



The Eternal Gospel That Will End Civil Wars and Foreign Wars

Permanent Peace Constitutional STD

These Permanent Peace Constitutional Standards (Draft) are submitted to the International Organization for Standardization for final revision

Seeking the eternal key to the harmonious universe



When astronauts view the earth from space

– People on earth are also in the sky, thus earth is also heaven.

–Permanent Peace and sustainable development are the building blocks of paradise.

(Published by Permanent Peace Development Association)



Support the Constitutional Standards for Permanent

Peace as a Co-signer/支持永久和平憲法標準連署/

Apoyar las Normas Constitucionales para la Paz

Permanente como Cosignatario/مؤيد دائم لاسلطة دستورية ربي اعلم اعد

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конституционные стандарты постоянного мира в качестве соавтора

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NGO Constitutional Standards for Permanent Peace Petition in

<https://www.lawlove.org/en/petition>





"I agree that "two supreme and independent authorities cannot exist in the same state," any more than two supreme beings in one universe"...

"America will never allow that parliament has any authority to alter their constitution at all.

(February 6, 1775)—Founding Father who served as the second

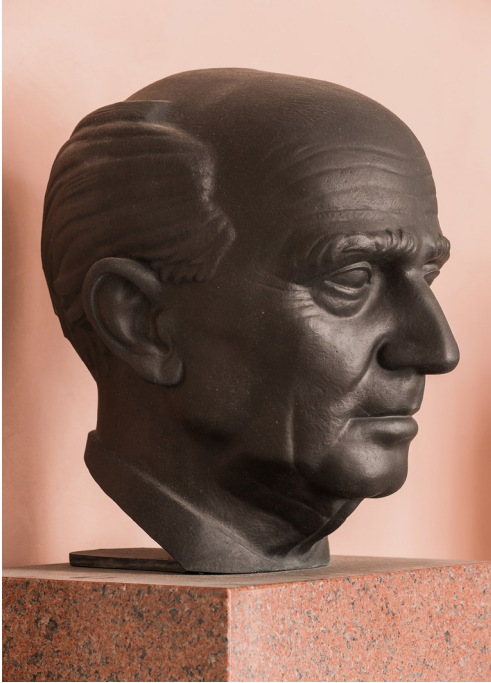
President of the United States: John Adams.



"Real Weapons to Safeguard Peace": It is necessary before all else to provide Peace with other weapons - weapons different from those destined to kill and exterminate humanity... those which give strength and prestige to international law—

Message of His Holiness Pope Paul VI for the Celebration of the Day of Peace, 1 January 1976.

WORLD LEGAL COMMUNITY:



According to legal positivism:

1. **National issues** are issues of **national legal order**. Each **individual** is a legal **subject**. 2. **Of course, international law overrides national law, and directly obliges individuals and grants them rights. "Individuals" are the "direct subjects of international obligations and rights."** 3. A law is anything created in accordance with the procedures **prescribed by the Constitution** as the basis of this order (delegated legislation). 4.

International law and national law are a unified system of **legal regulations**, and **the international legal order governs the national legal order of various countries**, and the effectiveness of international law determines the effectiveness of the national legal order. 5. **The basic norms of international law are the ultimate reason for national legal rules.**

-Excerpt from Hans Kelsen (1881-1973), *The General Theory of Law and the State*.

Editor's Note: Legal positivism advocates two supplementary elements of "international authoritative formulation" and "individual social effectiveness" to define the legal concept of "world legal community". That is, regardless of international law or national law, "individual" is the direct ultimate subject of rights and obligations.



Permanent Peace Partnership
<https://www.lawlove.org>

July 4, 2019, Dharamsālā India, His Holiness the Dalai Lama Laureate of the Nobel Peace Prize, adds for his signature supporting the Charter for Permanent Peace, becoming the Chief Mentor of the headquarters of the Permanent Peace and Development Association.



永久和平憲章支持連署推薦頁

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Sign the Petition for
 "The Charter for Permanent Peace"

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ABOUT US



I. Purpose

In view of whereas "Man" is the master of the country and earth, the individual is the ultimate direct subject of the constitution and international law. International law is the real weapon of peace (Sanctus Paulus PP. VI). The Permanent Peace Development Association" (this Association) has been established by the founder Chien-ming Huang over 50 years.

II. Goal

The Association is a non-profit social organization established in accordance with the law of R.O.C., with the goal of establishing an "**Eternal Constitutional Standards**"(abbreviation: **Constitutional Standards**) of "permanent peace for humanity and the end of **civil war** and **foreign wars**".

III. Mission

1.The greatness of dignity and freedom, 2. The great rejuvenation of world democracy, 3. The great achievement of human rights in the world, 4. The great realization of rule of law in the world, 5. **Legislation**, the great integration of global concurrent, 6. **Administration**, great division global concurrent, 7. **Prosecution**, the great observance of world rules 8. **Judgment**, the great establishment of world order.

IV. Organization

Mr. Chou-seng Tou (Former Deputy Minister of the Ministry of Foreign Affairs) is Chairman of the Association. It is divided into 1. Permanent Peace Partners World Association; and 2. Asia-Pacific Permanent Peace Alliance. More than ten chapters have been established in Asia, Europe, Americas and Oceania. The rest are under development, no details are available at this time.

V. Inspection

The Association verifies the validity of the **Peaceful Constitutional Standards** and provides fundamental solutions to important news issues in various countries. Hundreds of thousands of news items and solutions have been accumulated.

VI. Activities

For decades, academic seminars and other activities have been held at home and abroad. See the official website for details <https://lawlove.org/en/other/activity-list>

VII. Database

Global Regulatory Comparison Database: Contains International Law, Global Constitutions, Global State and Provincial Constitutions.

VIII. Amendments

Wanted—co-drafters for the constitution. Reward for a more sophisticated order to replace the existing international order: 1,000,000 US dollars. For details of other rewards, see: [//lawlove.org/en/rewards](https://lawlove.org/en/rewards)

IX. Expectation and more information

We hope that the Holy See will 1. co-sign and support the "Permanent Peace Standards"; 2. Bless the key that symbolizes the "Permanent Peace Standards"to ease the promotion of worldwide movement. For more information about us please scan the QR Codeit.

Constitutional Standards for Permanent Peace (ISO Draft)

FOREWORD

Permanent Peace is not a dream, it is an urgent necessity for survival. Humanity has only two paths in the end: peace or destruction. Peace is life – the truth and the way. But the cruel reality in front of us is the endless development of destructive weapons by humans, from information, viruses, light and electric weapons to hypersonic nuclear missiles, with battlefields stretching from land, sea and air to outer space, consuming earth's resources and causing environmental pollution and ecological damage. The temperature rise is irreversible, and human beings are digging their own graves. If human beings are to survive and develop, there is an urgent need to construct a "world order" with one system of laws in one solar system, and international law and national law combined into a unified system.

In view of how powerful ancient and modern empires are, they must eventually return to the domestic battlefield of "institutional performance" to continue. Peace must be permanent, otherwise it is just a truce. Human beings urgently need a set of peaceful standards, in a beacon of thought like lightning that precedes thunder, such as the British Magna Carta in 1215, the Petition of Right in 1628, and the Bill of Rights in 1689 which all succeeded; where no constitutional blueprint existing, such as the 20-year Vietnam War, the 20-year Afghan War and the 2010 Arab Spring movement, so far all have failed.

To this end, the Permanent Peace Development Association (hereinafter referred to as the Association) has integrated the legal wisdom of human beings for thousands of years during the past 50 years (see: The Association's Database”), and its initiatives include natural law, international law, laws of all

countries, and scriptures of all religions¹, the founding principles, authoritative doctrines and peace declarations², Charter of the United Nations and more than 10,000 NGOs³ registered at the United Nations, integrating 2 main concepts and 28 natural laws that cannot be changed and cannot be exempted, constituting the 28 science laws, hereinafter referred to as the "Constitutional Standards"—the eternal "Constitution of Constitutions, Morality of Moralities, Faith of All Faiths, and Fraternity of Fraternities" presented to the world in advance. In the torrent of history, the sacred Constitutional Standards that reveal heaven's secrets have become an "entity worthy of universal trust and pursuit", the final system of the world, the ultimate destination in life." An example summary is as follows:

Clear vision: According to the **supranational level, national level** or **sub-national level** of the Charter of the United Nations and its global governance system (such as state, province, region, city, union republic and self-governments), all have the constituent power, formulating international law above national law, and always following the parent law of the constitution/peaceful jus cogens, with direct rights and duties for the people and the government (§13)⁴(There are five ways to implement international law - Chiu Hungdah · International Law Textbook)

Clear interests: to build a **World Legal Community**, of the Global Village, and the laws of all nations form part of national law. Use your mobile phone to

¹ This constitution has compared the classics of all religions, including 2.5 billion people of Christianity; 1.9 billion people of Islam; no religion, including secularism, agnosticism and atheism 1.75 billion people; Hinduism 1 billion; Buddhism 560 million; folk religion 410 million; other religions 370 million and so on.

² "The Real Weapons to Safeguard Peace is international law"—Message of His Holiness Pope Paul VI for the Celebration of the Day of Peace, 1 January 1976.

³ According to civil society organizations registered with the United Nations Economic and Social Council, there are 6,110 according to consultative status, 13,811 according to type of organization (of which 12,295 are NGOs) and 14,627 according to region.

⁴ §13 refers to the "13th Law of Permanent Peace" herein.

compare the laws of all countries⁵ and choose the best according to the law (§14). Everyone will become a great statesman, great moralist, great philanthropist and immortal peacemaker in seconds, which is the ultimate power basis for the people to restrain the government from **violating international law** or **the world order** (§28).

There are many vested interests in today's countries, and in reality, the government has many reasons for citing 'inconvenience.' Manifest Destiny lies in non-governmental organization (US President Adams), before it is too late, without involving disputes over territorial and country names, and with international understanding. Under the conditions of voluntary cooperation, at different speeds, with constitutional standards as the benchmark, use elections, peaceful petitions or non-violent⁵ means to formulate new constitutions or special provisions, as a "model" for any country, any state, province, region, city and other autonomy entities and all profit, non-profit organizations or individuals as the ultimate basis for rights, consolidating the world order, and formulating these Constitutional Standards.

PART ONE. GENERAL PROVISIONS

1. The General Provisions of the national level constitution: such as country name, territory, national flag, nationality... [omitted].
2. The General Provisions of sub-national level constitutions: such as the names of states, provinces, regions, cities and flags [omitted].
3. The rest belong to general provisions or general principles determined by the above two types of entities through self-determination.

⁵ Please refer to our comparative database of all nations, laws and religions. URL: <https://lawlove.org/en/bible>

PART TWO. PROVISIONS

EFFECTIVENESS

1. In accordance with the UN Charter, global governance system, natural law, international law, and the right of peoples to self-determination, the Constitutional Standards are voluntary at different speeds, applicable to the supranational level (public international legal person), the national level (national public legal person), and the subnational level (public legal person is autonomy entities including state, province, region and city), or an individual subject at any level.
2. If any provision is held to be invalid, or the application of the provision to any state level, organization or person or to any circumstance is invalid, the rest of the Constitution and such provisions as apply to other levels, organizations or persons or circumstances. are not affected.
 - (1) **The supranational level** (the UN, etc.): according to the organization's charter, but with principles that do not violate the constitutional standards of Permanent Peace and the law of legal interests that do not harm any individual or group.
 - (2) **The national level** (such as the 193 members of the UN, etc.): the Constitution is directly effective and fully applicable to the country, and may be updated by itself, or part of it may not be implemented temporarily; but the principle of not detracting from the perfect operation of permanent peace is the principle.
 - (3) **The sub-national level** (state, province, region, city, union republics, etc.) self-government bodies, and Articles 15, 18, and items that are exclusively at the national level in the articles: these are all directly effective and fully applicable.
3. The rights enumerated in these Constitutional Standards shall not be construed as denying or cancelling other rights held by the people (§13~§14).

For chapter provisions that are not fully regulated, the formula is stipulated by constitutional law, organizational act or law.

4. All laws or norms involving the scope of the provisions of the Constitutional Standards shall be bound by the provisions of the Constitutional Standards. For anything that involves the foundation on which the essence of international or national permanent peace (2 kinds of subjective will and 28 natural laws and natural rights) rests, constitutional amendments cannot be established.
5. These Constitutional Standards are the core of the basic law of all supranational, national and sub-national organizations. The following basic clauses bind the legislative, administrative, procuratorial, and judicial provisions and are directly effective supreme laws.

TWO KINDS OF SUBJECTIVE WILL

1. Humanity's Permanent Peace. Take natural law and international law as parent law and promote the Constitutional Standards (ISO) to consolidate the world under the rule of law and create a great civilization of Permanent Peace.
2. Sustainable development of the earth. Take the solar system and the UN as the system to promote government standards (ISO), enhance global governance and create a great civilization for sustainable development.

28 NATURAL LAW OF NATURAL RIGHTS

SECTION I. RIGHTS AND DUTIES OF THE PEOPLE

CHAPTER 1. FREEDOM STANDARDS FOR PERMANENT PEACE

ARTICLE 1. (A NATION FOUNDED ON FREEDOM) (1st law of Permanent Peace)⁶

Dignity and **freedom** are greatest of all⁷. **Humanity** is the master of the earth and the country, the direct subject of international law and constitution, not a slave or tool of the country. Constituent power belongs unconditionally to the people; government is regularly refreshed by the people in free elections; and public power is created by swearing allegiance to international law.

ARTICLE 2. (REFORMING FREEDOM)

(2nd law of Permanent Peace)

Participation in politics costs a fortune; in politics it is hard not to seek personal gain. Radio waves are owned by the whole people. One hour per week of TV every year and one piece of information per day on the Internet are free for use by political participants to freely and equally; the nine major political parties

⁶ The "28 Laws of Permanent Peace" is a study of the fact that the operation of the constitutional government remains unchanged, and the causal relationship between the development of the country, the family, and the nation's destiny is deduced therefrom. Unlike the approach of theory-hypothesis-definition-theorem, it is a conclusion accumulated through objective facts.

⁷ Basic Law for the Federal Republic of Germany §1: Human dignity shall be inviolable. To respect and protect it shall be the duty of all state authority. "... Dignity, that is, unconditional, incomparable value..." (Immanuel Kant)

have their own national radio channels free of charge; the local TV, radio and other media shall be handled using this statute.

ARTICLE 3. (OPENING UP FREEDOM) (3rd law of Permanent Peace)

Elections are necessary to maximize education, distribution, dialogue, solidarity, consensus and governance. Annual voting frequency must not exceed that of Switzerland⁸ or the US state of California⁹ with the highest annual income; for voluntary unpaid political participants, the weighted value of votes is 30%; and if they violate or abuse this moral and fraternal design, they should be punished more severely.

ARTICLE 4. (SAFEGUARDING FREEDOM)

(4th law of Permanent Peace)

The people are obliged to perform military service, electoral service, peaceful service and pay taxes. Anyone who disrupts democracy and peace, abuses liberty or advocates dictatorship, or spreads false information¹⁰, or attacks liberty and democracy, or clings to the enemy, helps the enemy or comforts the enemy, should be immediately banned, arrested, prosecuted or deported¹¹.

⁸ Switzerland has the highest per capita income in the past 100 years, and averages "5.41 electoral votes and 3.82 referendums every year" (Database of the Association).

⁹ California, one of the states with the highest per capita income, "goes to vote 6 times" per year on average. (Database of the Association)

¹⁰ Guaranteeing the authenticity of global information and universal transparency of information is the premise of world peace.

¹¹ Refer to Article 3, Item 3 of the Constitution of the United States of America, Article 18 Loss of Fundamental Rights and Article 19 Restriction of Fundamental Rights of the Basic Law for the Federal Republic of Germany.

CHAPTER II. DEMOCRACY STANDARDS FOR PERMANENT PEACE

ARTICLE 5. (A NATION FOUNDED ON DEMOCRACY)

(5th law of Permanent Peace)

The great renaissance of **world democracy**. For democracy to be great - there must be an open-root and open-source project with a clear vision and clear interests (see Foreword), and a world legal system that can be operated independently: One solar system with one legal system, and the laws of all countries form part of national laws, developing a countless democratic International Standards (ISO) system with endless advantages¹².

ARTICLE 6. (REFORMING DEMOCRACY)

(6th law of Permanent Peace)

Continue to vote, resolve and reconcile growing issues, contradictions, differences and confrontations. In order to improve the world order of permanent peace and promote the ideal of the global village, all soldiers, public officials, schoolteachers, political participants, clergy, media professionals or others protected by rights¹³ should pass the international law graded examination. A question bank will be announced one year in advance, with the International Court of Justice in The Hague or The Hague School of Law consulted for accreditation.

ARTICLE 7. (OPENING UP DEMOCRACY)

(7th law of Permanent Peace)

Legislative, administrative, judicial and all other organizations should take

¹² The International Organization for Standardization (ISO) has published more than 24,304 international system standards as of 2022.

¹³ In a democratic country, there are no obligations without rights and no rights without obligations, and rights and obligations coexist.

advantage of open-root and open- source projects¹⁴ to develop an infinite system of extension, attracting humanities and scientific and technological talents from all over the world to come to [our country] to create their own world. To enhance the great value of democracy and human dignity, citizens of fully democratic countries can run in elections at all levels in our country¹⁵, elevating the competitiveness of our country's leaders at all levels in the global village.

ARTICLE 8. (SAFEGUARDING DEMOCRACY)

(8th law of Permanent Peace)

Strictly control the flow of money, people, logistics and information. The term of office of the democratically elected president shall be five years, and within six years after the expiration of the term, he and his close relatives shall be prohibited from running for relevant or original positions according to law. Immediately arrest and prosecute anyone who initiates amendments to the term of office, or other participants, as acting jointly in the commission of an offense as a principal offender in the crime of rebellion. General referendums¹⁶ require the consent of 1/2 of registered voters¹⁷; Amendments to the constitution or withdrawal from the International Security Organization require the consent of 2/3 of the voters¹⁸.

¹⁴ Such as operating systems, legislative systems, economic systems, technological systems... all basic systems that are rooted.

¹⁵ Definition: The term [my country] refers generally to the states, provinces and federated republics of a country or sub-country that implements these "Constitutional Standards".

¹⁶ If the parliament accepts a referendum proposal, no further votes are required. If it is not accepted, the case must be submitted to a referendum together.

¹⁷ For example, a referendum in Massachusetts must be approved by more than half of eligible voters to ensure political stability.

¹⁸ For example, a referendum in New Hampshire must be approved by a 2/3 absolute majority of eligible voters. Refer to (1) U.S. Constitution §8—11, 15 and 18, and §5 Amendment Procedures; (2) Finnish Constitution §93—War and peace issues require 2/3 parliamentary consent; (3) Czech Constitution §39.3— Declaration of war must be approved by 2/3 of Congress, etc.

CHAPTER III. HUMAN RIGHTS STANDARDS FOR PERMANENT PEACE

ARTICLE 9. (A NATION FOUNDED ON HUMAN RIGHTS)

(9th law of Permanent Peace)

Great achievement of **human rights in the world**. The right to make a constitution is the first right of human rights. **To create the highest value of life, to advocate the world's constitutional standards**, to guarantee the permanent peace of humanity, and to safeguard the sustainable development of the earth - this is the most sacred right of the people and the most urgent obligation of the country.

ARTICLE 10. (REFORMING HUMAN RIGHTS)

(10th law of Permanent Peace)

Innate human rights override sovereignty. International relations and or domestic relations should all be premised on human rights. The state protects the vulnerable. All people who are injured or innocent casualties due to the human factors and ergonomics shall be compensated by the state. All citizens are good citizens, and for those who have not committed crimes¹⁹ within ten years, their criminal record should be completely and automatically expunged.

ARTICLE 11. (OPENING UP HUMAN RIGHTS)

(11th law of Permanent Peace)

Whether domestically or internationally, all nations are equal, and all must oppose nationalist oppression of domestic and international human rights²⁰. Human rights are internal affairs of the world. They are indivisible and cannot

¹⁹ If it be to protect the rights of the weak, whoever objects, do it. (The 30th President of the U.S. Calvin Coolidge).

²⁰ Nationalism is a pretext for dictators to wage war. The 20th century murderers all started out with nationalism. In the age of global citizenship in the global village, singing about national greatness is murdering aliens or people of the same race in order to protect totalitarian rule.

be represented, transferred or abandoned. The victim of any human rights abuse is regarded as a victim for all human beings. Half of the members of the National Human Rights Action and Citizenship Exercise Committee are appointed by international authoritative human rights organizations. (Enhancement of the Paris Principles).

ARTICLE 12. (SAFEGUARDING HUMAN RIGHTS)

(The 12th law of Permanent Peace)

Public officials shall ensure that basic human rights, environmental rights, peace rights and development rights never lag behind a day of other countries. Leaders at the central level are elected in separate years. Whether international or interpersonal, no matter when or where, silent bystanders of bullying shall be prosecuted for joint and several liability²¹. Those who fail to save lives or testify that they can save lives and do not testify shall be held criminally responsible²².

CHAPTER IV. RULE OF LAW STANDARDS FOR PERMANENT PEACE

ARTICLE 13. (A NATION FOUNDED ON RULE OF LAW)

(13th law of Permanent Peace)

The great realization of **the rule of law in the world**. International law is the common law of humanity, owned by the people, governed by the people, and enjoyed by the people. It is the law of all laws to maintain the civilization of the present and future world. Five years after the entry into force of broad international law, it will be regarded as customary international law, the parent

²¹ International relations or interpersonal relationships are examples of moral constitutions. For example, the silence of bystanders to bullying shows acquiescence, so they should be jointly and severally liable for compensation. Righteousness exalteth a nation (Proverbs 14:34).

²² The only condition for evil to prevail is the silence of the good, and the silence of anyone produces the next victim.

aw of the constitution, the *jus cogens* of permanent peace²³, which directly creates rights and obligations for people and governments. The individual is the immediate and final subject²⁴ of international law.

ARTICLE 14. (REFORMING RULE OF LAW)

(14th law of Permanent Peace)

The establishment of a legal **community of the global village** is a basic obligation of the state that cannot be changed or exempted. All national laws forms part of domestic law, and everyone can, in accordance with the law, choose the best laws and use them. The government can suspend use in accordance with the law. When foreigners violate the law in our country, they have the right to apply the laws of their home country first²⁵.

ARTICLE 15. (OPENING UP RULE OF LAW)

(15th law of Permanent Peace)

Create a great civilization under rule of law. When running for election, the Minister of Prosecution and Minister of Justice shall nominate members of ad hoc committees such as Generational Development (nominated by the president), Development of All Countries and All Laws (nominated by the Minister of Prosecution) and Development of International Law (nominated by the Minister of Justice). The term of office is the same for all nominees. After the nominees are confirmed, the nominated members are distributed among the standing committees, generating a living law example of a great civilization.

²³ "Both international law and national law are part of the legal order, with international law at the top of it. Jennings and Watts, Vol. 1, Introduction and Part 1, p. 54; J. G. Starke, *An Introduction to International law*, 11th ed., p.65.

²⁴ Legal Positivism: Legal Concepts of the "World Legal Community". That is, whether in international law or national law, "individual" is the direct ultimate subject of rights and obligations. (Hans Kelsen)

²⁵ Foreigners have the right to apply the laws of their home countries first, except those that are harmful to the public order and good customs of our country.

ARTICLE 16. (SAFEGUARDING RULE OF LAW)

(16th law of Permanent Peace)

Legislation, administration, prosecution and judgment shall give priority to the application of international law. It is forbidden for the government to violate international law on the grounds of conflict with domestic laws, national conditions, people's conditions, history, geography, and culture. Violations are regarded as crimes against humanity and crimes against peace.

SECTION II. NATIONAL BASIC ORGANIZATIONS

CHAPTER V. LEGISLATIVE STANDARDS FOR PERMANENT PEACE

ARTICLE 17. (SUPRANATIONAL LEGISLATION)

(17th law of Permanent Peace)

To improve the global governance system of the United Nations, the state will always follow the supranational concurrent legislative powers: the national or sub-national level has the legislative power only when the international law hasn't been enacted by the supra-national. To establish a life relationship of equal value in the global field and consider that the norms of international law are necessary, the supranational has the legislative power. When the legislative power of supranational is no longer a necessary factor of the first two items, the legislative power lies with each country.

ARTICLE 18. (NATIONAL LEGISLATION)

(18th law of Permanent Peace)

The renaissance of great democracy. The Parliament follows a matrix committee quasi-cabinet system. In cooperation with the 12 departments of

the government, 12 committees are set up. The chair represents 12 members self-organized according to functions rather than geography to participate in elections, one-vote single-choice - three chairmen elected (party)²⁶The term of the committee is 4 years, and 1/4 of committee members face election each year. Parliamentary elections are held separately, with mandatory voting²⁷(One of the New World Orders).

ARTICLE 19. (SUB-NATIONAL LEGISLATION)

(19th law of Permanent Peace)

Sub-national level members of council (members of state assemblyman, provincial assemblies, and city councils) (§14) term of office, with reference to US federal and state representatives, is two years. One-vote system for each district, the top three are elected according to the number of votes to achieve three-party (faction) separation of powers to check and balance politics. The legislative speaker cannot be re-appointed during a term of office to help cultivate political leaders.

ARTICLE 20. (ADVOCATING LEGISLATION)

(20th law of Permanent Peace)

Innovate a great legal community that has none of the disadvantages of the

²⁶ Parliamentary elections are not divided, and the votes representing the democratic system are equal. One-vote single-choice, three elected (three parties), representing the inclusive republic system—namely Left-wing, Right-wing, Centrism; and independent, unified, and status quo etc., republic system. This abandons one-party dictatorship, two-party confrontations, and multi-party disorder, advocating a three-party equalization of power politics with disputes settled by one party at any time. In addition, there are at least 3, or even 6, opposition political parties or political groups eyeing the race for next election, turning all dissatisfaction into votes. As a result, the country will achieve political stability and rolling progress.

²⁷ Lazy people will not have a diligent government. The People's Vote is as simple as this: voters only need to put their opinions on the internet, and a computer will list what the people want in order, and you can also download a ballot.

present and infinite advantages for future generations²⁸ Advocate a global legal community and enforce peremptory norms of international law; assist countries or states, provinces, regions and cities to build constitutional standards, and implement these businesses, with at least 2/10,000 of national total budgets every year. Candidates in elections should register and speak to voters at least six months before elections for public office.

CHAPTER VI. ADMINISTRATIVE STANDARDS FOR PERMANENT PEACE

ARTICLE 21. (SUPRANATIONAL ADMINISTRATION)

(21st law of Permanent Peace)

To improve the global governance system of the United Nations, the state will always follow the supranational concurrent administrative powers: in performing tasks for organizations such as the United Nations, domestic governments are all agencies entrusted by supranational governments. In addition to self-defense wars, civil wars, foreign wars or military repression must be approved by 2/3 of the members of Parliament, and 2/3 of members in 3/4 of local councils.

ARTICLE 22. (NATIONAL ADMINISTRATION)

(22nd law of Permanent Peace)

Adopt a semi-presidential system. The President is elected by the people, over the age of 50; and the President nominates the Prime Minister, and the issuance of orders must be countersigned by the cabinet. The Prime Minister must be at least 50 years old and native born and directs the government and oversees national defense. Ministers shall publish their global performance rankings and to promote open-root and open-source systems annually. Military forces shall

²⁸ One new system of global pacifist constitutional standards, with dual leaders, three-party politics, separation of four powers, and the five continents.

be nationalized and globalized.

ARTICLE 23. (SUB-NATIONAL ADMINISTRATION)

(23rd law of Permanent Peace)

Autonomous entities at the sub-national level include state, province, region and city, and powers that are more favorable to localities shall belong to the locality. This includes the powers of legislation, administration, judiciary, civil defense, economy and trade, language, culture, environment, and development; and the state is obliged to assist in developing global localization and local globalization. Whether to set up the next "micro-state level" organization is determined by law.

ARTICLE 24. (CONSTITUTIONAL GUARANTORS)

(24th law of Permanent Peace)

All government agencies are places to solve people's problems; all public officials are people's problem solvers. Those who have legal, political, and moral obligations to the country and the world: the President, legislators, soldiers, public officials, schoolteachers, the clergy, and the media persons are all guarantors of the constitution. The President and commanders of the military should be objective, neutral and convincing, acting to stabilize the political situation and shall not voting in elections.

CHAPTER VII. PERMANENT PEACE JUSTICE PROSECUTION STANDARDS

ARTICLE 25. (JUSTICE AND PROSECUTION REFORM)

(25th law of Permanent Peace)

Great obedience to world rules. The constitution is the general will of the people, and the people may sue for violations of the constitution and directly fulfill their duties as masters of the world order. Promoted military and police officers must be sworn and countersign in by the Chief Prosecutor.

The Minister of Justice has the power to order the arrest of criminals under international law. The Procuratorate has set up a global comparison database of laws and regulations to provide the world rules of all humanity, including the norms of supranational organizations such as the United Nations.

ARTICLE 26. (JUSTICE AND PROSECUTION OPENING UP)

(26th law of Permanent Peace)

Implement procedural justice, and procuratorial power is independent. The chief prosecutor is elected by people. The local procurator-general is elected by popular vote²⁹, according to the number of votes obtained, one procurator-general and two deputies will form a collegial panel for prosecution. The procuratorial department shall set up an audit department for supervision, prevention, discovery, correction and prosecution. The procuratorate has a public prosecutor who stands on the opposite side of the government to assist the people in private prosecution of violations of the constitution and to implement the sovereignty of the people. The parties in trials have the right to change the judge before the investigation or defense is conclude.

CHAPTER VIII. PERMANENT PEACE JUDICIAL TRIAL STANDARDS

ARTICLE 27. (JUDICIAL TRIAL REFORM)

(27th law of Permanent Peace)

Great establishment of the world order. Obey the rulings of the International Court of Justice. Universal values go hand in hand with the constitution, justice is responsive, and the minister of justice is elected by the

²⁹ For more than 200 years since the draft of the constitution of the United States, the attorney generals, and prosecutors of more than 46 states have been elected by people, and they are responsible for procedural justice to the people.

people³⁰. The rulings of constitutional judges are regarded as exercise of the constitutional rights of the people, and half of the constitutional Judges are from different countries on the five continents, with guaranteed lifelong tenure system and national treatment.

ARTICLE 28. (CONSTITUTIONAL REVIEW AND OPENING

UP)

(28th law of Permanent Peace)

Constitutional Global Agreement on Universal Values (§13~§14 99% complete). Global review of unconstitutional, priority review of violations of international law. Excluding unconstitutional violations of international law, if no remedy is at hand, all citizens of the earth have the right of non-cooperation, non-violent resistance, and resistance.

※ The Constitutional Standards explain the reasons, purposes, and laws of the constitution, clause by clause, including safeguard clauses, binding clauses, policy clauses and entrustment clauses, which are all stipulated by the Constitutional Law, constitutional Act, Organization Act or Law (effectiveness 3). For details, please refer to the official website of the Association <https://www.lawlove.org/en/book>



- We are looking for co-drafters of "Constitutional Standards": <https://www.lawlove.org/en/petition>
- A reward of USD1,000,000 for a set of "a higher international order that replaces the existing international order" than Constitutional Standards. For other rewards: [//lawlove.org/en/rewards](https://www.lawlove.org/en/rewards)
- Contact person: Dr. I Chheng, Tiunn Email: chang1975@lawlove.org

³⁰ For more than 200 years since the draft constitution of the United States, judges in more than 42 states have been elected by the people, and they are directly responsible for judicial justice to the people.