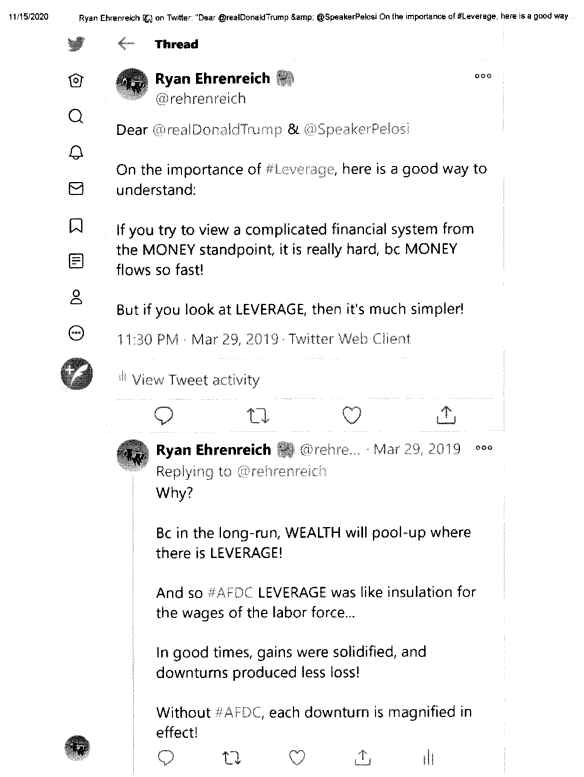
https://twitter.com/rehrenreich/status/1109849405081817088

Exhibit Y.

11/24/2020 Ryan 4 Prez - When the sun shines... It is time to go out...] Facebook Log Is Sign Up Porgot account? Ryan 4 Prez When the sun shines... It is time to go out with my sign!

https://www.facebook.com/Ryan4Prez/posts/2721115904780959

1 Exhibit Z.

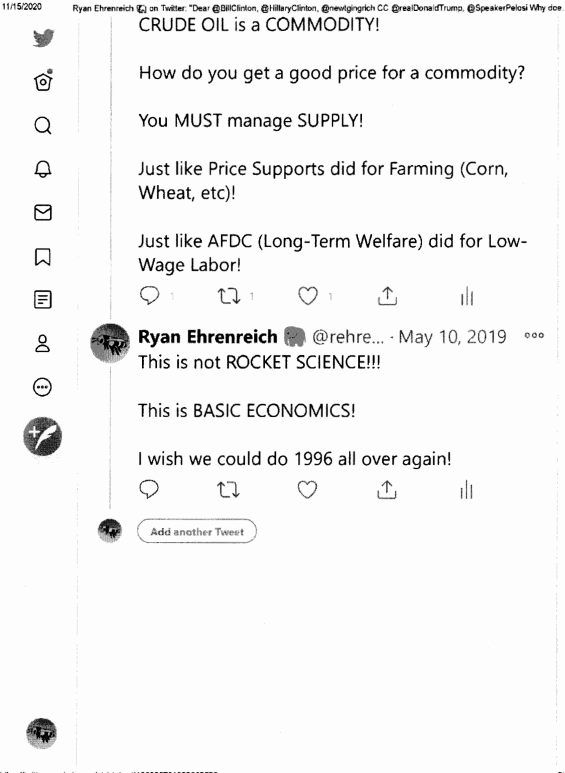


https://twitter.com/rehrenreich/status/1111878285804212225

1 Exhibit AA.



https://twitter.com/rehrenreich/status/1126982781932695552



https://twitter.com/rehrenreich/status/1126982781932695552

2

Exhibit AB.

11/16/2020 Ryan Ehrenreich 🕼 on Twitter: "Dear @realDonaldTrump @SpeakerPelosi @MittRomney CC @NBCNews @CBSNews @ABC @CN **Thread** Ryan Ehrenreich 💮 000 0 @rehrenreich Q Dear @realDonaldTrump @SpeakerPelosi Д @MittRomney CC @NBCNews @CBSNews @ABC @CNN @MSNBC \boxtimes @FoxNews @OANN Pres @BarackObama wondered how we would handle Automation hitting? I believe automation has ALREADY hit!... Reason for growth in AFDC rolls in the 90s! americanactionforum.org/wp-content/upl... 7:20 AM · May 20, 2019 · Twitter Web Client ■ View Tweet activity 17 Ryan Ehrenreich @ @rehre... · May 20, 2019 ••• Replying to @rehrenreich If you look at the chart (linked to above), I believe a large part of that 3 Million enrollee increase was... @Microsoft @Windows + Word + Excel I believe AFDC was how our economy absorbed the effects of automation! The problem is, this function of AFDC was terminated in 1996!

https://twitter.com/rehrenreich/status/1130478443106189312

1/3

Ehrenreich,

| 11/16/2020 Ryan Ehrenreich | a Con Twitter: "Dear @realDonaldTrump @SpeakerPelosi @MittRomney CC @NBCNews @CBSNews @ABC @CN | | | |
|--|--|--|--|--|
| 9 | | | | |
| © | Ryan Ehrenreich @ @rehre · May 20, 2019 · · · · Now, NOTHING absorbs automation! | | | |
| Q | This is why MANY people are struggling to earn a | | | |
| Q | living wage! | | | |
| | To test this, calculate inflation adjusted AFDC | | | |
| | benefits | | | |
| | Then poll to see how many would QUIT for | | | |
| 0 | AFDC \$, plus 10 hr per week allowance to work (as most on AFDC did side work) | | | |
| 600 | | | | |
| | Ryan Ehrenreich @ @rehre · May 20, 2019 · · · · I believe what you will find is that MORE PEOPLE (as % of US Population) would take AFDC now than in 1996! Why? | | | |
| | That is the effect of injecting POOR PEOPLE on AFDC back into Labor Force Drives down wages for EVERYONE | | | |
| | Creates more POOR PEOPLE! | | | |
| WANTED CONTROL | 1996 REFORM WAS MISTAKE!!! | | | |
| 00000000000000000000000000000000000000 | | | | |
| • | Add another Tweet | | | |

https://twitter.com/rehrenreich/status/1130478443106189312

1 Exhibit AC.

11/15/2020 Ryan Ehrenreich 😭 on Twitter: "Dear @realDonaldTrump @SpeakerPelosi @MittRomney CC @NBCNews @CBSNews @ABC @CN **Thread** Ryan Ehrenreich 101 000 @rehrenreich Q Dear @realDonaldTrump @SpeakerPelosi @MittRomney Д CC @NBCNews @CBSNews @ABC @CNN @MSNBC \square @FoxNews @OANN People often say: "Ryan, there are too many people!" I say: "There HAS ALWAYS been too many people!" 2 Why? To function, society only needs PERCENTAGE of population to work! 7:53 AM · May 20, 2019 · Twitter Web Client ■ View Tweet activity **,**Λ, Ryan Ehrenreich @ @rehre... · May 20, 2019 ••• Replying to @rehrenreich If you have 1000 people and only need X% to work... You still have too many people! If you lose 100 people, have 900 people, only need X%... Still TOO MANY PEOPLE! I do not know what "X%" is... But I do believe it will shrink with Automation!

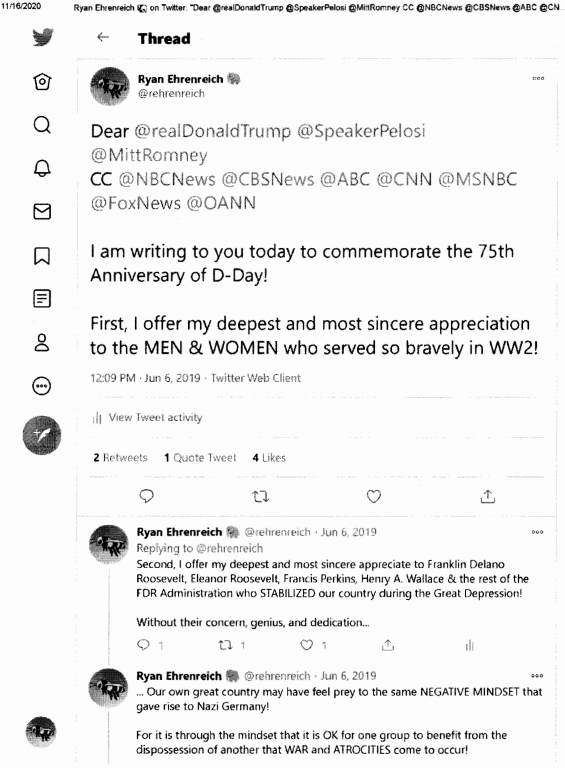
https://twitter.com/rehrenreich/status/1130486782582185984

| 11/15/2020 Rya | in Ehrenreich 😭 on Twitter: "Dear @realDonaldTrump @SpeakerPelosi @MittRomney CC @NBCNews @CBSNews @ABC @CN |
|----------------|---|
| y | So there are really 2 solutions |
| 0 | |
| Q | Ryan Ehrenreich @ @rehre · May 20, 2019 · · · · Solution 1: Drive Unemployment Rate Down to |
| Q | near Zero |
| | This is NOT REALLY a solution! |
| | Just like Socialism If you give EVERYONE a job, |
| | many of the jobs are not going to be good! |
| 8 | Causes lots of job-splitting & yields unlivable wages! |
| <u></u> | wages. |
| | Creates REVOLUTIONARY conditions! |
| | Ryan Ehrenreich @ @rehre · May 20, 2019 ••• Solution 2: Pay Some People Not to Work |
| | This is how FDR solved Great Depression! |
| | He let economy dictate the number of "good jobs", and gave remaining people Welfare! |
| | This created a stable society with 3 distinct classes: |
| | 1) Poor (Welfare)2) Middle (Wages)3) Rich (Owners) |
| A MA | |

11/15/2020 Ryan Ehrenreich 🕼 on Twitter: "Dear @realDonaldTrump @SpeakerPelosi @MittRomney CC @NBCNews @CBSNews @ABC @CN... Ryan Ehrenreich @ @rehre... · May 20, 2019 •••• His Administration did this via the Social Security 10 Act! Q This Act included ADC, which later became AFDC! Д AFDC was critical! M Why? For this solution to work, there must be a way for working age people to choose to leave workforce! (100% - X%) should leave for jobs to be good! 1 17 Ryan Ehrenreich @ @rehre... · May 20, 2019 ••• But the reason must be ETHICAL! And it there should be enough of a BARRIER that people do not exercise it on a whim! The problem with AFDC was not that people were on Welfare... That was actually a FEATURE, not a BUG... The problem is it did not RE-TRAIN people for new jobs! 1 17

https://twitter.com/rehrenreich/status/1130486782582185984

1 Exhibit AD.

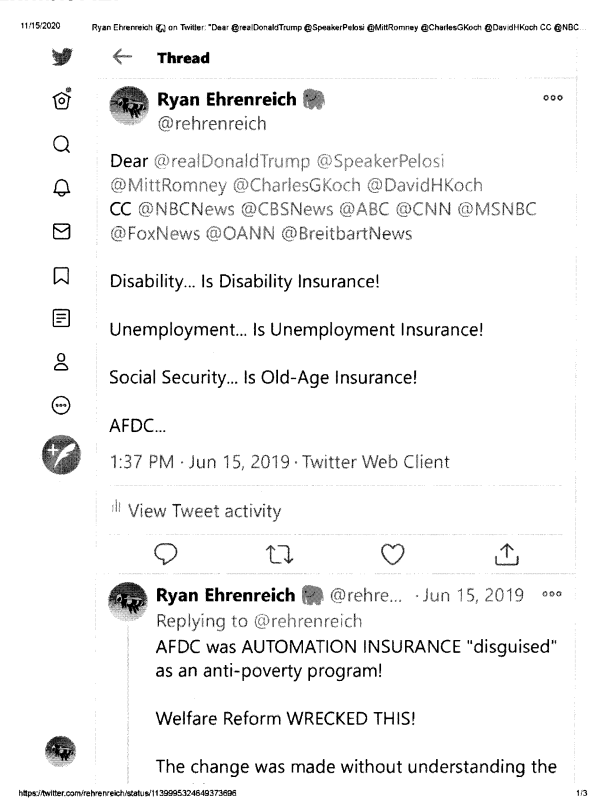


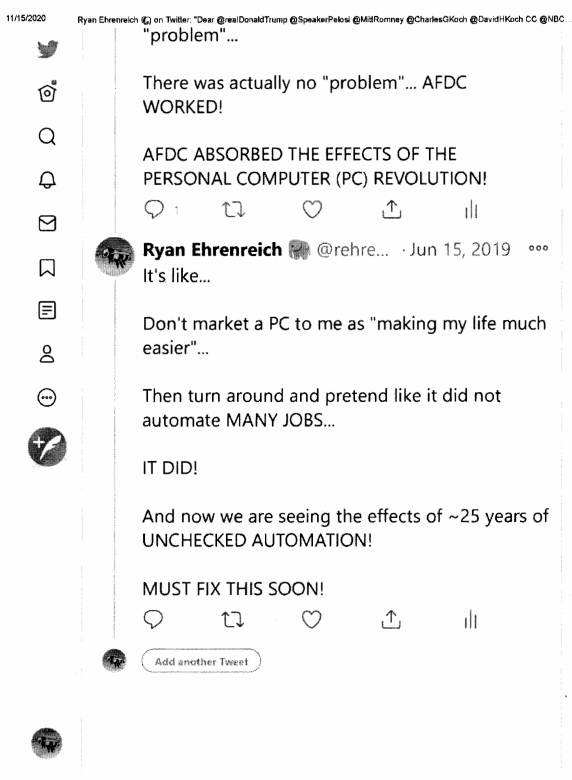
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| 11/16/2020 | Ryan Ehrenreich | h 🕼 on Twitter: "I | Dear @realDonaldTi | rump @SpeakerPelosi @ | MittRomney CC @N | BCNews @CBSNew | s @ABC @CN | | | | |
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| | | And now w | e face a crossr | oads! | | | | | | | |
| *************************************** | | Q 1 | t] | O 1 | ۵ | January Australian Australian | | | | | |
| © | T. | - | | hrenreich - Jun 6, 2 t of tremendous ur | | people want | 200 | | | | |
| Q | | | hey want SOLU e not getting th | ITIONS!NOW! | | | | | | | |
| Û | near deline di necessaria con conscience del consci | And so they are ripe to fall prey to the NEGATIVE MINDSET, and for ANGER and HATRED to rule the day! | | | | | | | | | |
| \boxtimes | *************************************** | But we must NOT LET THIS HAPPEN! | | | | | | | | | |
| | | Q 1 | tı | Ø 1 | ٦ | Total Control | | | | | |
| | 17 | _ | | hrenreich · Jun 6, 2 or the WHOLE WO | | | 00°C | | | | |
| | | And so wha | t are the soluti | ons? | | | | | | | |
| 2 | | FDR already gave them to us, but for various political reasons, certain people chose to discard them back in 1996! | | | | | | | | | |
| <u></u> | | And now, th | iose people Af | RDENTLY REFUSE to | admit their m | istake! | | | | | |
| | | So ARDENT | | ~~ | ٨ | 8 . | 0.00 | | | | |
| | baseronini | Q 1 | tì | ♡ 1 | | The factors with the second se | n de marco | | | | |
| | · R | That they | | hrenreich - Jun 6, 2 et the WHOLE COL | | rather than exp | lain | | | | |
| | A DODGO KANADI TANBAN KANADI T | And this pur greater dan | _ | ps who are themse | elves victims of | this political fai | lure in | | | | |
| | · | So I ask, ple | ase find a way | SOON to admit yo | our mistakes in | a manner that | • | | | | |
| | *************************************** | Q 1 | t] | O 1 | | ************************************** | | | | | |
| | - OKAPO | • | 20.00 | hrenreich - Jun 6, 2 uild something pos | | failures of the | past! | | | | |
| | | If you do no | ot do this, then | WE ARE ALL at tre | mendous risk! | | | | | | |
| | *************************************** | Why? | | | | | | | | | |
| 14 | VA-VA-VA-VA-VA-VA-VA-VA-VA-VA-VA-VA-VA-V | Because ou | r economic sys | tem is GUARANTEI | ED TO eventual | lly COLLAPSE! | | | | | |
| https://twitter.com/i | rehrenreich/status | _ | | too much Supply a | nd MANY Supp | oliers | 2/5 | | | | |

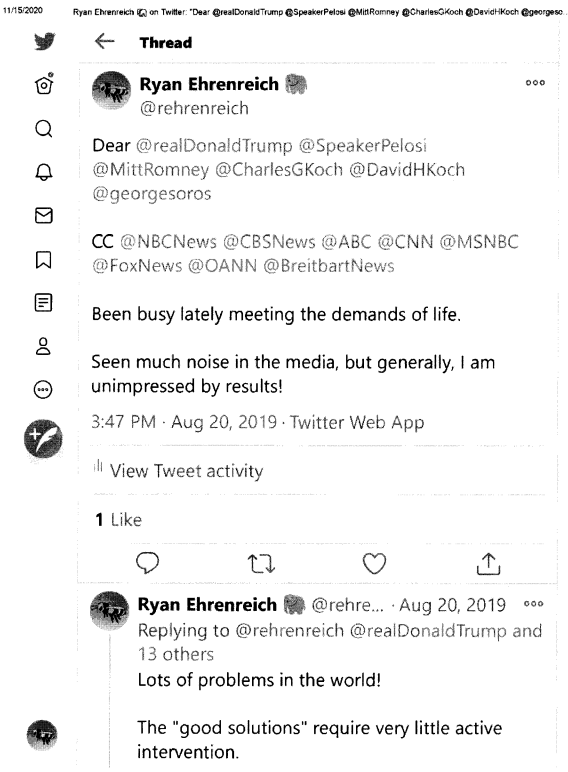
| 11/16/2020 | Ryan Ehrenreich | h 🕼 on Twitter: "I | Dear @realDonaldT | rump @SpeakerPelosi | @MittRomney CC @N | BCNews @CBSNews | @ABC @CN | | | | |
|------------------------|--|--|---------------------|---|-------------------|--|----------|--|--|--|--|
| | | Q 1 | <u>L</u> J | \Diamond | 1 | | | | | | |
| ত্ | -age | Ryan Ehrenreich @ @rehrenreich - Jun 6, 2019 When there are FEW SUPPLIERS, these suppliers can "Actively Collude" to guarantee livable prices (see OPEC)! | | | | | | | | | |
| Q | | But when there are MANY SUPPLIERS, "Active Collusion" is not possible, so Suppliers will compete to out-produce each other! | | | | | | | | | |
| \Box | C C C C C C C C C C C C C C C C C C C | | ouses further co | ollapse in prices! | | | | | | | |
| | панаблиция пана | Q 1 | □ | \heartsuit | 1 | stanna Valenter Valenter | | | | | |
| ت | alike. | - | | hrenreich - Jun 6 hat has proven to | | LY is to create a | system | | | | |
| \Box | | | Collusion" | | | | | | | | |
| = | | In the US, tl | his was done b | EVEN REALIZE th y "Social Security vi | - | | And | | | | |
| 8 | Anaeomena vers | | ras NECESSAR\ ℃↓ | | 1 | district states of the states | | | | | |
| | O. R. | The basic ic | lea is that Sup | hrenreich - Jun 6 pliers can choose uarantee in excha | either: | ODUCING | 000 | | | | |
| + | and the state of t | OR > A possibl | y larger (but p | ossibly nothing) r | isk by PRODUCII | NG | | | | | |
| | TOTOTOTOTOTOTOTOTOTOTOTOTOTOTOTOTOTOTO | This is "Pass correct allo | | bc the WISDOM | OF THE CROWD | generally yields | the | | | | |
| | | Q 1 | t"l | \heartsuit | ı | and and a second a | | | | | |
| | ar. | - | | hrenreich - Jun 6 allowing THE MA | | i. | ö¢a | | | | |
| | | Since we are discussing Suppliers in COMMODITY MARKETSWhich are at the base of our Societal StratificationThis solution is CRITICAL for STABILITY! | | | | | | | | | |
| | odosionementos | Without thi | s Suppliers exi | t the market by g | oing homeless a | nd dying! | | | | | |
| | do sittle der A | Q 1 | t] | \heartsuit | <u></u> | nea-to- research near | | | | | |
| | | | | | | | | | | | |
| 14 | | | | | | | | | | | |
| https://twitter.com/re | hrenreich/status | /11367117102810 | 143968 | | | | 3/5 | | | | |

1 Exhibit AE.





1 Exhibit AF.



https://twitter.com/rehrenreich/status/1163945799249620995

11/15/2020 Ryan Ehrenreich 😭 on Twitter: "Dear @realDonaldTrump @SpeakerPelosi @MittRomney @CharlesGKoch @DavidHKoch @georgeso These are "Self-Regulating Solutions"! How it works? Assume many act unethically... Instead of micromanaging fairness in real-time, just create a way to level things out on back-end! M 个几 \Box Ryan Ehrenreich @ @rehre... · Aug 20, 2019 ••• AFDC was a "Self-Regulating Solution"! If you don't pay employees fairly, they become 2 poor... Why work so hard just to be poor?... Just quit and go on AFDC. If you hire illegal immigrants for jobs Americans want... Many go on Welfare... The rich foot the bill for illegal labor. 11 11 Ryan Ehrenreich @ @rehre... · Aug 20, 2019 For China, we also need a "Self-Regulating Solution"! So I propose a law that applies to ANY foreign country that we trade with, such that: Tariffs occur automatically on ANY surplus, unless that country spends at least the amount of

https://twitter.com/rehrenreich/status/1163945799249620995

| 11/15/2020 | Ryan Ehrenreich | | r@realDonaldTrump (| | | Koch @DavidHKoch @georgeso | | | | | |
|-------------|--|--|---------------------|-----------------------|------------|--|--|--|--|--|--|
| | | | | \circ | ·企 | | | | | | |
| © * | 900 | Ryan Eh | renreich | erehr | e · Aug a | 20, 2019 ••• | | | | | |
| Q | - Waller - W | | ach year th | - | • | nddress technology | | | | | |
| Q | silisioned handragen constitution | transfers | :" The US | accrues a | a year tha | t we can use | | | | | |
| \boxtimes | | in the future, where our companies are free to cheat their companies in similar manner Years | | | | | | | | | |
| | ANA Annonnennennennennennennennennennennennen | can be u | ised at any ↑↑ | point in \heartsuit | future! | - | | | | | |
| Ē | 0 | Ryan Eh | renreich | @ @rehr | e · Aug 2 | 20, 2019 ••• | | | | | |
| 2 | - | Basically | | it is that w | e will wai | t until they | | | | | |
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| | | Under this law, China can choose how they want to address our qualms with them! | | | | | | | | | |
| | and the state of t | Either wa | ay, things | will event | ually be e | vened-out! | | | | | |
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Exhibit AG. 1

11/13/2020 Ryan 4 Prez - HEALTHCARE Flexible Coverage for All We... | Facebook Log fri Sian Up Ryan 4 Prez **HEALTHCARE** Flexible Coverage for All We advocate a plan that covers everyone flexibly, and at a much lower cost than Medicare-For-All. Here is the plan: 1) We create a National Catastrophic Coverage Plan that kicks in after \$20k of healthcare spending for a given year 2) We price this plan at break-even cost 3) Each citizen gets a \$1 Million lifetime allowance for medical spending 4) The citizen's yearly spending (up to \$20k) and yearly Catastrophic Coverage Fee are deducted from the cap 5) After the Catastrophic Coverage kicks in, the additional spending is NOT deducted from the cap 6) The Federal Govt provides a 5% discount for paying the yearly Catastrophic Coverage Fee with money (rather than deducting it from cap) 7) Any additional payments by other health insurance coverage count toward the \$20k threshold, but do not reduce the cap Also, this plan has the benefit of still encouraging recipients to seek private insurance from their respective employer. 1 2 Comments 1 Share Share Most Relevant

https://www.facebook.com/Ryan4Prez/posts/2919404871618727

11/13/2020

Ryan 4 Prez - HEALTHCARE Flexible Coverage for All We... | Facebook



Akabor 🎉

Ryan 4 Prez Additionally, it is worth noting that:

- 1) Pricing of an individual's National Catastrophic Coverage Plan yearly fee would partially be based on the individuals usage history and partially not. The goal is to spread the cost of the VERY SICK across the wider population, so that we can effectively care for all of our people.
- 2) The National Catastrophic Coverage Plan is intended to cover any healthcare expense past the \$20k threshold, but for On-Patent, New Super-Fancy Drugs & Devices, the Plan may cover only part of the cost (or not at all). This would be made clear to the recipient and if the recipient chooses to purchase that Drug or Device, the non-covered portion of the cost would be counted against the Personal Lifetime Cap or come out-of-pocket.
- 3) This plan would cover ALL CITIZENS at a Federal Level. Once the Personal Lifetime Cap is exhausted, we would have a procedure for applying for an Extension to the Cap. These Extensions would be evaluated on a caseby-case basis using fair, transparent rationale.
- 4) Certain classes (such as Special Needs) may be exempted from the Personal Lifetime Cap, but this may come with stipulations that may impact other behaviors or life choices.
- 5) We understand that different states feel differently about covering the healthcare costs of Illegal Immigrants, and our goal is to allow states to decide individually how to handle this case.



A Autho

Ryan 4 Prez Also, for people who would prefer to purchase a Health Insurance Plan for daily needs (rather than negotiate prices themselves up to the \$20k per year threshold)... We would consider allowing people spend part of the yearly \$20k threshold on buying a Health Insurance Plan for daily needs... Also, in addition to paying for PART or ALL of care up to the \$20k threshold, these plans may offer other benefits that function ON TOP OF the National Catastrophic Coverage Plan (i.e. benefits that kick-in AFTER the \$20k yearly threshold is exceeded AND pay for devices or drugs that are EITHER not covered OR only partially covered by the National Plan)

Exhibit AH.

11/19/2020 Ryan Ehrenreich (C) on Twitter: "Dear @realDonaldTrump @SpeakerPelosi @MittRomney @CharlesGKoch @georgesoros CC @NBC Thread 000 Ryan Ehrenreich 101 @rehrenreich Q Dear @realDonaldTrump @SpeakerPelosi @MittRomney @CharlesGKoch @georgesoros Д CC @NBCNews @CBSNews @ABC @CNN @MSNBC M @FoxNews @OANN @BreitbartNews \square How did the FDR Admin overcome UNSTABLE WAGE STRUCTURE due to OVER SUPPLY? > They SUBSIDIZED some people in exchange for NOT WORKING 10:35 AM · Nov 21, 2019 · Twitter Web App Ryan Ehrenreich @ @rehrenreich · Nov 21, 2019 Replying to @rehrenreich @realDonaldTrump and 12 others But what of the human inclination to CHEAT (consult Pres Trump for detailed info on that topic)? FDR invented a DEVICE that would MONITOR a person and had an ALARM that would go off it the person left to cheat He designed this DEVICE to require EVEN MORE interaction as it aged

https://twitter.com/rehrenreich/status/1197584261462679552

| 11/19/2020 | Ryan Ehrenreich | on Twitter: | | @SpeakerPelosi@ | | lesGKoch @georgescros CC @NBC | | | | |
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| | | So I am open to finding other GOOD REASONS to pay someone NOT TO WORK! | | | | | | | | |
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1 Exhibit Al.

11/15/2020 Ryan Ehrenreich 💫 on Twitter: "Dear @realDonaldTrump @SpeakerPelosi @MittRomney @CharlesGKoch @georgesoros CC @NBC. Thread 0 Ryan Ehrenreich 🧌 000 @rehrenreich Q Dear @realDonaldTrump @SpeakerPelosi @MittRomney @CharlesGKoch @georgesoros QM CC @NBCNews @CBSNews @ABC @CNN @MSNBC @FoxNews @OANN @BreitbartNews How to #LowerPrescriptionDrugPrices? foxnews.com/politics/steve... Enact: 1) My proposal for reforming Healthcare facebook.com/Ryan4Prez/post... Steve Forbes attacks Pelosi's 'socialist' drug pricing ... Add businessman Steve Forbes to the long list of people criticizing House Speaker Nancy Pelosi's dru... https://twitter.com/rehrenreich/status/1204871802494705666

11/15/2020 Ryan Ehrenreich (🖺 on Twitter: "Dear @realDonaldTrump @SpeakerPelosi @MittRomney @CharlesGKoch @georgesoros CC @NBC. 1:13 PM · Dec 11, 2019 · Twitter Web App 101 ^Ⅲ View Tweet activity Q \Box 1 Retweet 17 M Replying to @rehrenreich @realDonaldTrump and 圁 12 others 2) Create a Self-Regulating System that produces #FairPricing How do we achieve #2? In the FDA Approval process, make sure that the FDA produces estimates for: 1) The Total R&D spend to create the drug 2) The COGS for producing the drug The Demand for the drug \bigcirc 1 17 1 Ryan Ehrenreich @ @rehre... Dec 11, 2019 ••• Use this info to estimate what multiple of COGS the drug must be priced at to re-coup the R&D spending. Then if the company sells it for more than X% of this estimate...

https://twitter.com/rehrenreich/status/1204871802494705666

11/15/2020 Ryan Ehrenreich (🖺) on Twitter: "Dear @reaiDonaldTrump @SpeakerPelosi @MittRomney @CharlesGKoch @georgesoros CC @NBC.. Require them to offer to LICENSE the PATENT to other manufactures for a ROYALTY priced at this threshold! 1 17 Ryan Ehrenreich @ @rehre... Dec 11, 2019 •••• Д And what about Off-Patent drugs? M And for any drug where: \Box 1) It is OFF patent 2) It is a NECESSITY for a subset of the population 3) There is only 1 manufacturer Create a Govt-funded, not-for-profit drug manufacture whose charter it is to produce ONLY these types of drugs! \bigcirc 1 17 Ryan Ehrenreich @ @rehre... · Dec 11, 2019 · · · · Basically, what this policy is doing is... WHEN a Drug Company MISBEHAVES > FORCE them to experience COMPETITION! 17 凸

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Exhibit AJ.

11/25/2020 Ryan Ehrenreich 😭 on Twitter: "Dear @realDonaldTrump @SpeakerPelosi @MittRomney @CharlesGKoch @georgesoros CC @NBC **Thread** Ryan Ehrenreich 000 0 @rehrenreich Dear @realDonaldTrump @SpeakerPelosi @MittRomney @CharlesGKoch @georgesoros \Box CC @NBCNews @CBSNews @ABC @CNN @MSNBC M @FoxNews @OANN @BreitbartNews Somebody asked why the beneficiaries of modern #Socialism just seem to be giant companies & the wealthy... Here is how I responded... (···) 12:06 PM · Jan 15, 2020 · Twitter Web App III View Tweet activity 1 Retweet Ryan Ehrenreich @ @rehrenreich - Jan 15 Replying to @rehrenreich @realDonaldTrump and 12 others That is because SUBSIDIES alone rarely move the needle... So what works? Subsidies IN EXCHANGE for changing behavior...

https://twitter.com/rehrenreich/status/1217538648234590208

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Exhibit AK.

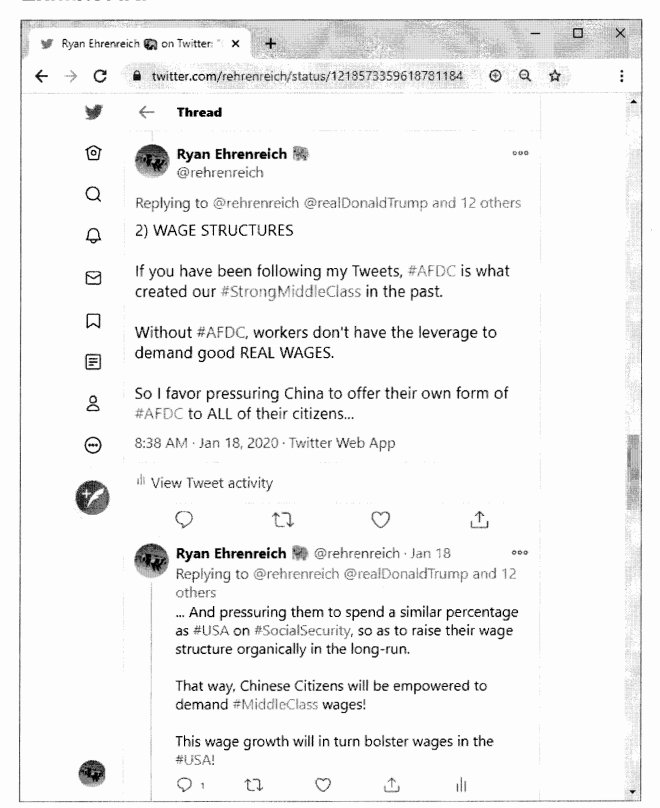
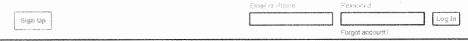


Exhibit AL.

11/13/2020

Ryan 4 Prez - INCOME INEQUALITY Welfare as a Price Support... | Facebook





INCOME INEQUALITY

Welfare as a Price Support for Labor

The success of AFDC was that it functioned as a Price Support for Labor (similar to how Farm Price Supports functioned in Farming).

https://en.wikipedia.org/wiki/Price_support

For a program to function as a Price Support, it must PURCHASE and RETIRE the excess Supply (generally of a Commodity, such as grain or Low-Wage Labor Hours).

Price Supports are critical, as they create the conditions necessary for a stable Middle Class... Namely, they create livable Prices & Wages!

For a Welfare System to function as a Price Support, it must pay people NOT TO WORK or WORK LESS.

This is what AFDC did and what TANF does NOT do (TANF has strict Work Requirements)... This is how the Price Support for Labor was broken in USA!

So a new Welfare System should BUY and RETIRE the excess Supply of Work Hours in Low-Wage Labor.

There are some critical factors to consider, such as:

- 1) How many hours to buy per recipient?
- 2) How much to pay per hour bought?
- 3) What is the Income Cap? (the maximum income level that determines eligibility for this program)
- 4) How to provide people a ladder to a career that allows them to exit the Welfare System?

As to #1, I favor a baseline level of purchasing a maximum of 20 hours out of 40 for single parents, with the possibility of extending the maximum by 10 more hours as a Marriage Bonus (30 out of 2x40=80) or a Performance Bonus (30 out of 40).

As to #2, I favor using a Percentage of Federal Minimum Wage (e.g. 80%) to determine the pay rate. The Federal Govt would be responsible for paying this % of Federal Min Wage. The State Govt would be responsible for paying its own % of State Min Wage above Federal Min Wage. Local Govts would similarly be responsible for paying their own % Local Min Wage above State Min Wage. The State and Local Govts could choose their % values independently of the Federal Govt (setting them at anywhere from 0% to 100%).

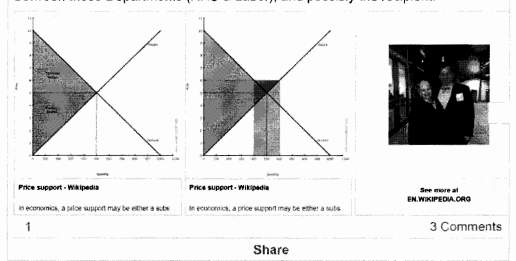
https://www.facebook.com/Ryan4Prez/posts/3008343452724868

11/13/2020

Ryan 4 Prez - INCOME INEQUALITY Welfare as a Price Support... | Facebook

As to #3, I favor using a percentage of Median Household Income to determine the Income Cap. The recipient household's (After Tax Income + Welfare Grants) would need to remain below the Income Cap to remain eligible.

As to #4, I favor engaging the US Dept of Labor to create the ladders out of the Welfare System. I would ask the Secretary of Labor for a list of occupations that are currently experiencing an Under-Supply of Trained Applicants (and how many are needed). Then I would allow Welfare Recipients to apply for slots in Training Programs to fill those needs. The application would gauge the applicants seriousness about completing the training program. The number of applicants accepted should be based on the number of Trained Applicants needed (plus an increase for expected attrition). The costs of Job Training should be shared between these Departments (HHS & Labor), and possibly the recipient.



Most Relevant



& Author

Ryan 4 Prez Also, I would consider making the Income Cap (aka Means Test) month-by-month... That way, if someone had a job and lost it OR gained a job and got off this program, their income from the job would not penalize the benefits they receive in months where they did not work... But doing this may require W-2 and 1099 income to be reported month-by-month for people on this program, so that this all can be reconciled when the recipient files their Income Taxes!

31w

https://www.facebook.com/Ryan4Prez/posts/3008343452724868

11/13/2020

Ryan 4 Prez - INCOME INEQUALITY Welfare as a Price Support... | Facebook



Nutfor

Ryan 4 Prez Additionally, in normal times, I believe that eventually, due to Extreme Levels of Automation, it will be necessary to allow Childless Adults to qualify for this program.

When this needs to happen, I am for it, but I believe the Rate (i.e. Percentage of Minimum Wage paid) should be much less for Childless Adults (for example, 30% instead of 80%).

Why?

Childless Adults can live much more cheaply. They can easily combine with other Childless Adults to rent spaces as a group.

Whereas Parents must concern themselves with the best interest of their Children, so they should seek to provide a stable & safe home. Usually, this means NOT renting in a group.

Also, as Childless Adults have greater social/class mobility than Poor Parents, those Childless Adults should be given greater incentive to seek full-time employment.

Also, to make this program affordable within the Federal Budget, such considerations are important to factor into the program.



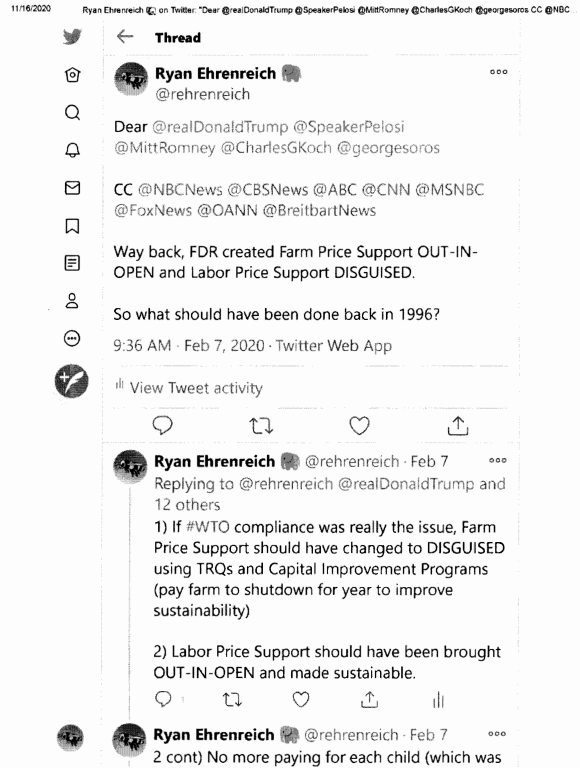
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Ryan 4 Prez Clearly, the Coronavirus Epidemic (COVID-19) represents a huge threat to the Global Economy & Labor Markets. Here in the USA, we are obviously experiencing this.

So in periods of Disease Epidemic, here are some short-term changes I propose:

- * Waive Income Cap (focus solely on hours NOT worked)
- * Raise purchasing limit (i.e. MAXIMUM hours purchased per week) to somewhere between 30-40 hours per week per individual
- * Enable Childless people to become eligible

1 Exhibit AM.



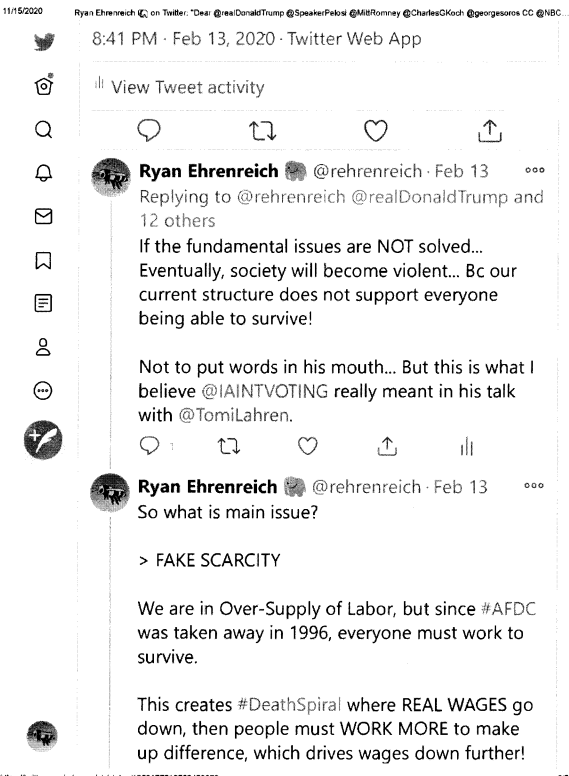
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Exhibit AN.

11/15/2020 Ryan Ehrenreich (🖺 on Twitter: "Dear @realDonaldTrump @SpeakerPelosi @MittRomney @CharlesGKoch @georgesoros CC @NBC... Thread 101 Ryan Ehrenreich 000 @rehrenreich Dear @realDonaldTrump @SpeakerPelosi @MittRomney @CharlesGKoch @georgesoros \Box \square CC @NBCNews @CBSNews @ABC @CNN @MSNBC @FoxNews @OANN @BreitbartNews 口 Personally, I do NOT support violence! And I ask that people NOT use violence! 2 But at the end of the day... (···) Black Lives Matter leader justifies rioting in intervie... In a new episode of Fox Nation's "No Interruption," Tomi Lahren sat down with the president of Black ... ø foxnews.com

https://twitter.com/rehrenreich/status/1228177310563459072



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Exhibit AO.

11/24/2020

Ryan 4 Prez - MISTAKES OF THE PAST What went wrong back in... | Facebook

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MISTAKES OF THE PAST

What went wrong back in 1996?

Back in 1996, the US Federal Budget was balanced by cutting the very programs that stabilized our Wage & Farming Price Structures.

In the moment, this was probably hard for politicians to see... But we are now living out the consequences of these mistakes today!

Please read this explanation of what should have happened back in 1996! (instead of what actually happened)

And please note... Now, we must summon the collective will to go back and fix these mistakes of the past!

SUMMARY OF WHAT SHOULD HAVE BEEN DONE:

- 1) Disguise the Farm Price Supports using Tariff-Rate Quotas (TRQs) & Capital Improvement Programs aimed at Sustainability
- 2) Un-Disguise AFDC so that Welfare buys Work Hours from Poor Parents and retires those hours... Instead of paying rates based on number of children (see https://www.facebook.com/Ryan4Prez/posts/3008343452724868)
- Means-Test Social Security
- 4) Reform Medicare & Medicaid Spending to something like my plan (see https://www.facebook.com/Ryan4Prez/posts/2919404871618727)
- 5) Make it easier for non-union workers to collectively bargain in small groups (e.g. groups of 10 worker or less)

https://twitter.com/rehrenreich/status/1225835861331206144



CWATTER.CXOM

Ryan Ehrenreich on Twitter

"Dear @realDonaidTrump @SpeakerPelosi @MittRomney @ChartesGKoch @georgesoros CC @NBCNews @CBSNews @ABC @CNN @MSNBC @FoxNews @CANN @BreitbartNews Way back, FDR created Farm Price Support OUT-IN-OPEN and Labor Price Support DISGUISED. So what should have been done back in 1996?"

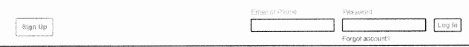
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1 Exhibit AP.

11/13/2020

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Ryan 4 Prez - WHAT IS WRONG WITH US LABOR MARKET? Without... | Facebook





WHAT IS WRONG WITH US LABOR MARKET?

Without AFDC, there is NO mechanism that creates the FLOOR for REAL WAGES. So...

- * Automation reduces Demand for Labor
- * Automation increases Supply of Low-Wage Labor (bc career paths are decimated)
- * Laborers grow more desperate & work harder just to survive

So the intersection point of the Supply Curve & Demand Curve moves down the Demand Curve... To the zone where REAL WAGES are UNLIVABLE!

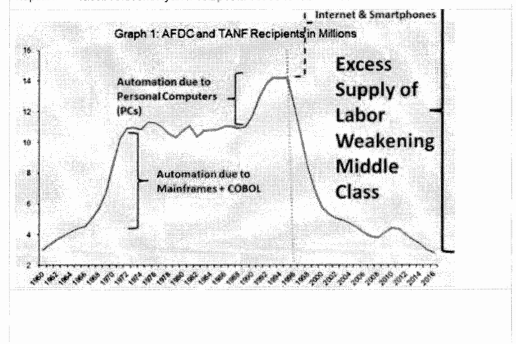
This is why...

- * Many Americans live Pay Check to Pay Check
- * The Middle Class is so weakened
- * People are so pessimistic about future of the country

Here are some simple charts to explain visually...

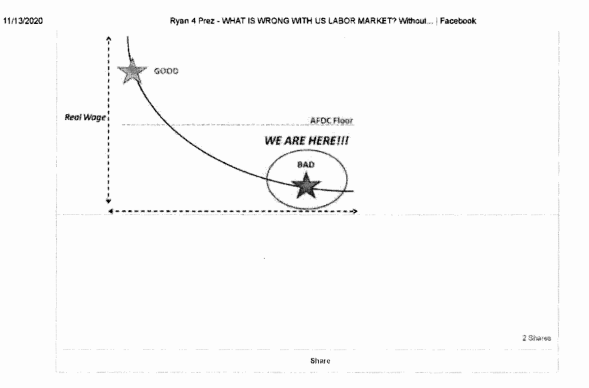
For the solution to this problem, please see:

https://www.facebook.com/Ryan4Prez/posts/3008343452724868



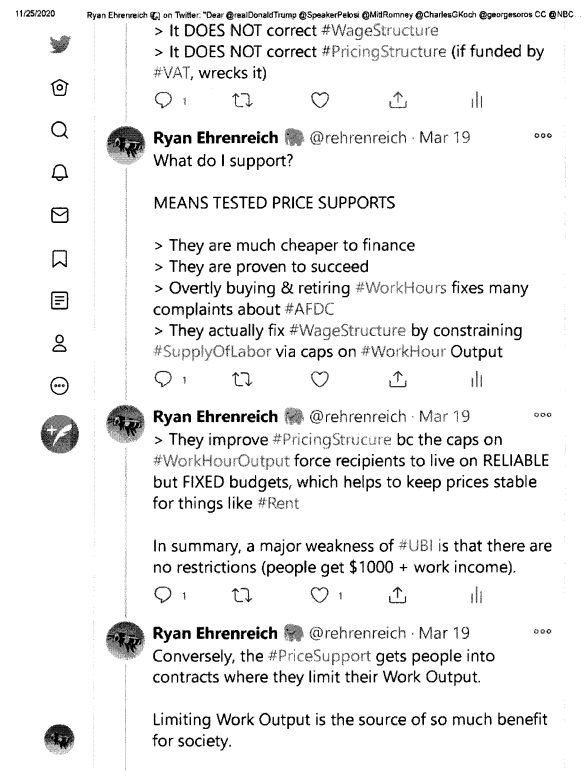
Where are we on Demand Curve of Labor?

https://www.facebook.com/Ryan4Prez/posts/3040406209518592



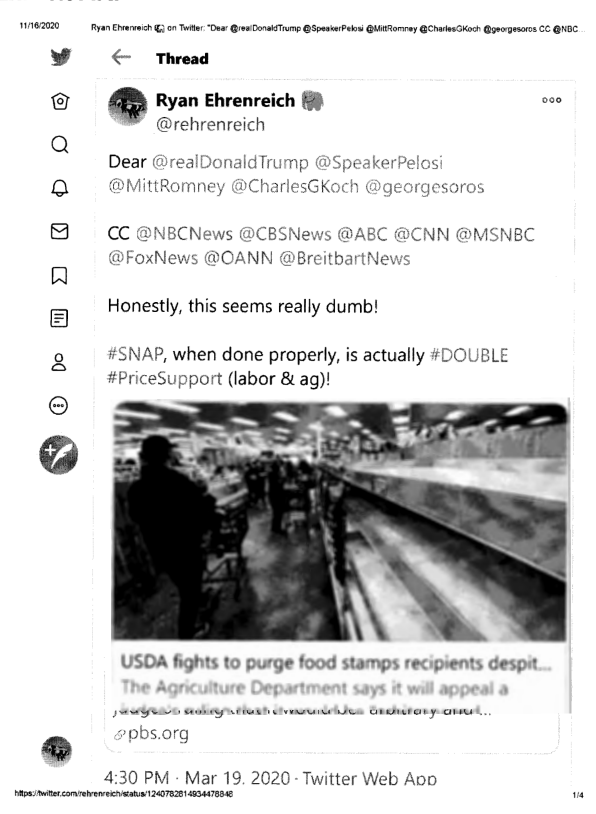
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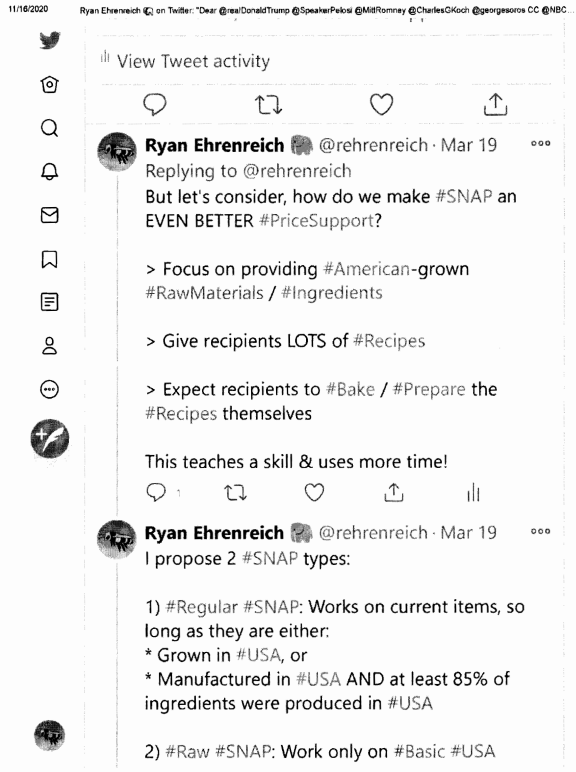
11/25/2020 Ryan Ehrenreich (🖺 on Twitter: "Dear @realDonaldTrump @SpeakerPelosi @MittRomney @CharlesGKoch @georgesoros CC @NBC... **Thread** Ryan Ehrenreich 000 0 @rehrenreich Q Dear @realDonaldTrump @SpeakerPelosi @MittRomney @CharlesGKoch @georgesoros Ω CC @NBCNews @CBSNews @ABC @CNN @MSNBC M @FoxNews @OANN @BreitbartNews I will try to stay positive while making following point... I see a lot of chatter about #UBI on @Twitter... I DO NOT SUPPORT #UBI! 1:15 AM · Mar 19, 2020 · Twitter Web App III View Tweet activity 1 Retweet 1 Like ① ,个, Ryan Ehrenreich 💮 @rehrenreich · Mar 19 Replying to @rehrenreich Why not? Here are some reasons: > UBI is very expensive > It spends tremendous amounts on people who don't need it & would rather not be taxed to pay for it in first place https://twitter.com/rehrenreich/status/1240552431613706240



| 11/25/2020 | Ryan Ehrenreich | on Twitter: "D | ear @realDonaldTr | ump @SpeakerPelosi | @MittRomney @Cha | ırlesGKodı @george | soros CC @NBC | |
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Exhibit AR.





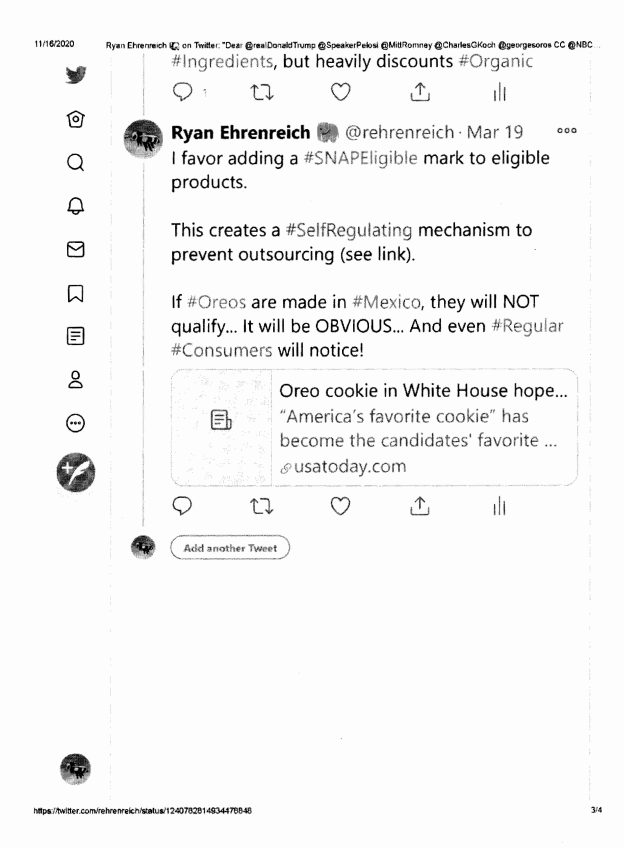
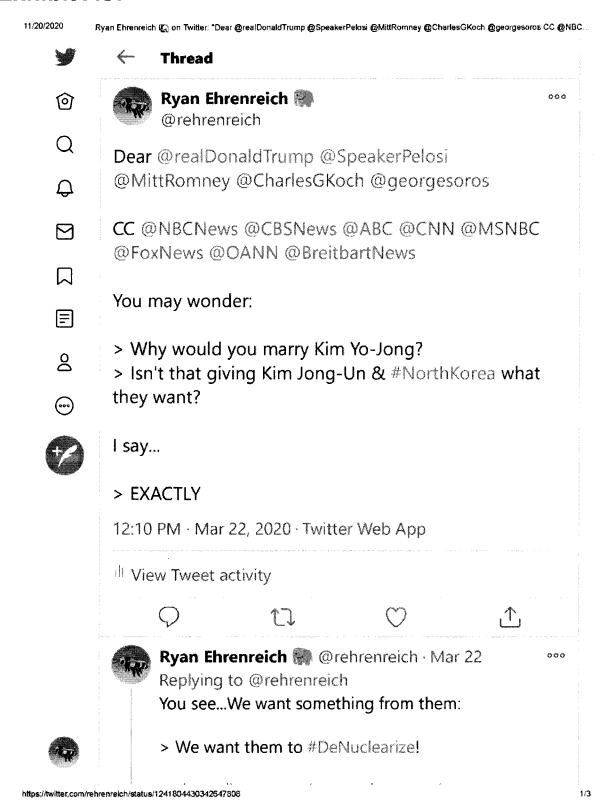
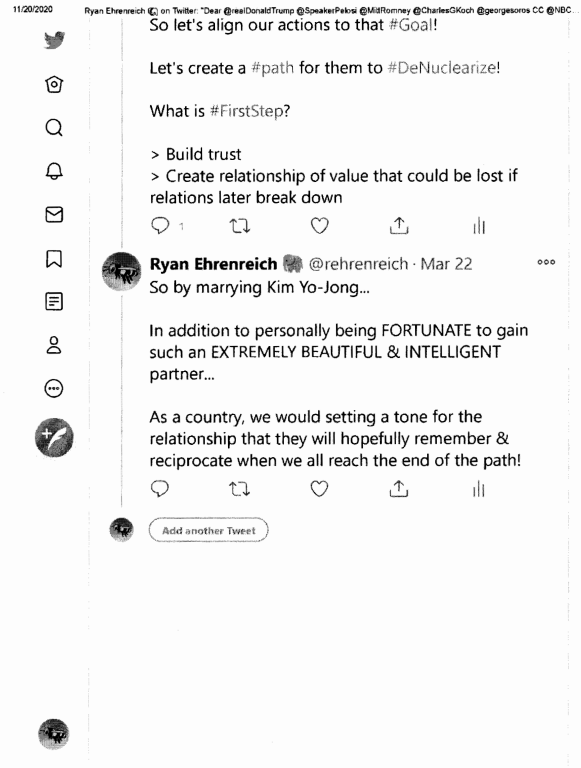


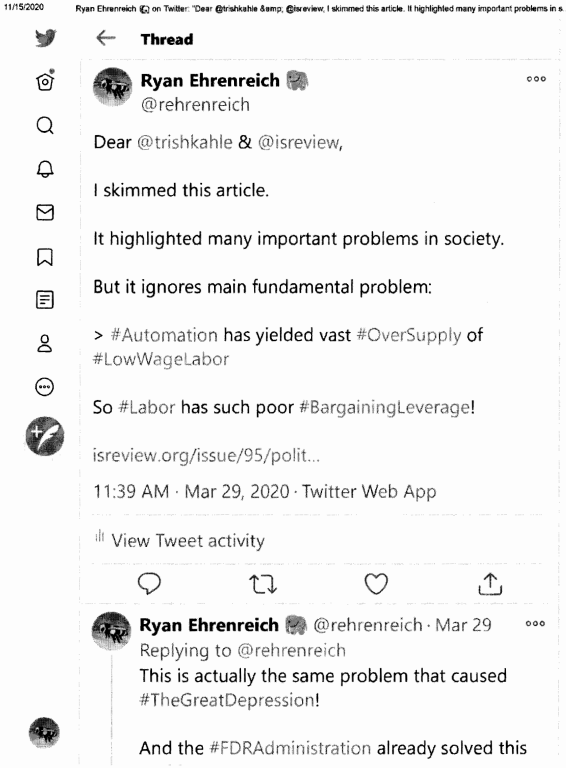
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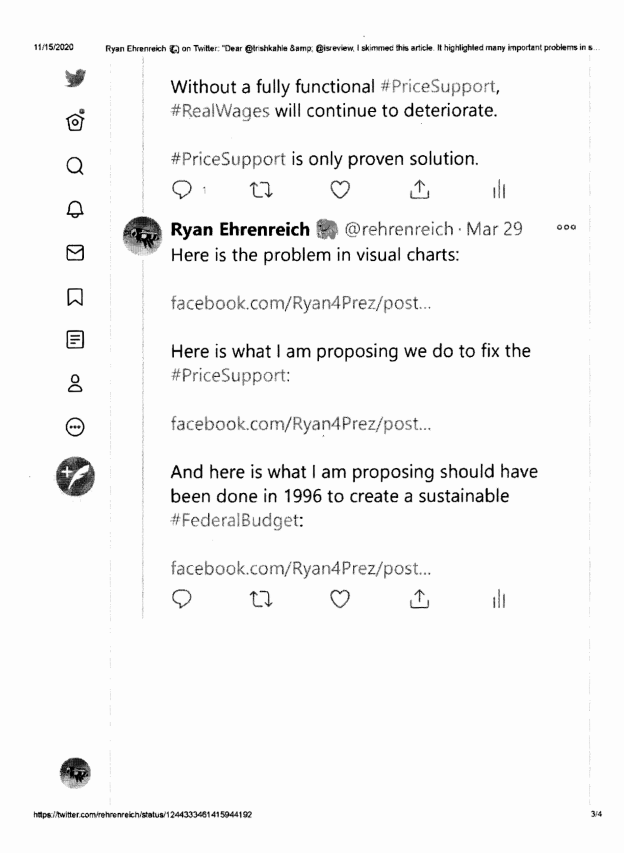
https://twitter.com/rehrenreich/status/1244333461415944192

11/15/2020 Ryan Ehrenreich 🐑 on Twitter: "Dear @trishkahle & @isreview, I skimmed this article. It highlighted many important problems in s. problem! * 7 They used a #PriceSupport for #Labor... Which (ত্রী they disguised as the #SocialSecurityAct. A #PriceSupport pays people less than #MarketWage to NOT work! $Q = \mathbf{1}$ **,**Λ, 111 $oxed{\Theta}$ Ryan Ehrenreich @ @rehrenreich · Mar 29 By retiring #ExcessSupply, a #PriceSupport puts #SupplyOfLabor roughly #OnPar with #DemandForLabor. en.wikipedia.org/wiki/Price_sup... But critical component of #PriceSupport (namely #AFDC) was broken back in 1996 via #WelfareReform. #AFDC paid able-bodied working-age people to NOT work! \bigcirc 1 17 **Ryan Ehrenreich** @rehrenreich · Mar 29 #AFDC was ONLY #FederalProgram that did so in long-term. #TANF does NOT do this... It kicks people right back into #Workforce via strict #WorkRequirements.

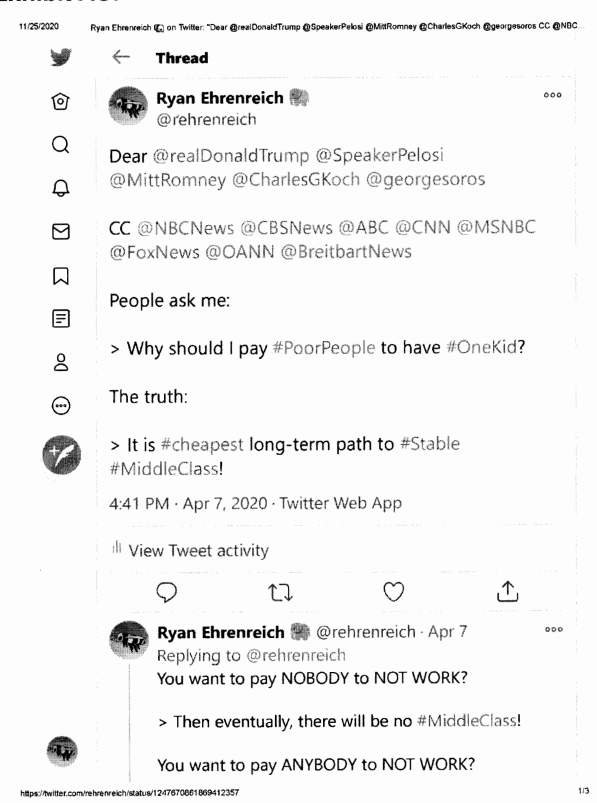
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Ehrenreich,



1 Exhibit AU.



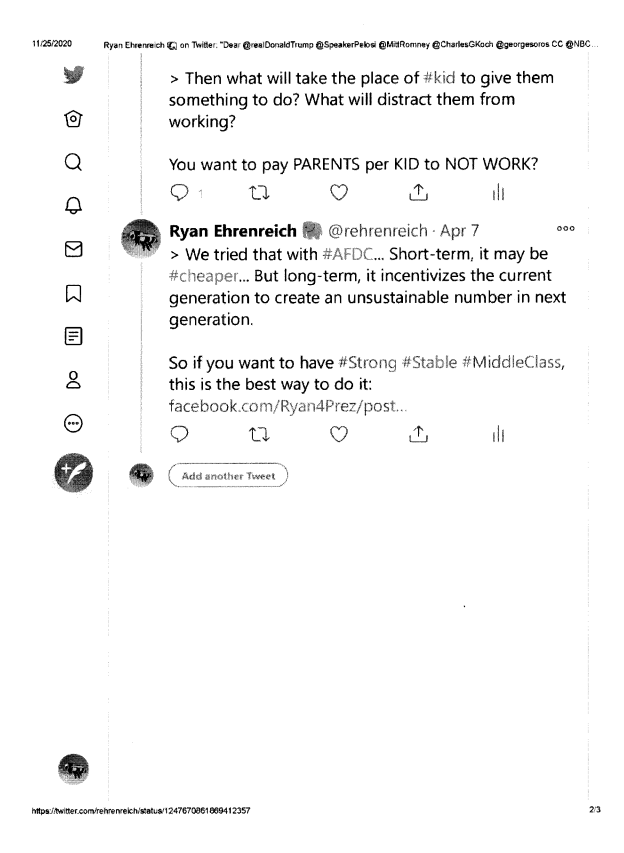


Exhibit AV.

11/14/2020

Ryan 4 Prez - ENTITLEMENT REFORM Social Security as a... | Facebook

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ENTITLEMENT REFORM

Social Security as a Price Support for Labor

What does Social Security do?

> Pays retirement-age people a pension (whether they work or not)

The line of reasoning is that you paid into the system when you worked, so you should get the benefit back.

But in the age of High Automation, the Labor Market needs less and less people to function, and if everyone who needs to work to survive actually works, we will NOT have a MIDDLE CLASS wage structure EVER AGAIN!

For an explanation of this, see here:

https://www.facebook.com/Ryan4Prez/posts/3040406209518592

So it is NOT possible to BOTH have a Middle Class wage structure and bring in the tax revenue necessary to pay every person who is currently entitled their full Social Security benefit.

As a nation, our primary concern must be fostering a Strong Middle Class, as this was the key to making our Country so stable for so many years.

To have a Strong Middle Class, we must repair the Price Support for Labor and reform it so it will be sustainable on the tax revenue streams that we can expect in the future.

So first and foremost, as AFDC was eliminated in 1996, we MUST bring back a buffer to absorb able-bodied, working-age people who were automated:

For an explanation on that, see here:

https://www.facebook.com/Ryan4Prez/posts/3008343452724868

After that we should immediately:

- Means Test Social Security
- 2) Make benefits conditional on strictly NOT working (pay only for hours NOT worked)

And in the long run, we should move all the benefits of the original #SocialSecurityAct into this #PriceSupport system!

That way people are ONLY paid NOT TO WORK!

Each class of beneficiary from the original #SocialSecurityAct would be entitled to its own:

https://www.facebook.com/Ryan4Prez/posts/3074239006135312

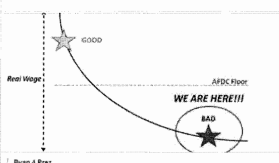
11/14/2020

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- 1) Percentage of Minimum Wage for Hours not Worked
- 2) Purchasing Limit for Hours not Worked
- 3) Monthly Income Cap (aka Means Test)

People who qualified in multiple classes would be able to choose out of those classes which one to use.

This is the only way to make Social Security sustainable for the future! Enacting this reform is the key to ensuring Social Stability for generations to come!



Ryan 4 Prez March 5

WHAT IS WRONG WITH US LABOR MARKET?

Without AFDC, there is NO mechanism that creates the FLOCR for REAL WAGES.

So.-

- *Automation reduces Demand for Labor
- * Automation increases Supply of Low-Wage Labor (be career paths are decimated)
- * Laborers grove more desperate & work harder just to survive

So the intersection point of the Sopply Curve & Demand Curve moves down the Demand Curve... To the zone where REAL WAGES are UNLIVABLED

- * Many Americans live Pay Check to Pay Chack
- * The Middle Class is so weakened
- * People are so passimishe about future of the country

Here are some simple charts to explain visually

For the solution to this problem, please see

https://www.facebeck.com/Ryan4Prez/posts/3008343462724858

1 Comment

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https://www.facebook.com/Ryan4Prez/posts/3074239006135312

11/14/2020

Ryan 4 Prez - ENTITLEMENT REFORM Social Security as a... | Facebook



Author Author

Ryan 4 Prez If you are wondering what I would actually favor as the Social Security Monthly Benefit... I favor purchasing up to 40 hours a week in exchange for not working (purchase hours not worked)... At the federal level, I favor 80% of Federal Minimum Wage (\$7.25.per hour)... I would make the Income Cap higher than for Welfare... Also, I would allow States to supplement the benefit with their own percentage of State Minimum Wage over \$7.25... If people want to raise benefits above this, they would need to raise the Minimum Wage to do so!

1 Exhibit AW.

11/24/2020

Ryan 4 Prez - PANDEMIC & DISASTER RESPONSE Federal Program... | Facebook

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Graph Up Log In Forgot account?



Ryan 4 Prez

PANDEMIC & DISASTER RESPONSE

Federal Program to Pay Businesses NOT to Operate

During Pandemics, it is critical that non-essential businesses either reduce or suspend operations temporarily.

Similarly, during Disasters, some businesses may be FORCED to suspend operations due to the nature of the Disaster

As these are NOT normal economic circumstances, it is important that the Federal Government offers a lifeline to these businesses to patch them through so as to maintain their viability to resume operations later, as well as to protect the overall economic stability of our Great Country.

As such, it is critical to create a Federal Program that pays businesses not to operate (or to reduce operations).

This program would go dominant during normal times, but could be activated by Presidential Disaster Declarations. When activated, it would automatically serve the purpose that many of the current one-off stimulus bills are designed to serve (but it would do so AUTOMATICALLY for the duration that it is needed for).

Businesses would need to register with this Program and provide financial statements that detail their operating costs during normal times.

Then the agents of this program would use this information to pay the affected businesses via grants so as to cover the necessary portion of the their operating costs during the time they are expected NOT to OPERATE.

As for employees of these business, I would handle senior management separately from regular employees.

Any allowance to pay senior management would be included in the grant (though this amount may be \$0, depending on analysis from agents of the program). Senior management would be expected to remain engaged in the operations of the business for the duration of its active participation in this program.

Other employees whose work hours are temporarily reduced or eliminated would become temporarily eligible for my program that pays people not to work at a percentage of minimum wage (for example 80%) for the portion of the 40 hour work week that they DO NOT work (see

https://www.facebook.com/Ryan4Prez/posts/3008343452724868).

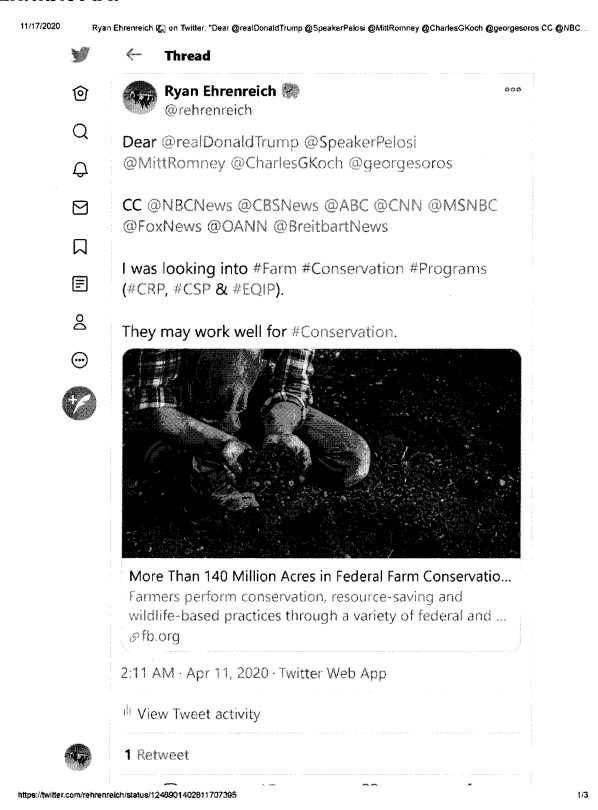
Eligibility for these programs would expire when the disaster declaration is terminated. At such point, businesses would be expected to resume normal operations and normal employment of staff.

Most Relevant

Author
Ryan 4 Prez Also, as a clarification, for employees who are still provided with full employment under a business' Reduced Operations Plan, the grants would cover some portion of the funds necessary to pay those employees. It is only the reduced employment that would be handled in the manner stated above.

https://www.facebook.com/Ryan4Prez/posts/3074151712810708

1 Exhibit AX.



| 7/2020 Ryan Ehrenreich @ | G on Twitter: "Dear @res | A ***** | Pelosi @MittRomney | @CharlesGKoch @georgesore |
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https://twitter.com/rehrenreich/status/1248901402811707395

1 Exhibit AY.

11/23/2020 Ryan Ehrenreich 😭 on Twitter: "Dear @realDonaldTrump @JoeBiden @SpeakerPelosi @MittRomney @CharlesGKoch @georgesoros **Thread** Ryan Ehrenreich 000 101 @rehrenreich Q Dear @realDonaldTrump @JoeBiden @SpeakerPelosi @MittRomney @CharlesGKoch @georgesoros \triangle CC @NBCNews @CBSNews @ABC @CNN @MSNBC M @FoxNews @OANN @BreitbartNews This whole situation proves the weakness of your way = to handle paychecks! My plan in MUCH BETTER! Trump ramps up pressure on Pelosi over stalemate on sm... President Trump on Friday ramped up the pressure on House Speaker Nancy Pelosi, urging her to "get back to ... 12:12 PM · Apr 18, 2020 · Twitter Web App

https://twitter.com/rehrenreich/status/1251589516185399296

11/23/2020 Ryan Ehrenreich 🕼 on Twitter: "Dear @realDonaldTrump @JoeBiden @SpeakerPelosi @MittRomney @CharlesGKoch @georgesoros. III View Tweet activity <u>,</u> 1 0 Ryan Ehrenreich @ @rehrenreich · Apr 18 000 Replying to @rehrenreich You plan is #pay #Employees via EITHER: Д > #Payroll (#payrollprotectionprogram) M OR > #Unemployment 目 My plan contains 3rd option that DOES NOT require #Employees to leave payroll! facebook.com/Ryan4Prez/post... Instead, #Employer just needs to temporarily reduce #Employees' hours! 17 Then, this 3rd option (aka #Welfare, aka #PriceSupport) pays each #Employee to NOT WORK up to max of 40 hours. My way: > #Employees can remain on #Payroll > #Employees still receive money BUT > #Employer does NOT actually need to pay them This is why my plan is SO MUCH CHEAPER!

https://twitter.com/rehrenreich/status/1251589516185399296

| 11/23/2020 | Ryan Ehrenreich | (C) on Ti | witter: "Dear | @realDonaldTrump @ | JoeBiden @Speakerl | Pelosi @MittRomney @ | CharlesGKoch @georgesoros. |
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Ehrenreich,

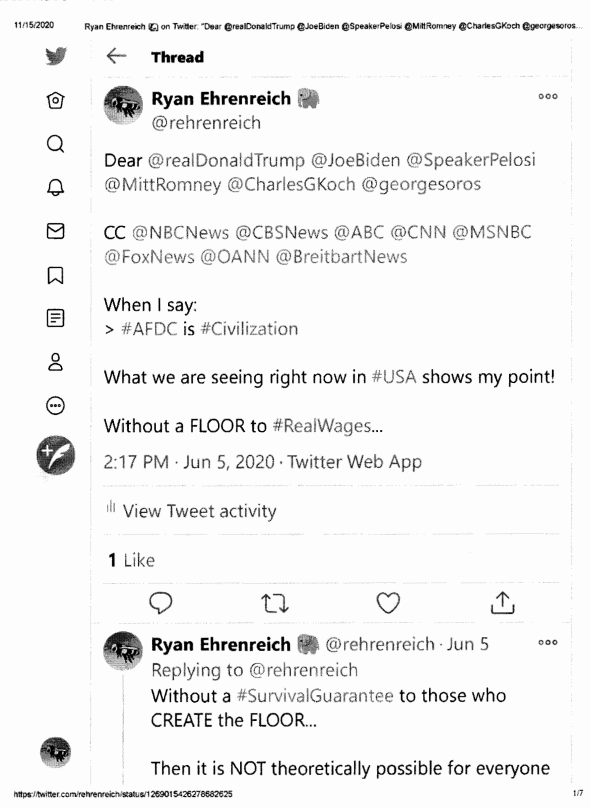
Exhibit AZ.

11/15/2020 Ryan Ehrenreich 🖏 on Twitter: "Dear @lifehacker, I want to share the #LifeHack with you for creating a #MiddleClass; > Pay the #ex.. Tweet গি Ryan Ehrenreich 🛞 000 @rehrenreich Q Dear @lifehacker, \Box I want to share the #LifeHack with you for creating a \square #MiddleClass: > Pay the #extra #people to #NotWork & #StayPoor I would like to credit the #FDR #Administration for the discovery of this #Life #Hack! facebook.com/Ryan4Prez/post... (···) 1:08 AM - Apr 21, 2020 - Twitter Web App View Tweet activity



https://twitter.com/rehrenreich/status/1252509600537960448

Exhibit BA.



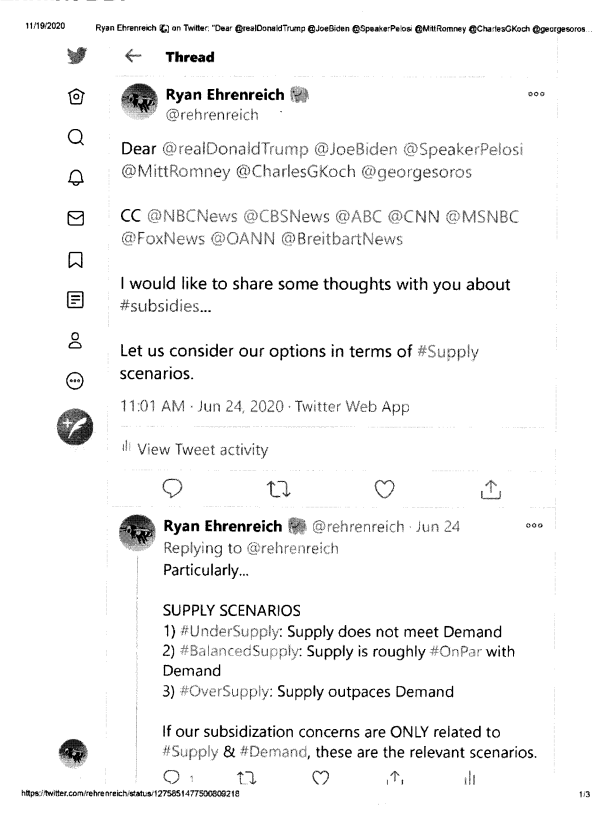
11/15/2020 Ryan Ehrenreich (🖺 on Twitter: "Dear @realDonaldTrump @JoeBiden @SpeakerPelosi @MittRomney @CharlesGKoch @georgesoros. to survive on #WageIncome. Then instead of polite disagreements... Huge গি groups turn on each other en masse. If you put people under enough stress, it is inevitable! Ryan Ehrenreich @ @rehrenreich · Jun 5 000 Let's consider practically how this unfolds. Without #WageFloor, wealth is re-distributed to the ALREADY #Wealthy... And growth in #Technology & #Automation reduces #Demand for #WageLabor, further worsening #Incomelnequality... Eventually, it becomes difficult just to survive. 1 4040 Ryan Ehrenreich @ @rehrenreich · Jun 5 At this point, some of the #Poorest is society turn to #PettyCrime just to survive. Then the #Police are called to detain suspects. Suspects are then either: * Thrown in #Jail for long stretches (which makes problem worse when they get out) https://twitter.com/rehrenreich/status/1269015426278682625

11/15/2020 Ryan Ehrenreich (C) on Twitter: "Dear @realDonaldTrump @JoeBiden @SpeakerPelosi @MittRomney @CharlesGKoch @georgesoros. * Slapped on wrist and released 17 গি Ryan Ehrenreich (@rehrenreich · Jun 5 Q The former creates a PERMANENT under-class of #poverty & #criminality. The latter is arguably better, but it means the same #PoliceOfficers are seeing the same 口 suspects again & again. So they grow more aggressive toward these suspects. They start to err on over-use of force. 1Ryan Ehrenreich @ @rehrenreich · Jun 5 There are some #BadCops... But as this unfolds, the number of wellintentioned #Cops who do bad things definitely increases. And this hits hardest in #BlackCommunities! Why? > They started out poorer > They have less access to paths upward > Substantial #racism still exists

https://twitter.com/rehrenreich/status/1269015426278682625

Ehrenreich,

Exhibit BB.



| 11/19/2020 | Ryan Ehrenreich (| (a) on Twitter: "Dear | @realDonaldTrump | @JoeBiden @Speal | kerPelosi @MittRom | ney @CharlesGK | och @georgesoros | | | | | |
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Exhibit BC.

11/20/2020 Ryan Ehrenreich 🖫 on Twitter: "Dear @realDonaldTrump @JoeBiden @SpeakerPelosi @MittRomney @CharlesGKoch @georgesoros... **Thread** Ryan Ehrenreich 🛞 000 101 @rehrenreich Dear @realDonaldTrump @JoeBiden @SpeakerPelosi @MittRomney @CharlesGKoch @georgesoros Д CC @NBCNews @CBSNews @ABC @CNN @MSNBC M @FoxNews @OANN @BreitbartNews П In past, many debated how to do charity for #Poor: 国 > Give them #money/#cash? > Give them free food & goods? (···) > Train them? 12:07 PM · Aug 8, 2020 · Twitter Web App Wiew Tweet activity 1 Ryan Ehrenreich @ @rehrenreich · Aug 8 000 Replying to @rehrenreich What I am saying is this is the WRONG way to look at issue entirely. Instead, everything should be structured as #PriceSupports... Paying ppl NOT TO WORK! And when the origin of the free goods is NOT #Domestic... I heavily favor #CashAid! Why?

https://twitter.com/rehrenreich/status/1292175599536988160

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1 Exhibit BD.

11/13/2020 Ryan Ehrenreich 😭 on Twitter: "Dear @realDonaldTrump @JoeBiden @SpeakerPelosi @BillClinton @HillaryClinton @MittRomney @... Thread Ryan Ehrenreich 🐘 000 থি @rehrenreich Q Dear @realDonaldTrump @JoeBiden @SpeakerPelosi @BillClinton @HillaryClinton @MittRomney Ф @NewtGingrich @CharlesGKoch @georgesoros \boxtimes CC @NBCNews @CBSNews @ABC @CNN @MSNBC @FoxNews @OANN @BreitbartNews As we are moving to the General Election, I sent this update to the @FEC today. 2 2:46 PM · Aug 31, 2020 · Twitter Web App **⊚** [™] View Tweet activity 1 Quote Tweet 17 🦣 Ryan Ehrenreich 🦣 @rehrenreich · Aug 31 Replying to @rehrenreich FYI, the following text is available at the #FEC website docquery.fec.gov/dcdev/fectxt/1... (or via the permanent archival link at web.archive.org/web/2020083118...) The message contains links to my permanent #Twitter and #Facebook archives at: * web.archive.org/web/https://tw... * web.archive.org/web/https://ww... Rvan Fhrantaich 🔎 Mrahrantaich - Aug 21 https://twitter.com/rehrenreich/status/1300550559380848640

11/13/2020 Ryan Ehrenreich 🎧 on Twitter: "Dear @realDonaldTrump @JoeBiden @SpeakerPelosi @BillClinton @HillaryClinton @MittRomney @ NYON LINCONCION (WICH CONCION MUN J UPDATE... 10 Dear FEC Representative, Q I, Ryan Stephen Ehrenreich (FEC# P00011395), have now moved from a Democratic Primary Ω Contender to an Independent Write-In Candidate (running with Dr. Veronica Ehrenreich as VP) for M the 2020 U.S. Presidential Election to be held on Nov 3. П \bigcirc 1 17 ή, 国 Ryan Ehrenreich @ @rehrenreich · Aug 31 For more info, please see my official statements on this matter: * web.archive.org/web/2020083022... * web.archive.org/web/2020083022... We will continue to campaign largely on the need to reform our existing Social Security & TANF programs into a single Price Support for Labor that is... Ryan Ehrenreich (on Twitter 'Dear @realDonaldTrump @JoeBiden @SpeakerPelosi ... ⊗ web.archive.org Ryan Ehrenreich (@rehrenreich · Aug 31 ... BOTH means-tested AND only pays for hours NOT worked, out of a max of 40 per week per person. For more info, please see our campaign posts on this matter: web.archive.org/web/2020082819...

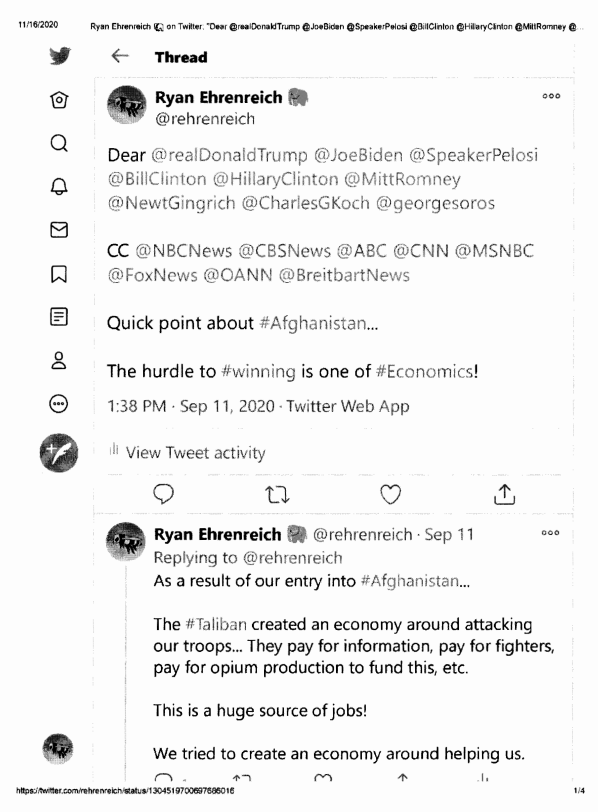
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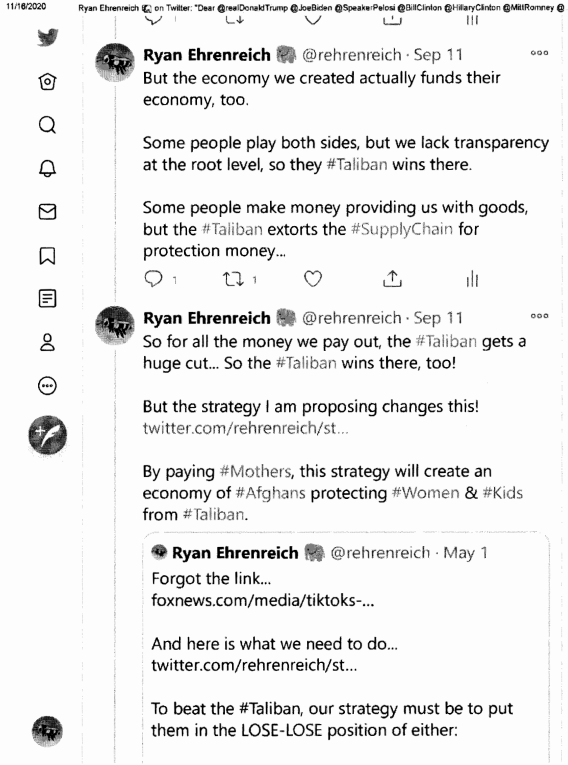
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1 Exhibit BE.





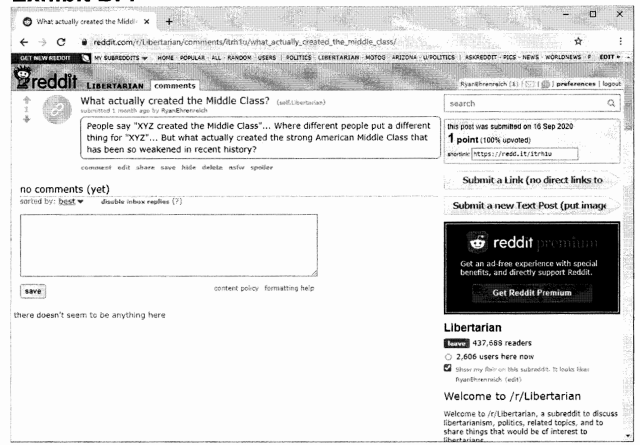
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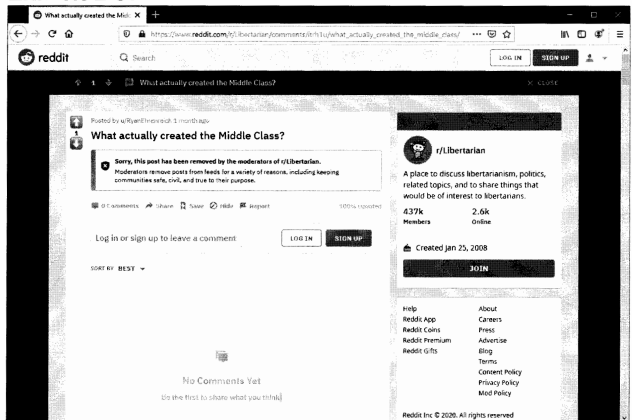
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Exhibit BF.

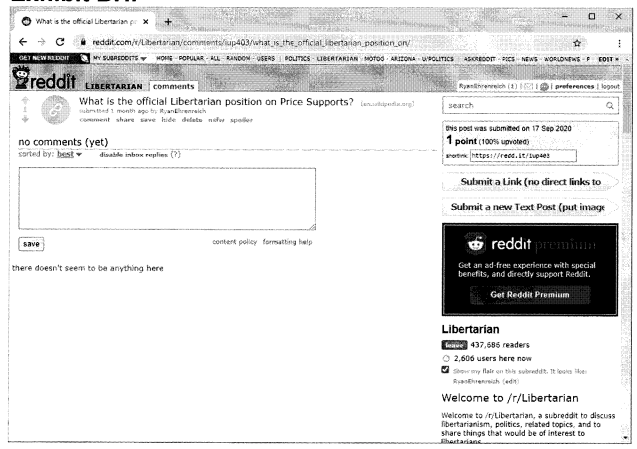
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1 Exhibit BG.



1 Exhibit BH.



1 Exhibit Bl.

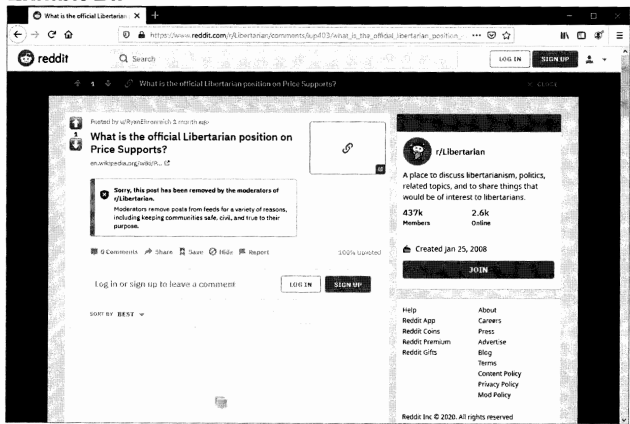
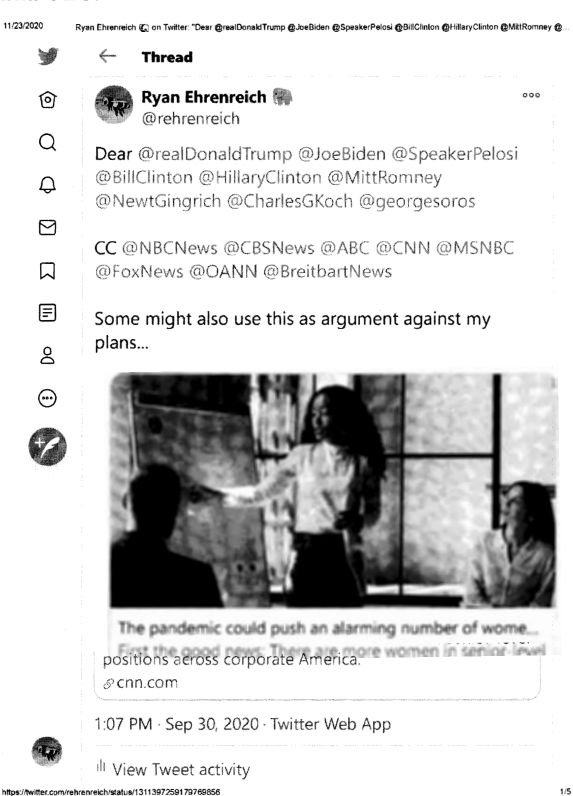


Exhibit BJ.



2

https://twitter.com/rehrenreich/status/1311397259179769856

11/23/2020 Ryan Ehrenreich 😭 on Twitter: "Dear @realDonaldTrump @JoeBiden @SpeakerPelosi @BillClinton @HillaryClinton @MittRomney @ 101 Ryan Ehrenreich @ @rehrenreich · Sep 30 000 Replying to @rehrenreich Q So I will provide some clarity on my perspective. Д The history of our Great Nation shows that the most analogous animal couple for... > #MiddleClass is #Penguins \Box And 囯 > #WelfareClass is #Elephants In #MiddleClass, the two parents marry and both parents work & help raise kids. Ryan Ehrenreich @ @rehrenreich · Sep 30 000 In #WelfareClass, often the parents mated, but historically, the finances of being #Poor & on #Welfare have not supported the parents staying together. So often the #Father worked a #WorkingClass job. And under #AFDC, the #Mother worked some, but had the guarantee of #Welfare. \bigcirc 1 1 1 \mathcal{O}_{1} ,**1** Ryan Ehrenreich 🕷 @rehrenreich · Sep 30 This allowed the #Mother to raise her own child (instead of expensive childcare) AND work part-time to earn survival income.

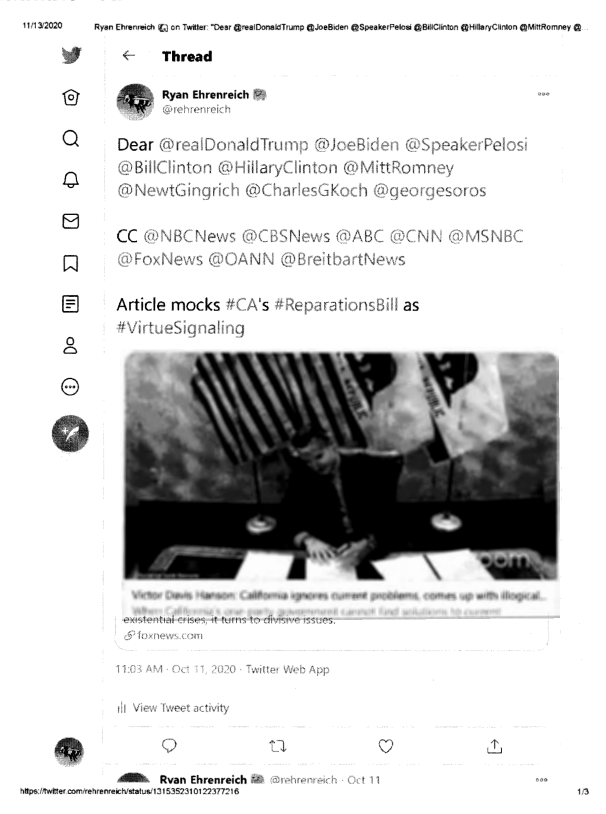
https://twitter.com/rehrenreich/status/1311397259179769856

| 11/23/2020 | Ryan Ehrenreich 🕼 on Twitter: "Dear @realDonaldTrump @JoeBiden @SpeakerPelosi @BillClinton @HillaryClinton @MittRomney @ | | | | | | |
|------------|--|---|--|--------------|--------------|---|-----|
| y | Payrindry (SQL) (SCOO) gr. Lucilla | Since change to #TANF, when woman tries to do this, | | | | | |
| © | 00 Condenda natural de 0000 | sne is nit v | she is hit with #WelfareFraud #Felony | | | | |
| Q | | And her lit damaged. | fe & the life | e of her kid | ls are irrep | arably | |
| \bigcirc | estilization deliveration and the | Q_1 | | \bigcirc | 土 | ** ** ** ** ** ** ** ** ** ** ** ** ** | |
| | - POLICE | Ryan Ehrenreich @ @rehrenreich · Sep 30 | | | | | |
| | | | ould rather uredServant | - | | | |
| = | SSS (SSS SSS SSS SSS SSS SSS SSS SSS SS | raise your | or #IdenturedServant) for some giant corporation than raise your own kids > But if you need help, Govt will take your kids & raise | | | | |
| 0 | Bill war entry getting a suick in dispersi | them for you | | | | | |
| <u></u> | cebella unconsogleta agriçosados | Is this a ha | appy life? | | | | |
| 4 | | Who is thi | s helping? | | | | |
| | SACCOLOR SERVICIONAL SALVANA | \bigcirc 1 | t] | \odot | $\hat{\bot}$ | *************************************** | |
| | are. | Ryan Ehre So let's be | e nreich e clear | @rehrenre | eich · Sep 3 | 30 | 000 |
| | | I am NOT trying to lessen the motivation of #Women to pursue #Careers! | | | | | |
| | A A A A A A A A A A A A A A A A A A A | But what of the #Women who DO NOT pursue #Careers Who instead work to #Survive! | | | | | |
| | anginingan (gazalan gazalan gaz | For them, I am trying to bring back the much needed help that has proven so successful in the past! | | | | ed . | |

3/5

Ehrenreich,

Exhibit BK.



| 11/13/2020 | Ryan Ehrenreich | (a) on Twitter: "De | ar @realDonaldTrun | np @JoeBiden @S | peakerPelosi @BillC | linton @HillaryClinto | on @MittRomney @ |
|--|--|---|--|------------------------|-------------------------|--|------------------|
| y | ************************************** | | @rehrenreich e as a #Stateme | ent Of Values | | | |
| © | | | | tand that hist | orical racism st | ill has a role in | driving |
| Q | | inequality to > We ackno- going forwa | wledge this an | d seek to find | REAL solutions | to make thin | gs fair |
| Q | | It does not p | orescribe a spe | cific solution. | | | |
| | w.a | Q 1 | | \Diamond | | TO GO A | |
| _ | Page. | | reich 🦣 @reh another import | | | | 209 |
| | 7- | During #The | -Great Depressi | on , most #An | nericans becam | e #Poor. | |
| | | If ever there it. | was opportuni | ity to start and | ew with level pl | aying field T | his was |
| 0 | | But that did | But that did NOT happen! | | | | |
| <u></u> | | Instead, #Pri | | re ONLY give | n to #WhitePec | ppie! | |
| | | Q 1 | | \circ | | - | |
| 7 | The second | > #WhitePed | r eich 🥋 @reh ople got #Farm ople got #AFD0 | PriceSupport | | | 0.68 |
| | | What did #8 > Small crun | lackPeople get nbs | ? | | | |
| | 00000000000000000000000000000000000000 | And result? > #WhitePed | ople thrived wh | i ile #BlackPec | ple struggled | | |
| | | So rather tha | n making fun | of each other | | | |
| | | Maybe we ca | an look at curre | ent economic | situation as 2nd | d chance | |
| | | Q 1 | | \Diamond | ₾ | 27/2/22 potroposas spirms | |
| | W. | | r eich 🦣 @reh e to do things | | t 11 / should have b | een done bacl | k in the |
| | | \Diamond | נו | ٥ . | **** | ************************************** | |
| The same of the sa | 45 | Add anothe | er Tweet | | | | |

Ehrenreich,

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https://twitter.com/rehrenreich/status/1315352310122377216

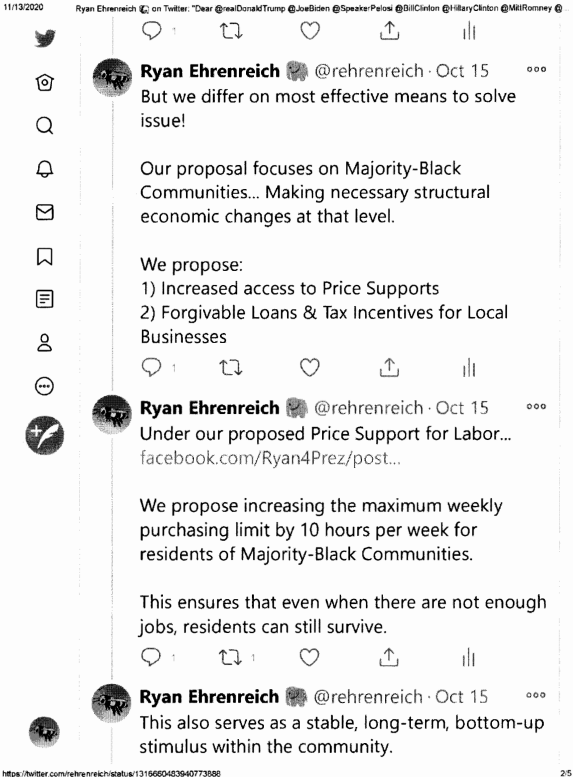
Exhibit BL. 1

11/13/2020 Ryan Ehrenreich 🕼 on Twitter: "Dear @realDonaldTrump @JoeBiden @SpeakerPelosi @BillClinton @HillaryClinton @MittRomney @.. **(**---**Thread** Ryan Ehrenreich 000 গি @rehrenreich Q Dear @realDonaldTrump @JoeBiden @SpeakerPelosi @BillClinton @HillaryClinton @MittRomney Д @NewtGingrich @CharlesGKoch @georgesoros $oxed{\Box}$ CC @NBCNews @CBSNews @ABC @CNN @MSNBC @FoxNews @OANN @BreitbartNews My thoughts on California Assembly Bill #3121 studying Reparations for Slavery... 1:41 AM · Oct 15, 2020 · Twitter Web App View Tweet activity ,ጥ, Ryan Ehrenreich @ @rehrenreich · Oct 15 000 Replying to @rehrenreich 1) I definitely agree that our nation should issue a formal apology for slavery. 2) I support Govt action to address the Black-White Wealth Gap. I agree that slavery is one of many legitimate reasons for addressing the Black-White Wealth Gap (over other Racial Wealth Gaps).

https://twitter.com/rehrenreich/status/1316660483940773888

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11/13/2020 Ryan Ehrenreich 🎧 on Twitter: "Dear @realDonaldTrump @JoeBiden @SpeakerPelosi @BillClinton @HillaryClinton @MittRomney @ As most of this money would likely be spent in the community, it would support jobs & business within the community. This guaranteed source of funds is the cornerstone of our proposed solution. Д ₁ T₁ M Ryan Ehrenreich @ @rehrenreich · Oct 15 000 Additionally, we propose offering Forgivable, Low-to-Zero Interest Loans to Businesses owned by long-term residents of these Majority-Black Communities. The conditions for Loan Forgiveness would be based on benefit to the Community. For example, we propose 50% of Loan Funds... 1 **Ryan Ehrenreich** @rehrenreich · Oct 15 000 ... used to pay salary to residents of the community be immediately forgiven. So if a business owner took out a \$100k loan & paid at least \$100k is salary to community residents... Half of loan (\$50k) would be forgiven. The awarding of such loans would favor new applicants.

https://twitter.com/rehrenreich/status/1316660483940773888

| 11/13/2020 | Ryan Ehrenreid | th 🕼 on Twitter: "De | ar @realDonaldTrum | p @JoeBiden @Spea | kerPelosi @BillClinto | n @HillaryClinton @M | ittRomney @ |
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| | RAGINERARA COCCAMPONET TOTAL | Q 1 | | ♡ 1 | 止 | | |
| © | 3/2 | , - | | | renreich · ıld be use | | 000 |
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| O | Applicanció conocontagale () | We wou | ld also of | for tay inc | entives to | this goal | |
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| | TO THE PERSON OF | We focu Jobs. | s on build | ding Weal | th via Pric | e Support | :s & |
| 2 | REPLY INDUCEDIO DE PRESENTA DE | Q 1 | | \bigcirc | | ************************************** | |
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| | | | | | | | - Warding |

Exhibit BM.

11/15/2020 Ryan Ehrenreich 😱 on Twitter: "Dear @RiverboatRonHC & @espn, Let's highlight a quote from #RonRivera; > "One thing that I...



Thread







000



Dear @RiverboatRonHC & @espn,



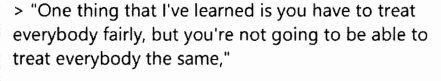
Let's highlight a quote from #RonRivera:







2





This epitomizes what #PriceSupports actually do.





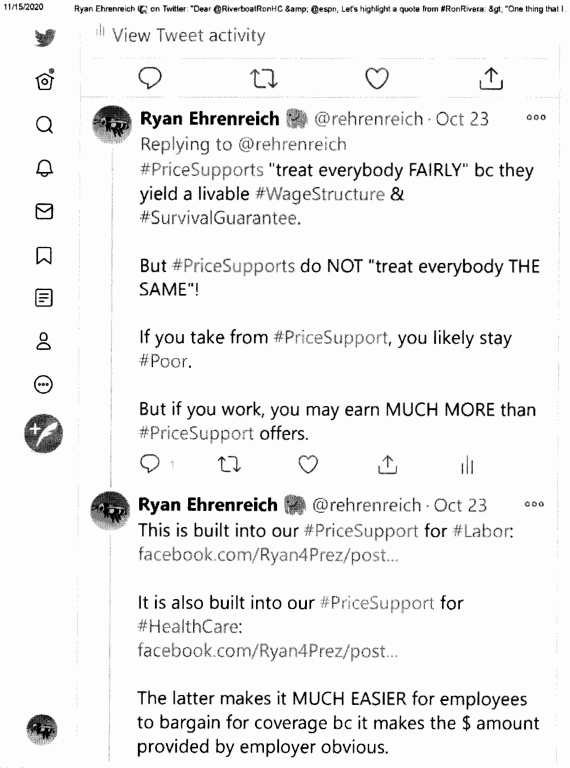


Rivera cites 'gut feelings' for quarterback change Washington coach Ron Rivera said that going by instincts and switching plans when needed, such as ... ø espn.com



1:58 PM · Oct 23, 2020 · Twitter Web App

https://twitter.com/rehrenreich/status/1319744962888495104



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| 11/15/2020 | Ryan Ehrenreich | n 🕼 an Twitter: "Do | aar @RiverboatRonf | IC & @espn, Le | t's highlight a quote fro | m #RonRivera: > "(| One thing that I |
|------------|---|---------------------|--------------------|----------------|---|--|------------------|
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X. TABLE OF AUTHORITIES

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| 28 | Voting Rights Act of 1965, Pub. L. 89-110, 79 Stat. 437 § 13(c)(1) | 58 |
| 29 | | |

XI. CONCLUSION

30

- Plaintiff does hereby object in the strongest possible terms to the whole
- body of findings and recommendations issued by Magistrate Judge on this
- 33 Case for the litany of reasons stated above.

- Also, Plaintiff does hereby request the Court enact his Proposed Remedy
- as soon as possible, so as to move this Case forward to a decision and a
- 3 resolution on the matters contained therein.
- 4 Finally, Plaintiff does hereby affirm that the statements and exhibits listed
- 5 above are true to fact as described and depicted.

6 DATED: NOVEMber 25, 2020

7

By: Ryan Ehrenreich

Ryan Stephen Ehreureich

8

Plaintiff in Pro Per

| | | FU3-03(|
|--------|--|---|
| Ryar | NEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): n Stephen Ehrenreich | FOR COURT USE ONLY |
| | Freedom Lane s Heights, CA 95621 | |
| Cittu | 5 Heights, CA 50021 | |
| | | |
| | TELEPHONE NO.: 916-334-1413 FAX NO. (Optional): | |
| 1 | ADDRESS (Optional): ryanse@gmail.com | |
| | FORNEY FOR (Name): | - |
| | DISTRICT COURT for the Eastern District of California, Sacramento Division ET ADDRESS: Robert T. Matsui Federal Courthouse | |
| | ng address: 501 Street, Room 4-200 | |
| CITY A | ND ZIP CODE: Sacramento, CA 95814 | |
| BI | RANCH NAME: | |
| ı | PETITIONER/PLAINTIFF: Ryan Stephen Ehrenreich | |
| RES | PONDENT/DEFENDANT: Michael Watson | |
| | PROOF OF SERVICE BY FIRST-CLASS MAIL—CIVIL | CASE NUMBER: 2:20-CV-2215 JAM KJN PS |
| 1 | (Do not use this Proof of Service to show service of a Summe | ons and Complaint.) |
| | am over 18 years of age and not a party to this action. I am a resident of or employ ook place. | ed in the county where the mailing |
| 2. M | ly residence or business address is: | |
| K | evan Ehrenreich | |
| | 241 Freedom Lane | |
| C | itrus Heights, CA 95621 | |
| | in (date): November 25, 2020 I mailed from (city and state): Sacramento, CA | |
| | ne following documents (specify): | DATIONS |
| | Plaintiff's OBJECTIONS TO MAGISTRATE JUDGE'S FINDINGS AND RECOMMEN Copy of PROOF OF SERVICE BY FIRST-CLASS MAILCIVIL (POS-030) | DATIONS |
| | objy of Froot of Deterior By Froot-Serios Male-Strick Co-5557 | |
| | The documents are listed in the Attachment to Proof of Service by First-Class Ma (form POS-030(D)). | ail—Civil (Documents Served) |
| 4 1 | served the documents by enclosing them in an envelope and (check one): | |
| _ | The state of the s | ne postage fully prepaid |
| a. | The state of the s | , , , |
| b. | placing the envelope for collection and mailing following our ordinary busine business's practice for collecting and processing correspondence for mailing placed for collection and mailing, it is deposited in the ordinary course of bus a sealed envelope with postage fully prepaid. | On the same day that correspondence is |
| 5. T | he envelope was addressed and mailed as follows: | |
| | Name of person served: Michael Watson | |
| | Address of person served: | |
| ~ | Secretary of State Michael Watson | |
| | 401 Mississippi Street | |
| | Jackson, MS 39201 | |
| | | |
| | The name and address of each person to whom I mailed the documents is listed by First-Class Mail—Civil (Persons Served) (POS-030(P)). | in the Attachment to Proof of Service |
| I dec | lare under penalty of perjury under the laws of the State of California that the foregol | ng is true and correct. |
| Date | : November 25, 2020 | |
| Kous | on Ehrenreich | _ |
| Keva | TO DO AD DELIT WILL DE OFFICIAL COLOR ETUIO TOUG COMM | NATURE OF PERSON COMPLETING THIS FORM) |
| | (ore) | |