

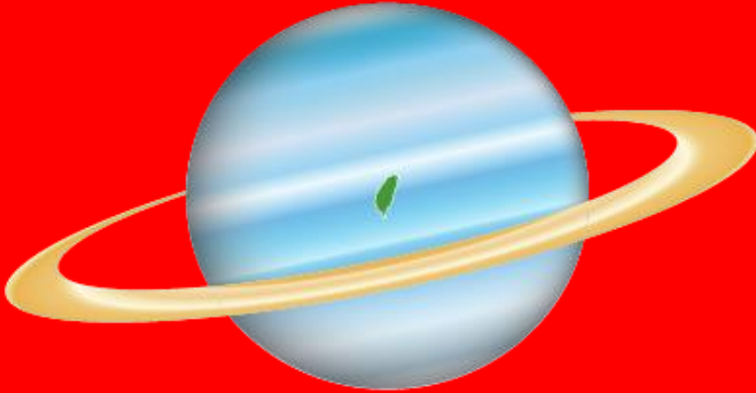
The order we humans urgently need: One Solar System, One Law of Peace

Support ~ Taiwan or Asian nations or states, provinces, districts, and republics

The Permanent Peace Act

Will become the constitutional standards (ISO) for

~ international, national and-sub-national levels of entities everywhere



("For those interested in enacting constitutions, amending constitutions or enacting special provisions in Asian nations")

Published by the NGO Asia-Pacific Permanent Peace Alliance

(Taiwan MOI Group approval letter no. 1090281390)

His Holiness the Dalai Lama,

Mentor of the World Federation of Permanent Peace Partners

Asia-Pacific Permanent Peace Alliance, Chairman: Chien-ming Huang

Asia-Pacific Permanent Peace Alliance, CEO: Sheng Xue



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Contributing without End to Humanity;
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PERMANENT PEACE PARTNERSHIP (PPP)

創辦人: 黃千明暨全體委員

FOUNDER: CHIEN-MING HUANG & ALL

日期 Date:





The Asian Permanent Peace Act

Preface

Given that the world is undergoing major changes unseen in a thousand years, the development of devastating new secret weapons is accelerating, situations are changing rapidly, global military exercises continue to increase, and war has become an unavoidable destiny for humanity. It has become an inescapable destiny for mankind and once war breaks out, the end result will be devastating. Recognize also although world leaders have worked to instill a system of permanent peace in the past half century, it has been riddled with vacuums and blind spots. Thus, the "**Asia-Pacific Alliance for Permanent Peace**" (hereinafter, "the Alliance") believes in permanent peace (i.e.- Permanent Peaceable-ism) and proposes **the Asian Permanent Peace Act** (hereinafter referred to as the Permanent Peace Charter/this constitution) before it is too late (before the high seas or nations are annexed by totalitarian powers and before war erupts¹), without controversy involving alteration of national names, national territory or international understandings policies², a peace system that any national or sub-national government can adopt and use independently and permanently to prevent, detect, and solve all peace-related problems by filling in and eliminating vacuums and blind spots. To this end, we seek international support for any region or nation's model for permanent peace law, to achieve the goal of One Solar System³ under One Set of Laws at varying speeds through voluntary cooperation;

1. Everyone has rights and responsibilities regarding the survival or loss of humanity and the earth:

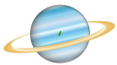
Ultimately, we humans have only two paths to the future: Peace or Destruction. Russia announced on August 28, 2020 (Reuters) that the Tsar Bomba tested



in the Arctic 60 years ago was 3,333 times as powerful as the atomic bomb which shattered Hiroshima. [Russia fabricated 50 Tsar Bomba to counter](#)

[Trump's withdrawal from the Intermediate-Range Nuclear Forces Treaty.](#)

From the seabed to outer space, with endless development of nuclear and biochemical weapons⁴, once nuclear or chemical warfare erupts everything will be burnt to ashes; confirming that **peace** is the ultimate and the only eternal **truth⁵, the life and the way forward**; it is also the best and unbeatable universal value. Peace must be permanent, otherwise it is no more than a ceasefire or armistice. Peace cannot be maintained forever by force alone. History has shown repeatedly that no matter how strong an empire may be, any war or battle must eventually return to the domestic battlefield of "**system performance**" to verify the quality of the system and determine the nation's ability to handle chaos. To maintain domestic and international peace and order, it is necessary to construct a set of constitutional standards (ISO)⁶ for basic laws of a nation. It is necessary to first change yourself as a starting point for acting to change others, and promote the ideal of "*Unus pro omnibus, omnes pro uno* (One for all, all for one)⁷". Human rationality and the concepts of "unchanging, eternal, universal and inevitable", will then generate and maintain the eternal order of One Solar System and One Legal System;⁸;



2. One Earth and One Set of Public Laws; Everyone Is Equal before the Law:

To Maintaining world order—with "one solar system, one set of legal systems" in a union of natural law, truth, philosophy and jurisprudence⁹. Permanent Peace is the eternal truth and jurisprudence. When truth and jurisprudence conflict with national

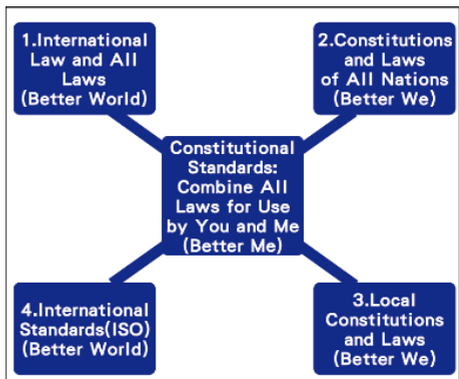
conditions and the people's conditions¹⁰, what needs to be adjusted is national conditions and the people's conditions rather than truth and jurisprudence; when *jus cogens*¹¹ conflicts with international law, it is international law that needs to be adjusted; when international law conflicts with domestic law, domestic law must be adjusted¹². According to this human rational legal hierarchy, order is essential to maintain and promote human civilization. For this reason, strive for "A Better Me, A Better We, A Better World" in order to achieve a community with a shared future for humanity. We stand here before history and humanity to propose a global constitution to be achieved through voluntary cooperation and at different speeds;

One Solar Syatem, One Set of Laws: the legal order

Eternal Law: Natural, eternal and unchanging, the great law of the world
Jus Cogens: laws that must be absolutely obeyed and enforced
International Law: treaties, customs, general principles of law
Global Law: all laws of all nations serve to construct constitutional standards
Constitutional Reservations: constitutional authorization; no penalty without a law
Congressional Reservations: constitutional authorization; no penalty without a law
Relative Legal Reservations: specific and clear legal authorization
Executive Orders: matters not within the scope of legal reservations

3. Requirements for Implementing the Permanent Peace Act:

This Constitution is pushing to pass the world (common) law and deepen the UN's taking "people" as the main subject¹³ structure with its supranational level (international organization) ⇔

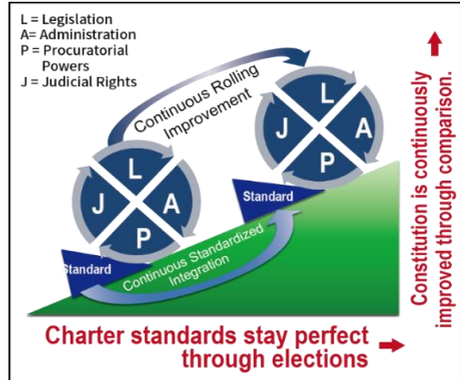


"national level" ↔ "sub-national level" (state, province, district, federal republic). Such a three-tiered system will be applicable to any nation, confederation or federal self-government. For example, the U.S., Germany and Argentina all have state constitutions. Other examples can be seen in China's Tibet, Xinjiang, Inner Mongolia, Hong Kong and the other 33 administrative regions, all of which have distinctive federal (multiple) autonomy charters, which should all follow the basic principles of universal constitutions: (1) *Schutzklausen* (Safeguard clauses) to protect the basic rights of people; (2) *Bindungsklausen* (Binding clauses) ~ compel the government to make things right, rather than let them remain wrong; (3) *Verfassungsauftrag* (Empowerment clauses) / Constitutional mandates ~ stipulate that legislators are empowered by the Constitution and international law to formulate laws, (4) *Programmsätze* (Program sentences)/ *Staatszielbestimmung* (Determination of national goals)~~ these clearly state that policies should be consistent with Permanent Peace for the mankind and sustainable development on the earth; the same as the kingdom's realms of truth, goodness, beauty, and sanctity. The Charter will be presented to the world forever as a "Constitution of Constitutions", "Morality of Moralities", "Faith of all Faiths" and "Fraternity for all Fraternity"; it reveals the natural mechanism is like natural law and protects *jus natural* (natural rights) like the basic great law, in the legal world where the human system has become an irreplaceable eternal Great Law, universally adopted and effectively obeyed in civilizations around the world.



4. Requirements for Operating the Permanent Peace Act:

(1) The operational formulas of constitutional government are applicable to all governments and their respective agencies (figure at right); (2) Inspect validity: Diagnose major global news links to this

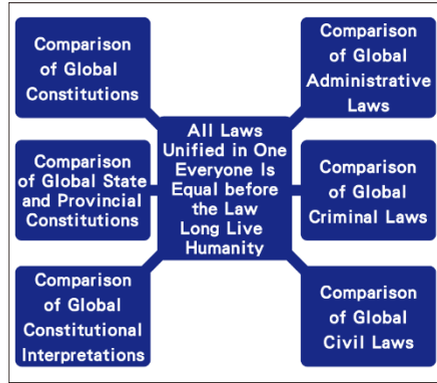


constitution, to increase wisdom and pursue the truth. Realize true value, the accumulation of hundreds of thousands of questions and solutions over the past 50 years (see [the official website of this Alliance](#)); (3) The feasibility of the investigation: taking authoritarian regimes as an example, the next step is already in place and can be seamlessly integrated, followed by direct transition to constitutional standards (ISO) to continue operation¹⁴, all agencies and public officials shall complete their current office terms as the Central Federation and local governments work out detailed rules; Other referendums and constitutions can also be carried out in one step. (4) **Enhance the dignity of people:** Based on the unity of all laws (all laws in one, and all belong to you and me), simply by using your smart-phones, you can control your own conscience and soul and compare the advantages and disadvantages of all laws and use them according to the law ([see our database](#)). Anything the state has, you and I will also have, plus necessary and sufficient conditions for true permanent peace and development. You and I will naturally become perfect citizens of the world¹⁵ and the creators of permanent peace, reversing the destiny of humanity in one fell swoop and becoming **one part of the eternal world**¹⁶; (5) this charter is running to operate forever¹⁷ until it proves to be the

"whole world's system of laws most worthy of defending with human lives" for thousands of years to come:

5. The Realization of the Ideal and become a great politician¹⁸, great strategist, great constitutionalist, great philanthropist, great educator.:

Whereas recognition of "politics is war without bloodshed while war is politics with bloodshed", "war is not merely a political act, but also a real



political instrument; war is a mere continuation of policy by other means." All politics must conform to political goals through the constitution and control the people's political and economic livelihoods through the law. In all wars, rulers are the sword and the people are fish. "Don't be afraid of not knowing the goods, just be afraid of comparing goods." Seeing is believing: within a second, by using one's mobile phone to compare everything [Fig. 4- Constitutional Operations], you will become the master of your community, your nation and the world. Whether in regard international law or domestic law, the ultimate goal for laws is to protect human rights. Human rights are natural rights, not a gift from rulers. The people have the right to be like **"people"**. **The right to make a constitution¹⁹** always belongs unconditionally to the people; it lies with the people and cannot be transferred. Making a constitution does not need to according to any laws, the only requirement is that democratic procedures be followed and the constitution serves as the most rational tool for human peace:

The Asian Permanent Peace Act (ISO Model Draft)



Two Key Concepts of Permanent Peace and Development

1. Create a world under the rule of law for mankind's permanent peace²⁰, and promote the International Standards (ISO) for constitutional functions.
2. Create an institutional organization for the sustainable development of the earth²¹ and promote the International Standards (ISO) of government functions.

Twenty-Eight Principles—Standards for Permanent Peace

(aka, the 228 Charter)

Introduction:

- (1) Each of the following items is a sufficient and necessary condition and element for **Permanent Peace** and a prerequisite for constitutional interpretation.
- (2) The Signatories to this constitution and citizens who promote the formulation of the constitution are the saviors/founders of global peace.
- (3) Each of the following items compares all the charters/constitutions through the world's largest legal comparison database (see [website](#)), and scientifically summarizes them in 28 articles: We have all the rights and advantages of the people of other nations. The basic standards are listed below:

Chapter One. Permanent Peace - Rights and Duties of the People

Article 1. Permanent Peace Standards of “Freedom”

1. **Freedom as the Foundation of Nation Building**²²: To ensure human dignity, universal values, the authenticity of messages and freedom of media are the sufficient and necessary conditions in general foundations

of a country in permanent peace, security, stability, development, justice, welfare, morality, and belief.

2. **Freedom to Save the World**²³: To protect personality rights, universal values, permanent peace and sustainable development of the time/contents of elections and referendums similar to Switzerland or California—areas with the highest per capita income.
3. **Political Participation Formula**²⁴: Participants in politics should pass the constitutional and international law graded examination, with a question bank published at least one year ahead of testing. All electronic media should provide at least one hour per week free of charge for political parties and candidates.
4. **Defense of Freedom**²⁵: Freedom comes at a cost. Any action which abuses freedom of speech, misuses the media, spreads false information, or attacks with intent to harm the liberal democratic order shall be forbidden.²⁶ Voting should be mandatory in all congressional elections²⁷.

Article 2. Permanent Peace of “Democratic Standards”

5. **Democracy as the Foundation of Nation Building**²⁸: The People have the right to self-determination²⁹ in politics, economy, society, and culture, and they have unconditional guarantee of basic income. Create a democracy which contains the virtues of truth, goodness, beauty and sanctity, perfecting yourself, consolidating the state and consolidating the world.
6. **Democracy to Save the World**³⁰: A completely democratic country serves as the motherland; where there is freedom, that place is the hometown. Citizens shall spread the gospel of peace around the world and be worthy of the same kinds of compulsory service and promotion as military, public and educational personnel.



7. **Open Legislation**³¹: To promote common nations of the world³². Model a global constitution³³, construct a common law for all humanity and participate in our nation's legislation in accordance with the law on behalf of both enemies and friends, with one person representing each nation and with the same rights as native representatives.
8. **Open Administration**³⁴: To promote the human family³⁵. Enhance the competitiveness of leaders and build sustainable momentum for national power by allowing any citizen of a nation that is recognized as fully democratic³⁶ to participate in elections for leaders at all levels of government in accordance with the law.
9. **Tenure of Governors**³⁷: Elected leaders shall serve no longer than five years; within 6 years of leaving the office neither they nor close relatives may run for the same office according to the law. The necessary and sufficient conditions for the permanent peace of this constitution and the amendment of the constitution to change the term of office shall not be established³⁸.

Article 3. Permanent Peace of “Human Rights Standards”

10. **Human Rights as the Foundation of Nation Building**³⁹: Create life values, adopt constitutional standards, improve resource allocation and advance Permanent Peace. These are the most sacred rights of the people⁴⁰ and the most urgent obligations of the nation.
11. **Human Rights to Save the World**⁴¹: Human rights issues are a global internal affair. Legislatures may not legislate to restrict or deprive the world of human rights standards. Prohibited dissemination of text, words, videos, and audio should be accomplished through due legal process.
12. **Human rights and humanitarianism**⁴²: Ensure that “people” are the main subject at the supranational level↔national level↔subnational level

~ Human rights laws should be comparable to humanitarian law, and under no circumstances should human rights be trampled on.

13. National Separation of Powers⁴³: The constitution provides solutions to all problems and implements them in daily life ~ the heads of administrative, prosecutorial and trial agencies are directly elected, the electoral system design on yearly and department; a portion of the national legislature shall face election each year.

14. International Decentralization⁴⁴: Human destiny demands that one-half of the members of the Human Rights Action and Citizenship Exercise Committee be appointed by international human rights organizations and have all the personnel rights of [the National Communications Commission](#) in accordance with the law.

Article 4. Permanent Peace Standards of “Rule of Law”

15. Rule of Law as the Foundation of Nation Building⁴⁵: Compile all laws into one set of laws. International law shall take precedence over domestic law⁴⁶ with direct impact on the rights and duties of the people. All laws of all nations shall be incorporated into domestic law, which will be of universal value⁴⁷, and people can choose the laws best suited to their needs⁴⁸.

16. Rule of Law to Save the World⁴⁹: One Solar System, One System of Law. Nations shall act in accordance with *jus cogens* and international law as a national obligation. No state is allowed to violate international law on the grounds⁵⁰ that it is not a signatory or that it contravenes domestic law.

17. Constitutional Guarantees⁵¹: globalization of constitutionalization; localization of constitutionalization; modernization of constitutional interpretation; and accountability for constitutional violations. The



president, representatives of public opinion, and military, public, religious or religious “leaders” all serve as guarantors of the Constitution.

18. Defense of Peace⁵²: Any person preparing to commit an offense specified in any words and/or deeds that obviously endanger national security or advocate or incite or offer comfort or help to the enemy, or crimes against peace, or crimes involving international law, should be prevented and banned.

Chapter Two. Permanent Peace - National Basic Organization

Article 5. Permanent Peace Standards for

Concurrent “Legislative Powers”

19. Global Legislation⁵³: Global Concurrent Legislative Powers – National and sub-national levels have legislative power only where laws have not been enacted at the supranational level (international organizations). The Legislation Law shall be prescribed by law.

20. National Legislation⁵⁴: Ensure that a third force effectively checks and balances any party's stabs at monopoly or oligopoly. Apply all laws of all nations and allow rolling reform⁵⁵ and [standardized integration](#). Sixty days before annual elections, the global competition ranking of each department's operations should be announced⁵⁶.

21. Regional Legislation⁵⁷: Under this Charter, subnational autonomy and foreign relations must not lag behind other countries⁵⁸. Lawmakers shall serve a term of two years⁵⁹. Grassroots public opinion has the right to reach the legislature and be heard at legislative and international levels⁶⁰.

Article 6. Permanent Peace Standards for

Concurrent “Administrative Powers”

- 22. Global Administration**⁶¹: Implement a global governance system. Global Concurrent Administrative Powers ~ when performing missions for the UN or other international organizations, domestic governments at all levels shall serve as internationally-empowered executive agencies.
- 23. National Administration**⁶²: Everyone is the master of the country and the president of the president; the President is directly elected; the Prime Minister and Cabinet Ministers must be native born and have a public opinion base; the Prime Minister oversees government operations and is in charge of national defense.
- 24. Local Administration**⁶³: States, provinces, and districts at the subnational level are all public legal persons that are one of the main bodies in the global governance system. All local legislative, executive, judicial, social, economic, language and cultural operations shall enjoy complete autonomy⁶⁴.

Article 7. Permanent Peace Standards for “Judicial Prosecution”

- 25. Judicial Prosecutors**⁶⁵: Ensure procedural justice. The procuratorate shall be independent and headed by a chief elected by the people. Local chief prosecutors and deputy prosecutors are elected using one-vote balloting, and first and second deputies will be ranked according to the number of votes received. If the investigation has been completed, the local chief prosecutor and deputy prosecutors together to decide to initiate a prosecution or not.
- 26. Judicial Prosecution**⁶⁶: Ensure that no one is above or exempt from international law and no one is not protected by the law. Implementation of justice projects shall follow the priorities according to legal rankings, and the prevention, discovery and prosecution of crimes and a trial ruling prediction system shall be extended.



Article 8. Permanent Peace Standards for “Judicial Trials”

- 27. Open Justice**⁶⁷: Judicial independence, the ~~election of~~ heads of justice are elected by the people and are directly responsible to the people. International law receives the highest priority. Half of all justices shall come from the six continents of the world and all shall have lifetime tenure; and constitutional amendments cannot be accepted.
- 28. Open Constitution**⁶⁸: Ensure permanent peace, constitutional global agreement, global review⁶⁹ of unconstitutional laws and violations of the constitution or international law. If no remedy is available for global constitutional issues, unconstitutional global reviews, or exclusion of unconstitutional or international laws, everyone has the right to resist.

Conclusion

Awaiting amendments: Before it is too late, accelerate the achievement of a great cause for the people, a great love for mankind, a great law for the world, a great virtue for all generations, and a global constitution⁷⁰. The "only cure for the ills of democracy is more democracy". Make available the technology to compare advantages and disadvantages of the legal systems⁷¹ and promote a permanent peace system of Truth, Goodness, Beauty, and Holiness. Detailed rules shall be worked out by judges in the system.

Awaiting blessings: Considering on the huge peace system and the need to create the necessary structure for permanent peace, only international organizations, the legislatures of democratic nations or other internationally influential people's signatures or legislative support will inspire the 4.5 billion [people living under oppression](#) in Asia to bravely pursue the Permanent Peace Standards (ISO) and become an integral part of the world.

Waiting for a favorable opportunity: As long as there is national legislative support, Permanent Peace will inevitably arise. Asia's eternally futile masses will lose only their iron curtains and chains, violence and lies, with no other losses. They will achieve self-actualization⁷² and enjoy long prosperity alive with truth, goodness, beauty, and sanctity. In the torrent of history, the Permanent Peace Act will reveal the secrets of heaven to become the "ultimate system" that mankind can trust and pursue without hesitation.

Conveners

NGO Asia-Pacific Permanent Peace Alliance (Taiwan MOI Group approval letter no. 1090281390)

His Holiness the Dalai Lama,

Mentor of Asia-Pacific Permanent Peace Alliance

Asia Pacific Permanent Peace Alliance Chairman: Chien-ming Huang

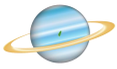
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- ¹ 2020 Report from the D.O.D. of the U.S.: [*Military and Security Developments Involving the People's Republic of China 2020*](#), ‘The PRC has the largest navy in the world, with an overall battle force of approximately 350 ships. In comparison, the U.S. Navy’s battle force is approximately 293 ships as of early 2020’. ‘The PRC has one of the world’s largest forces of advanced long-range surface-to-air systems—including Russian-built S-400s, S-300s, and domestically produced systems’. September 16, 2020, Secretary of Defense Dr. Mark T. Esper, [Secretary of Defense Speech at RAND](#): Today, in this era of great power competition, the Department of Defense has prioritized China.., as our top strategic competitors. The Indo-Pacific region is the priority theater.
- ² 2020 Report from the D.O.D. of the U.S.: [*Military and Security Developments Involving the People's Republic of China 2020*](#), ‘The United States maintains a “one-China” policy that is based on the Taiwan Relations Act (TRA) and the three Joint Communiqués. The United States opposes unilateral actions aimed at altering the status quo’, including opposition to Taiwan referendums on independence, rectification of country name or re-joining the United Nations. This constitution does not touch on national titles, territories, flags or policies and international understandings. Compare this with France’s five constitutions, none of which involve national titles or national flags: the basic standards for a global constitution are formulated, which can lead to democratic rule of law for the 4.5 billion people of Asia (including 1.4 billion Chinese). Save humanity through Permanent Peace.
- ³ **Nothing is new, nothing under the sun**: (Ecclesiastes: 1:9). What we see every day has been done before, and what has already happened before will happen again in the future. But once nuclear war breaks out in the future, it will never happen again, because all will be destroyed. For this reason, One Common **Set of**

Laws under One **Solar System** is needed to maintain peaceful order on earth and in outer space.

- 4 **Nuclear Threat**: A video released by China on April 2, 2020, claimed that the country's "artificial sun" nuclear fusion device made several significant breakthroughs in fusion technology. On April 16, 2020, the US accused China of violating the nuclear test ban with a secret nuclear test explosion in Xinjiang, leading to a deterioration in Sino-US relations. <https://www.state.gov/wp-content/uploads/2020/04/Tab-1.-EXECUTIVE-SUMMARY-OF-2020-CR-FINDINGS-04.14.2020-003-003.pdf>. On May 23, 2020, US President Trump said he was considering quickly resuming nuclear tests that have been suspended for 30 years. Obviously, the progress of nuclear weapons is endless. Once they are used, all human civilization is on the verge of extinction.
- 5 **Authoritative Doctrine**: Peaceable-ism uses Galileo's Heliocentrism statement to explain the power of truth—"The truth has such power, the more you try to retort it, the more powerful it will be proved by your attack."
- 6 **Reasons for global constitution and amendments**: Authoritative Theory. Kaushik Basu (President of the International Economic Association): We can and urgently must adopt a global constitution. At the very least, such a contract would outline the basic rules of conduct that everyone agrees to abide by, and authorize execution by a third party that is actually entitled to perform these actions. When resolving political and cultural conflicts, we often call for personal ethics and basic human dignity. In fact, such conflicts are usually tricky, and a common constitution is needed to reconcile differences and contradictions.
- 7 "*Unus pro omnibus, omnes pro uno* (One for all, all for one) " is one of the core missions of the EU and one of the missions of NATO.
- 8 **Eternal Law**: is the most fundamental concept in theology. It refers to the rationality through which God manages everything. It is the highest law and the root of all other laws; natural law derives from eternal law and is also a basic principle (Aquinas) that regulates human behavior through vehicles such as the US Declaration of independence: These truths are self-evident: all human beings are created equal, and the Creator gives them certain inalienable rights, including the right to life, the right to freedom, and the right to pursue happiness. For this reason, human rationality has formulated permanent coercive laws (*jus cogens*) in international law, and then derived the Act of Permanent Peace (formerly known as the: Eight Heaven-mandated Articles) based on the universal rationality of mankind over thousands of years and the wisdom of the rule of law based on



scientific evidence. The origins of eternal laws or the Eight Heavenly-mandated Laws do not need to be artificially formulated but shall still have universal effects such as "natural rights and all men are created equal", "Permanent Peace among Humanity, sustainable development of the earth", "one solar system under one set of common laws in the world" (including peaceful uses of space). There are also those enforcement laws that are not backed by legislation but are based on the universal reason of mankind, such as the "Nuremberg Trial" and the "Tokyo Trial" in 1945. And there are laws based on the universal reason of mankind, for example, the "Convention on the Prevention and Punishment of the Crime of Genocide" enacted in 1951, and the International *jus cogens* /Enforcement Law of the Vienna Convention on the Law of Treaties of 1969, etc. Therefore all laws related to **eternal nature** should be **integrated into general eternal law** (A book on this subject is due out later). See Figure 2 of the Preface: Permanent Peace is the eternal highest truth of heaven—the order of legal hierarchy of "one Milky Way, one legal system."

⁹ **The philosophical theory and Jurisprudence of Permanent Peace:** “Before you change another you need to adjust yourself”, only then will you be able to unify the virtue of “one for all and all for one” and the constitutional standards of the eternal system: “one solar system under one legal system”, including natural rights, authoritative doctrines, the philosophy of law and philosophy of politics and religion, etc., including 1) All nations in one (UN), one human family (standard of human rights) and the global governance committee; 2) Universal national policies of reform and opening up, peaceful development and community with a shared future for mankind; 3) Qualified Citizens of the World follow the principal truth of ‘A Better Me, A Better We and A Better World’; 4) India’s world in one family (*Vasudhaiva Kutumbakam*), equanimity (*upekkha*)—an equal attitude towards everyone and non-violent ideas of the Pure Land of the world; 5) International law; 6) General legal principles; 7) Participation of universal talents in governance; 8) An all-powerful constitution that solves all governance issues; even if nothing happens, that is also a constitutional mechanism; 9) The eternal (pluralism/common)constitution of the world which combines all the laws and legal wisdom of humanity accumulated over thousands of years, it has universal value, can be utilized by anyone to compare the advantages and disadvantages and select the best for legal citation.

¹⁰ When national conditions and people’s conditions and culture conflict with the principles of heaven, truth and jurisprudence, it is the national conditions and

people's conditions and culture that must be adjusted rather than the principles of heaven and truth. This association has accumulated 50 years of global constitutional comparisons: including legal constitutions such as that of the US, political constitutions like the UK's, strategic constitutions such as the Swiss model, and semantic constitutions like those of China-North Korea, etc. In the past there have been no standards to follow, giving dictators excuses for their actions to eliminate oppression for thousands of years: "Eastern Values;" "national characteristics;" and the autocratic cycle of internal strife, external troubles, and constant killing have left humanity in urgent need of a global constitution and a set of universal constitutional standards (ISO).

¹¹ *Jus cogens*: Translated as "compelling law"/peremptory norm": It is by no means changeable by any regime or generation of people, and any law that contradicts it is invalid. According to Article 53 of the Vienna Convention on the Law of Treaties (VCLT): A treaty is void if, at the time of its conclusion, it conflicts with a peremptory norm of general international law. The following articles are generally recognized by the scope of enforcement covering *jus cogens*: norms include prohibitions against crimes against humanity, genocide, and human trafficking, also including 1) The prohibition of the use of threats or force in Article 2 of the UN Charter; 2) Conventions on the Prevention and Punishment of Crime of Genocide; 3) Conventions on Crimes Against Humanity; 4) Conventions on Human Trafficking; 5) Conventions on the prohibition of racial discrimination; 6) Self-determination; 7) The preamble of the UN Charter; 8) The relevant parts of the UN Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment-the Convention on the Reduction of Statelessness; 9) Enforced disappearance; 10) The crime of apartheid; 11) Other inhumane acts of a similar character intentionally causing great suffering, or serious injury to the body or to mental or physical health; 12) Propaganda attacks and military threats, fear-inducing for people (Editor's note). Since *jus cogens* is the supreme norm, it cannot be exempted from constraints due to treaty reservations or protests like ordinary treaty obligations. Any country that violates *jus cogens* must of course bear the responsibility of the state, and cannot offer the excuse that it violates domestic law, or force majeure.

¹² **Take Taiwan as an example**: See Constitutional Court, Judicial Yuan, R.O.C., Interpretation No. 443. The principle of hierarchical legal reservations. Items that have a major impact on the basic rights of the people and public interests should be clearly stipulated by law, including constitutional reservations, absolute legal



reservations (the Congress reserves exclusive parliamentary authority), and relative legal reservations (which may be transferred to the power of Congress), as shown in Figure 2.

- ¹³ **Authoritative Doctrine**: Kelsen, *General Theory of Law and State*, pp. 343-348. Kelsen argued that “Direct obligating and authorizing of individuals by international law, 1. Individuals as direct subjects of International duties; 2. individuals as direct subjects of International rights”.
- ¹⁴ The Permanent Peace Act must be implemented in one step, and government positions shall be occupied by the people. In contrast to military occupation, the laws of occupation of political institutions and other institutions that exist on the occupied land must be respected and maintained. The natural form of **authoritative doctrines** such as Abbé Sieyès's (Emmanuel Joseph Sieyès) "constitutional power" and Carl Schmitt's direct will is to gather together and express approval or disapproval by verbal applause. "The modern approach offers only referendums”.
- ¹⁵ **Citizen of the World** is cosmopolitanism. It is an idea that starts from the concept of justice and advocates tolerance of differences among the nations of the world in order to establish a global human community. Ancient Greece advocated the theory of world unity dominated by world rationality, believing that since human beings are a whole, there should be only one nation, the global nation. The modernist Kant also believed that an alliance of cosmopolitanism would eventually be formed. As it turned out, the "United Nations" was born.
- ¹⁶ **An authoritative theory** by Thomas Aquinas lists four characteristics of rationality: immutability, eternity, universality and necessity. Putting it more rationally: Permanent Peace is the inevitable product of heaven, truth, philosophy and law.
- ¹⁷ **Amending the constitution** is settling into the new situation. However, “Some constitutional provisions are integral to the essential nature of the Constitution and underpin the constitutional normative order. If such provisions are open to change through constitutional amendment, adoption of such constitutional amendments would bring down the constitutional normative order in its entirety. Therefore, any such constitutional amendment shall be considered illegitimate, in and of itself.” See Interpretation No. 499 by the Constitutional Court, Judicial Yuan of the Republic of China.
- ¹⁸ **Authoritative Doctrine**: Carl von Clausewitz: Politics is war without bloodshed while war is politics with bloodshed. War is not merely a political act, but also a

real political instrument; war is a mere continuation of policy by other means. All politics must conform to political goals through the constitution and control the people's political and economic livelihoods through the law. "Don't be afraid of not knowing the goods, but rather be afraid of comparing goods." Seeing is believing. Within a second, you can compare the wisdom of laws and regulations that have been accumulated by humanity over thousands of years, and you can use your mobile phone to comparing the advantages and disadvantages according to the law, naturally making you a great politician...etc., etc. Everyone covered by the constitution will become an expert.

- ¹⁹ "Ask not what your country can do for you—ask what you can do for your country" (US President John F. Kennedy). The "constitutional right" is always in your hands and there are no "constitutional procedural laws." **Authoritative Doctrine**: The natural form of Abbe Seiyes' authoritative theory of "constitutional power" and Schmidt's direct expression of will are combined to gauge approval or disapproval by verbal applause (as described above). The constitution is a guarantee of the spirit and soul of the nation and the rights of the people, and a talisman for personal safety. If cannot decide on your own constitution, that is equivalent to giving your soul to others to manipulate your body, like a scarecrow with a body but no soul.
- ²⁰ **Authoritative Doctrine**: "Creativity for Permanent Peace": This idea is derived from three important statements in Frédéric Laupic's "On Permanent Peace": (a). Peace can only be established through legal power; (b).The objective of rule of law is peace; (c). Peace must therefore raise questions about the political foundations of rule of law. The above three requirements set high standards which are summarized as (a). The peace-making system must be formulated with a constitution exerting maximum legal power; (b). The right to draft and amend constitutions belongs directly, unconditionally and completely to the people; (c): Resistance must conform to peaceful mechanisms; and (d): Democracy and human rights are the starting and ending points of state and legal rights; (e) **The country has set up a comparative database of all nations, all laws and all systems**: for the government and the people to compare and repair and develop, it is natural to give birth to the global (pluralism common) law.
- ²¹ **Take the United Nation as an example**: The 2030 Agenda for Sustainable Development, adopted by all United Nations Member States in 2015, provides a shared blueprint for peace and prosperity for people and the planet, now and in the future. At its heart are the 17 Sustainable Development Goals (SDGs) and 169



Targets, which are an urgent call for action by all countries in a global partnership. The goal of sustainable development after 2030 will be set separately.

- ²² **Freedom is the founding principle of the country**, and the real purpose of the country and the United Nations is to guarantee maximum freedom. The state is the means, democracy is the procedure, and freedom in the end. In order to establish a pluralistic common law, it is necessary to invoke international community law as part of domestic law. The state shall not exclude it without due legal process. The first necessary condition of becoming a dictator: "All words are lies intended to dupe and deceive through various information sources including news, intelligence, knowledge, information, data, etc." National governments and political parties should strive to build a nation of "truth, goodness, beauty and sanctity" and refrain from taking the lead in organizing cyber forces to falsify, inflate or reduce the flow of factual information in the net army for personal gain. Freedom of the media includes freedom of speech and publication of content, and freedom for everyone to have equal access to the media. **Take the CCP as an example**: How does the CCP control public opinion? According to philosophy, jurisprudence and natural law: the right to speech, the right of copyright, the right of thought, and the right of communication are the preemptive rights of sovereignty. On World Human Rights Day 2019, more than 80 countries attended the China Human Rights Conference which issued the "Beijing Declaration of Human Rights": "Restrictions on human rights must be stipulated by law. However, they must meet criteria for national security, public order, public health, public safety, public morals and the legitimate needs of the general welfare of the people." Authorities can deprive all human rights for any of these reasons, but what kind of a government would bully the world and its own people? **For example, the Nazis** deprived human rights on the grounds of promoting the nation and punished doctors for talking about the harm caused by viruses that caused disasters for the world. See also: How did the rise of Nazi Germany and the crafting of economic miracles become disasters? **Take the United States as an example**: On July 23, 2020, US Secretary of State Pompeo emphasized in his speech to China: "The Communist Party is always lying, but the biggest lie is that the CCP speaks on behalf of 1.4 billion people who are monitored, oppressed, and afraid to speak".
- ²³ **Elections and Voting**: "Humans are not gods, so they need government to rule; and rulers are not gods, so they need people to restrain them. (James Madison).

The most effective way to respect and protect the dignity and freedom of people is through voting and more voting, next, let state organs and public officials perform their duties under the rule of democracy and the law. **Take Switzerland as an example**: the number of elections and polls is the highest in the world and Swiss per capita income is the world's highest in the past century. This proves that the number of votes is directly proportional to human rights, justice, peace, security, prosperity and stability. For details, please refer to the voting frequency of Switzerland: **Taking Zurich as an example**, the number of referendum days from 2003-2019 was 66 days, 4 days/year at polling stations in 85 elections from 2003-2019, 5 days/year overall. **Take California as an example**: it is the state with the highest per capita income in the country. Voting frequency: the number of votes from 2009 to 2018, an average of 14.1 times per year. For details, please refer to the Law-Love database. **Take Taiwan as an example**: Central-level elections are held every four years. Once you are elected, you can plunder for four years. After the people vote, they spend the next four years regretting their choices. Only by constantly voting can people's grievances be heard and civil rights upheld, can the government continually suppress evil urges among the people, and can people root out evil elements in government.

²⁴ Participants in politics, regardless of their academic qualifications, and whether they qualified through election or examination, must pass the exams for constitutional and international law and general principles of knowledge at each level. A question bank will be published at least one year in advance of all tests; and general education and low-level examinations should be taken while on the job. It is strictly forbidden to introduce money as a factor in elections. Every radio station and TV channel in the country is the property of the people. In accordance with the principle of “the people rule-the people,” it is only natural for the people to reserve a small part of the media for political activities. **Take Taiwan as an example**: On May 24, 2018, the Democratic Progressive Party (DPP) held an intra-party primary election for the Tainan mayor. Former DPP Deputy Secretary-General Lee Chun-yi accused the two candidates, Huang Wei-cher and Chen Ting-fei, of collecting primary election funds amounting to hundreds of millions of Taiwan dollars. Central News Agency 2016/ 03/25 Chinese Nationalist Party (KMT) presidential candidate Apollo Chen (Chen Shei-saint) said that former KMT chairman Lien Chan spent NT\$12 billion (US\$400 million) in the 2000 presidential election, which includes other donations. The total should be correct. The Taipei District Prosecutors' Office sought charges of corruption listed five



current and former lawmakers 2020/08/01. Six legislators across parties were exposed in a giant bribery case. But this is just the tip of the iceberg. Elections cost a lot of money, and politics will never be free of corruption.

- ²⁵ **Defending freedom**: Freedom and democracy are the foundations of national security. Media and public opinion warfare is the precedent for/first battle of all wars. Financial sources should be completely open and transparent, and crimes involving unidentified financial sources should be prosecuted and tried in accordance with the Constitution. **Take Taiwan as an example**: Constitutional Interpretation No. 623: Although freedom of speech is guaranteed by the Constitution, it is not absolutely free of any control whatsoever. Nobel Peace Prize winner Liu Xiaobo wrote "Unification Is Slavery: Liu Xiaobo's Discussion on Taiwan, Hong Kong and Tibet" Taiwan: Mainstream Publishing. Abusing freedom of speech to attack or intent to damage, abolish the liberal democratic order and require others to be enslaved, will not have the right to enjoy the dividends of freedom and democracy, but no matter which party is in power, there is a black hand behind it. They dare not defend freedom and the people are powerless. Check and balance the two major parties. This is the sorrow in being a Taiwanese (former Taiwanese President Lee Teng-hui). **Take Germany as an example**. Article 5 of the German Basic Law: The freedom of lectures shall not be exempt from loyalty to the Constitution; Article 9: The purpose of association or its activities that violate the law or violate the constitutional order or **international understandings** shall be prohibited; Article 18 Article: Anyone who abuses freedom of speech, especially freedom of press, freedom of lecture, freedom of assembly, freedom of association, correspondence, privacy in mail and telecommunications, property rights, or asylum rights to attack the basic order of freedom, democracy, human rights, and the rule of law shall be deprived of these basic rights; Article 21: It is unconstitutional for a political party to damage or abolish the basic order of freedom and democracy or to endanger the existence of the Republic in accordance with its purpose and the behavior of its members.
- ²⁶ **Take Denmark as an example**: Article 34 of Danish Constitutional Act: Anyone who attacks the safety or freedom of others, or who issues or obeys any order imperiling such safety or freedom, shall be regarded as a traitor.
- ²⁷ **Mandatory voting**: Anyone who enjoys democracy has an obligation to perform democratic service (voting and elections), military service, social service, and human service. One of the core methods of defending and developing freedom and democracy is to re-elect a portion of legislature every year in separate

balloting. It is strictly forbidden to hold concurrent elections at the central level, including presidential elections, so the policy focus of various ministries will not be diverted. Defenders of freedom and democracy should learn from advanced democratic nations. In particular, mandatory voting in parliamentary elections is necessary to reflect public opinion, resolve public grievances, and implement civil rights. **Australia provides a good example**: voting in all elections is mandatory.

²⁸ **The Charter for Permanent Peace**: Democracy is the core value and principle of nation-building, and the foundation for permanent peace and sustainable development. The guarantee of basic income is the ideal pursued by universalism. **Authoritative theory**: Democracy spreads the pain of poverty to those in power (Nobel Prize winner Amartya Sen). The only cure for the ills of democracy is to be more democratic (philosopher John Dewey). There are two masters of true democracy, the "people" and the "law" (Aristotle). **Take Hong Kong as an example**: Democracy without sovereignty and internationally recognized autonomy is a fake democracy, all legal protections are also fake, and will be confiscated by the power at any time. In 2020, the Chinese Communist Party passed Hong Kong's National Security Law, and its "one country, two systems", a high degree of autonomy and judicial independence has disappeared.

²⁹ The right of self-determination is the most important aspect of human rights, and international human rights codes including the Universal Declaration of Human Rights, *the International Covenant on Civil and Political Rights* and *the International Covenant on Economic, Social and Cultural Rights*, all rank self-determination highest on its list of priorities, the most important foundation for human rights, Art. One: 1. All peoples have the right of self-determination. By virtue of that right they freely determine their political status and freely pursue their economic, social and cultural development.

³⁰ **Permanent Peace Charter**: Ensure that the people will be the masters of the country, not servants or enemies of the country. Human dignity and privacy rights shall not be subject to technical surveillance and no one can be monitored without consent from prosecutorial or judicial organs. In order to implement a democratic culture, citizens must teach the world a Permanent Peace system according to law, along the lines of preaching the gospel and as an alternative to military or democratic service and military education.

³¹ **Open Legislation**: Reform and opening legislation can not only improve the quality of legislation, heighten national status, strengthen diplomatic and international connections and expand economic and trade cooperation, it can also



experiment with prototypes for a UN-style legislature. As authoritative political science giant and master of **democratic theory** Robert Alan Dahl has said: The core value of any new democratic system should be to maximize competition and participation. **Take the EU as an example**: Regarding political participation rights of foreigners, immigrant/workers who stay in a nation for a certain period of time should enjoy limited political rights. **In Scandinavia, for example**, Sweden, Norway and other nations opened up as early as the 1980s to foreigners who have resided for 3 years by granting political rights. **In Rome**, foreigners who have resided for more than 6 months enjoy full voting rights and can run for office as popular representatives in the city council. **Take Switzerland as an example**: American Jens Weber holds dual Swiss citizenship and is currently a member of the Appenzell Canton of Appenzell. Local foreigners are important capital. Their home country relations, political participation and mobile experience can become important materials in achieving the global village. This is a true pluralistic integration policy. Finally, foreign legislators can formulate bills that are not related to their home country, with no voting rights. What's more, foreign legislators are given right - including a salary - but not power, to maintain stability.

³² **Governing with the world**: The birth of the UN as a common of the world is fully in line with the one-China policy of most countries. It is also fully in line with the universal country or state, province, district, or joint republic under the “confederation, federation, or unity” principle.

³³ **Constitutional power**: The constitution is your personal talisman. You must make your own decisions: (1) Anything that anyone promises you, or even swears to you, is not reliable. Only what you can do yourself is to be believed: (2) “In terms of political power, do not listen to talk about trust in people; rather, use the chains of the constitution to restrain them from doing bad things” (founding father of the US, President Thomas Jefferson). (3) The constitution is the general will of the people, and the right to make the constitution is always with you. It cannot be transferred or controlled (the master of constitutional studies-Karl Schmidt). (4) Any value that is extended by others can be withdrawn by others, and things you offer yourself cannot be taken away by others. (5) Letting others decide your constitutional values is equivalent to giving your soul to others to dominate your body. (6) You are the master of your destiny, and you are the commander of your soul. You must decide for yourself to dominate the process of amending the constitution.

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- ³⁴ **Permanent Peace Charter**: Open positions so that any elected leader of the country must run against global elites (since 2008, completely democratic countries include Sweden, Norway, Iceland, the Netherlands, Denmark, Finland, New Zealand, Switzerland, Luxembourg, Australia, Canada, Ireland, Germany, Austria, Spain, Malta, Japan, United States, Czech Republic, Belgium, United Kingdom, Greece, Uruguay, France, Portugal, Mauritius, Costa Rica, South Korea, Italy, Slovenia and Chile—31 countries; “see the list of complete democracies.”) Self-certified that their nationality is at the same level as the elites in the world, and they are all internationally competitive and fully sublimate their national strength; it also allows people to firmly advance the theory of permanent peace to a practical basis. **Take the Netherlands as an example**: According to Article 130 of the Dutch Constitution: The law can grant residents who are not Dutch nationals the right to elect city council members and the right to serve as city council members. **Take the European Union as an example**: Article 8A of the Treaty of Maastricht: Every citizen of the Union shall have the right to vote and be elected in the municipal elections in the member country in which he resides and on the same conditions as nationals of that country.
- ³⁵ **Governing with the world**: The ultimate goal of the "world's human rights standards" is to promote the birth of "human family members". Promoting a "community with a shared future for mankind" is the ultimate goal of the United Nations.
- ³⁶ **Fully-democratic nations**: According to the Democracy Index, produced by the British magazine the Economist, which has appeared ten times since 2011, there are 31 countries in total, and their fairness and objectivity can be publicly evaluated (see Wiki). Citizens of a completely democratic country can come to our country to stand in elections, allowing adherents of democratic models to move in and enhance national power.
- ³⁷ **Take Uruguay as an example**: Article 152 of the Constitution of Uruguay: The President and the Vice President shall not be eligible for re-election for five years. If they want to hold these positions again, it will take five years from the date of departure before they can stand for election. Such a good system has allowed Uruguay to continue to achieve good results in a fully democratic country since the Democracy Index began to count.
- ³⁸ **Authoritative Doctrine**: As Montesquieu pointed out, “Those who have power must use it.” The most common source of domestic turmoil is when those in power apply various means to repeatedly extend their terms of office and continue



to enjoy power, to continue corruption, or to avoid exposure. Some people are already allowed to be re-elected once every five years, such as Xi Jinping, who amended the constitution and changed his term of office to an indefinite length; and there are also people who switch positions with the prime minister after their term as president expires, then return to the presidential office: namely, Putin.

There are those who have been re-appointed as prime minister after the expiration of the president and returned to the post of president, such as Putin. **Take Belarus**

as an example: Three years after Belarus's independence, the constitution was changed to implement a presidential system with a five-year term. In July 1994, the first presidential election was held. Lukashenko won the election and became the substantive leader of Belarus. The term was then extended to seven years.

After Lukashenko served as president for two terms, he initiated a referendum to abolish the constitutional term limit in 2004, which passed with 79.42% of the votes. Although Belarus elects its president through direct elections, Lukashenko has been re-elected as president for 26 years (2020). With a per capita GDP of \$4,855 (2016), in short, it is difficult for other politicians to gain power.

³⁹ Human rights are the duty to respect others and the right to be respected.

Democratic countries respect “people” as the masters of the country, authoritarian countries use people as the “tools” of the country and prohibit members of the People's Party from talking about human rights and universal values. Global human rights organizations are not allowed to participate in Taiwan, including observers from the WHO.

⁴⁰ Refer to the previous description of **constitutional rights**.

⁴¹ The real purpose of the Constitution is to protect “human rights”. “Constitutional standards” guarantee “human rights standards”. Human rights need to be upheld by the rule of law. The basic principle of the rule of law is: “the people “can do anything that is not banned by the law; “while” the government is not allowed to do anything that is not explicitly authorized by the law. Any restrictions on the use of a word, a phrase, or an act that may affect people should be stipulated by law and announced in detail. **Take China as an example**: In 2015, after the 45 words and phrases listed in “Prohibited Words in Xinhua News Reports (First Batch)”, came the 57 forbidden words and phrases of “Prohibited Words and Cautionary Words in Xinhua News Reports,” added to reach 102 words and phrases. In addition to the banned words in Chinese news, there are also the “Notice on the Current Situation in the Field of Ideology (Document No. 9/Seven Unutterable Words)” published by the General Office of the CCP Central Committee and

“Purification of Internet Language” issued by the CCP Central Commission for Discipline Inspection in 2018³ , and various other censorship directives. The 2018 CCP’s Central Commission for Disciplinary Inspection’s “Purification of Internet Language” and various censorships of speech, etc., are not true legal procedures.

⁴² **Humanitarianism**: stresses the value of human life and basic living conditions. It emphasizes the spirit of fraternity, advocating transcendence of differences in race, country, religion, etc., and recognizing equality for all, justice and human rights protection, mutual aid and poverty relief, and opposition to political, racial, and gender discrimination. To go further: All humanitarian scientific and technological development is powerful and great; if all kinds of ideas appear great, it is because they can accompany or support the humanitarian spirit. Any nation that adopts such a stance is a humanitarian nation; and such a world is a humanitarian world. **Take the UN as an example**: to ensure and develop humane nations and worlds, repair and deepen the UN global governance system: supra-national level ↔ national level ↔ sub-national level. These three levels are the most specific and effort-saving. In addition, especially in democratic nations, everything is based on people first, more details are not described here.

⁴³ The constitution offers solutions to all problems which can be implemented in life through voting twice a year (more than four times a year in California), and the true meaning of life can thus be achieved. The legitimacy and effectiveness of national decentralization must be based on the votes of the people. In particular, legislative elections must be held separately so as not to lose focus, and mandatory voting—to defend freedom and democracy—is essential. Regardless of whether the issue regards the supranational/national/sub-national level of government, powers must be separated and restricted to avoid corruption. Such a constitutional mechanism can solve any human rights, community, society, state or human issue.

⁴⁴ *The Declaration of Human Rights* and *the UN Charter* are signed by all nations, but persecutors of human rights also include nations. Implement the UN concept of Community with a Shared Future for Humanity and promote **the Paris Principles**: half of the members of the National Human Rights Commission, the national institution for the promotion and protection of human rights, shall be appointed by an international authoritative human rights organization. The rights of speech, media and communication are *a priori* human rights, and the Human



Rights Commission must be active in national communications. Only by extending full personnel rights to the committee can you avoid installing a toothless tiger.

⁴⁵ **The Charter for Permanent Peace**: The prerequisite for Permanent Peace is “unity of all laws”: that is, one world and one “multiple, common law of the world”. In order to maintain common order of the world now and in the future, this must be the core of the super-national constitution, national constitutions and local charters. **Authoritative Doctrine**: At its core, the ultimate goal of heaven and earth is to protect “people”, including you, me and them. International law serves to determine and limit the scope of time, space and personal effects in the domestic legal order, including issues such as national recognition, national territory and nationality. The scope of effect of international law and domestic law, that is to say, the scope of the jurisdiction of matters adjusted by domestic law, is also relevant. The norms created by international agreements limit the power of the state to decide matters at will. In order to prove that domestic law and international law are two equally valid norms, pluralists have put forth the theory that domestic law “recognizes” international law, that is, international law is valid for a country only after it is recognized by that country's domestic law. However, this theory unwittingly denies the assertion that domestic law and international law are independent of each other, and derives the conclusion that “domestic law overrides international law.” As a result, pluralism essentially becomes monism, even as unification of domestic law and international law is advocated; but such unification means that domestic law is higher than international law, the latter is empowered by the former, and international law forms a part of domestic law. We advocate that international law takes precedence over domestic law. The latter is “empowered” by international law and is therefore a relatively low-level legal order. For details, see Kelsen's “General Theory of Law and State”.

⁴⁶ **Authoritative Doctrine**: Although international law requires states to fulfill their obligations, it does not ask how the states do so: 1) the state can choose to apply international law directly; 2) it can also convert international law into domestic law through legislative means; 3) it may choose to take administrative measures; 4) Or, to take judicial measures; 5) Each nation shall decide on a course of action according to its constitution. It has been promised by truth, natural law, philosophy, and jurisprudence, no longer deceived by politicians (*Modern International Law*—Chiu Hungdah, 3rd Revised Edition, p.121).

⁴⁷ “The laws of all nations shall form part of domestic law, and protection of human rights shall never lag behind that of other nations.” The government should abide

by laws that protect human rights. Unless due legal procedures are followed, they must be "suspended" within a certain period of time. **Take the United States as an example:** in the Global Magnitsky Human Rights Accountability Act authorizes the U.S. government to impose sanctions on persons who violate human rights and have significant corruption abroad, such as prohibiting entry, freezing, and prohibiting officials from entering the country. American property transactions. The countries that have passed similar laws are the United States, Estonia, the United Kingdom, Canada, Lithuania, Latvia, Gibraltar...The European Union, Australia, Ukraine, France, Sweden, the Netherlands, Moldova... Therefore, in accordance with the constitutional law to protect human rights, each country should handle such cases accordingly.

⁴⁸ **The Charter for Permanent Peace:** All laws of heaven and earth are based on "people". This association promotes the constitutions of Asian countries and the standards of local autonomy charters (ISO) to achieve global permanent peace and one "global (multiple/common) law", with laws of all nations a part of domestic law to ensure that human rights never lag behind those of other countries day. Anyone who conforms to universal values can access and use laws according to their needs, and the state will no longer be allowed to treat its citizens as it sees fit.

⁴⁹ Permanent peace must create the laws needed for permanent peace, an environment in which peace, development and justice are the expressions of the constitution's axis; establish the cause, establish love, establish the law and establish unity: these are the general purposes for extending permanent peace. If the country violates the recognized *jus cogens*/peremptory norms which rules of international law, of course, it shall bear the responsibility of the state and shall not be exonerated due to force majeure or other reasons. See the previous note: "Jus Cogens".

⁵⁰ **The Charter for Permanent Peace:** For any international law, it is understood that Article 84 of the Vienna Convention on the Law of Treaties: for each State ratifying or acceding to the Convention after the deposit of the thirty-fifth instrument of ratification or accession, the Convention shall enter into force on the thirtieth day after deposit by such State of its instrument of ratification or accession. Both are regarded as "international customary law": "Customary law can take effect automatically without being signed, it is higher than domestic law, and directly imposes rights and obligations on the people of the country."

Authoritative Doctrine: Although international law requires states to fulfill their



obligations, it does not ask how the states perform: 1) the state can choose to apply international law directly; 2) it can also convert international law into domestic law through legislative means; 3) it may choose to take administrative measures; 4) Or, to take judicial measures; 5) Each nation shall decide on a course of action according to its constitution. It has been promised by truth, natural law, philosophy, and jurisprudence, no longer deceived by politicians (*Modern International Law*—Chiu Hungdah, 3rd Revised Edition, p.121).

- ⁵¹ Laws alone cannot carry themselves into practice. Anyone who is responsible for public services, regardless of whether he is paid or not, is a guarantor of the constitution within the scope of his duties. If he violates the statutory duties, he must bear civil criminal responsibility. **France offers an example**: Article 5 of the French Constitution stipulates that the President is responsible for guaranteeing the constitution; **Luxembourg is another example**: Article 33 of the Luxembourg Constitution; **in Burundi**: Article 95 and Articles 209-221 of the Constitution of Burundi; **Articles and examples from Benin**: Articles 41 and 127 of the Constitution of Benin; **Examples from Ivory Coast**: Article 54 of the Constitution of Ivory Coast, **Examples from Cameroon**: Article 5 of the Constitution of Cameroon, etc., Other similar regulations; in China, for example, the people are responsible for constitutional guarantees by the Communist Party (see the Preface). **In China, for example**, the people are responsible for the constitutional guarantees of the four major adherences of the Communist Party and the one-party dictatorship (see Preface)
- ⁵² Before it is too late, crimes against peace, war crimes, crimes against humanity, or other crimes under international law must be outlawed and prevented from occurring and expanding. We must not wait for another round of the “Nuremberg Trials” or “Tokyo Trials.” Now that unlimited warfare is raging around the world, can’t we defend ourselves against it? According to **“jus cogens”** of the Vienna Convention on the Law of Treaties Article 53: crimes against peace/human crimes are not protected by **domestic law and international law**. Three classes of crime were committed during the Second World War by Japanese Imperial Leader Hideki Tojo and others, according to Article 5 of the “Tokyo Tribunal Charter”: Class A (Anti-Peace Crimes), Class B (War Crimes) and Class C (Hazard to Humanity Crimes). Article 7, Crimes against humanity of Rome Statute of the International Criminal Court (*Ibid.*, *jus cogens*)
- ⁵³ **The Charter for Permanent Peace**: The prerequisite for perpetual peace is a “pluralism common law of the world” on one earth. Therefore, the problem of

global competition and cooperation in legislation will inevitably arise. Just like a federal country, the legislative power of each state must not conflict with the federal legislative power. **Take Germany as an example:** the concept of *the Basic Law for the Federal Republic of Germany* art. 72 [Concurrent legislative powers] is extended into global governance with concurrent legislation.

Authoritative Doctrine: Kelsen's *General Theory of Law and State*, “domestic law is entrusted by international law”, which can be used to establish a better and more effective UN and international organizations for Permanent Peace.

⁵⁴ **The Charter for Permanent Peace:** In view of globalization of the global village, no legislature can enact comprehensive legislation to deal with rapidly-changing and complex global business activities. All laws of all nations shall form part of domestic law. Anyone with universal values or lack of citizenship can make up for any shortcomings by choosing the best laws and using them, proposing legislation, and participating in legislation. The elite-centric structure of the Constitutional Acquisition Committee will allow it to optimize rule of law through systematic interaction.

⁵⁵ **Authoritative Doctrine:** For quality management, W. Edwards Deming proposes to carry out activities according to Plan, Do, Check and Act to ensure the achievement of reliability targets and promote continuous improvement of quality. Refer to Figure 7 for the rolling transformation diagram.

⁵⁶ In fact, that most parliaments are rubber stamps of the ruling party, even colluding with accomplices in corruption. As a result, elections bring partial change every year. Sixty days before the election, the public announcement department will rank the relevant global competitiveness index. It puts forward political opinions on participating ministries or answers questions from voters to test the performance of Congress and its ministries for voting options, including: Global Peace Index, Human Development Index, Freedom index (Freedom in the World), Democracy Index, Rule of Law Index, Multidimensional Poverty Index, Globalisation Index (KOF), Index of Social Progress, Corruption Perceptions Index, Global Talent Competitiveness Index, Environmental Sustainability Index, Global Competitiveness Report, GDP per capita, and the “All Sustainability Indexes” related to various ministries and agencies, making Congress become the center of development, not the center of interest exchange.

⁵⁷ The local level is one of the three main levels of the UN global governance system. Local politics can best reflect the quality of the nation. **Take Taiwan as an example:** During the local council plenary interpellation session, the gangster-boss was



hidden behind the speaker façade, when the Speaker slapped the police chief in front of the assembly with glaring impunity. It is like ~~the~~ live performance, in order to 'bleach' and change their status, the gangsters and the fifth column used running for office themselves, to move from local political participation to the central government-system. Therefore, participation in politics should require passing the constitutional grade examinations. This world justice project requires external experts to take exams, but the level must be lowered in accordance with the law. Public officials in a broad sense must qualify as guarantors of the constitution.

⁵⁸ **Take Switzerland as an example:** Article 55 of the Swiss Constitution. The cantons participate in foreign policy decisions: 1. they should consult with the cantons on foreign policy decisions that affect their power or fundamental interests. 2. The Federation shall inform all states in a timely manner and conduct consultations with them. 3. If the power of the states is affected, their opinions are particularly important. In this case, the states should participate in international negotiations in an appropriate manner.

Article 56: Relations between states and foreign countries: 1. A state may conclude treaties with foreign countries on matters within its powers. 2. Such treaties shall not conflict with the law or federal interests or the laws of any other state. Before concluding such a treaty, the states must notify the Federation. 3. The states can directly interact with lower-level foreign authorities; in other cases, the Federation shall represent the state in relations with foreign countries. **Take**

Germany as an example: Article 32 of the Basic Law (Charter of Local Autonomy-State External Relations)

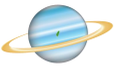
—32.2 A treaty involving special circumstances of a state should be consulted with the state as soon as possible before its conclusion.

—32.3 All states may conclude treaties with foreign countries within their legislative powers and approved by the federal government.

⁵⁹ **Take the United States as an example:** the success of American democracy. President Jefferson, the founding father of the country, said: “Don't listen to politicians. Use the chains of the constitution to restrain from doing bad things.” Therefore, the constitution stipulates that members of the House of Representatives shall initiate "money" bills, regardless of whether at the national or state level, and members will face election every two years. The Senate initiates bills related to "power", and a portion of the membership face election every two years in order to absorb public opinion, test the legislature and

implement actions in a timely manner. Civil rights have remained unchanged for more than two hundred years.

- ⁶⁰ **Take Australia as an example:** Response of public opinion occurs as local voters directly participate in local councils, then directly participate in the parliament and forward their actions it to the international community. For example, the Sydney City Council has opened up to allow local residents to participate in city council meetings, council committees, local planning groups, and Sydney Central Planning Committee and community forums, allowing people to speak in the meetings and voice public opinions directly in the parliament hall, thus reflecting public opinion and implementing civil rights. See the official website of the [Sydney City Council](#).
- ⁶¹ **The Charter for Permanent Peace:** When legislation is global in scope, national, central and local agencies shall operate in accordance with the law. Current supranational organizations such as the UN, World Bank, ICAO, the WHO, etc., shall seek permanent peace by helping globally competing executive powers to develop and promote government standards (ISO). This will lead to the birth of a Federal Republic of the World.
- ⁶² **Take Argentina as an example:** The presidential system of Argentina helped make it the seventh richest country in the world in the early 20th century. In 1908 its per capita income surpassed Germany, Canada and the Netherlands to rank seventh in the world. The leader of the radical party, Ippolito, was elected president in 1916 to fulfill his political views and substantially increase wages and tariffs. By 2016 Argentina's per capita income sank to 59th in the world. **Take France as an example:** *the Constitution of 4 October 1958*[*Constitution of France*], Article 21: The Prime Minister shall direct the actions of the Government. He shall be responsible for national defense.
- ⁶³ Implement “global localization of grassroots-ism.” Substantive co-management of “rights sharing and responsibility sharing”. All government affairs should be managed at the government level and full-time institutions closest to the people. That is, if the local government can do it then the central government cannot; and if the nation can do it, international entities cannot.
- ⁶⁴ Local autonomy such as judicial power: every province in Canada and every state in the United States have Supreme Courts, so I won't repeat them.
- ⁶⁵ **Take the United States as an example:** There are 51 types of prosecution systems in the 50 US states. The Prosecutor General of Washington, DC, was appointed by the President for 200 years but has been elected by residents of the



district in recent years. This association has statistics on election procedures for 43 Attorneys General and/or prosecutors (Love-Law Database). In the PRC, the People's Procuratorate and the People's Court are also independent of each other, but the party is above the state.

- ⁶⁶ Observe whether the people and the government abide by the law, including whether public officials involved with rule of law have performed legislative, administrative and judicial actions designed to prevent crime. Refer to the "UN Standards and Norms on Crime Prevention and Criminal Justice", and internationally recognized normative principles and standards for crime prevention and criminal justice formulated by the international community over the past few decades. The people's ultimate prosecution shall be: "When the government or political parties monopolize politics and economy and the media, engaging in corruption and abuse of power above the constitution, and civilians cannot be protected by international law or human rights standards, it is the duty of the people to draft a new constitution." It is the duty of the state to ensure that no one is above the law and that no one is denied protection under the law. The nation should establish a universally accepted and two-thirds accurate AI predictive court ruling system to obtain a reliable tool for human justice.
- ⁶⁷ Ensure universal justice and responsiveness. The judiciary is independent, with a chief elected by the people, and judicial reforms and political views shall directly reflect responsibility to the people. Take the US as an example: Judges are elected in 43 of the 50 US states (Law Love Database). The people demand that the government hear their stories and resolve their hardships to respond to their need for justice. For this reason, the Constitutional Court should be comparable to the International Court of Justice. The judges shall come from the six inhabited continents of the world. Take Taiwan as an example: Untold shortcomings of overseas instigation, etc., are constantly laid out by leading candidates. Because they cannot be re-elected, they are willing to forego self-promotion. This is in line with the essence of democracy and can be adopted for endless centuries.
- ⁶⁸ Only a great people can give rise to a solemn and noble sacred constitution. The constitution must be great, and the people must be great as well. When all laws are unified, it will mean that 99% of the constitution has been completed through global agreements. Laws that are not backed by penalties are not laws, and a constitution that does not brook the right to resist is not a constitution. Unconstitutional laws and actions shall of course be met with global scrutiny and resistance.

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- ⁶⁹ **Constitutional Amendment** Amending the constitution to adapt to the environment. Except for cases where "the constitution is of essential importance and is the basis for the existence of normative order" (R.O.C. Constitutional Interpretation No. 499). Nor should it violate the ideas of international understandings (German Basic Law §9).
- ⁷⁰ New Compass: It serves to guide the "National Development Blueprint." According to Kelsen's "General Theory of Law and the State", since the evolution of international law may lead to the establishment of a "world state", therefore let history take its own path.
- ⁷¹ Scientific advances and global changes are beyond the imagination of most people. In the future, two-way satellite communication with unlimited depth and breadth of information will be possible. By comparing the advantages and disadvantages of universal values and institutional organizations, all will inevitably return to the axis of everyone's personal dignity and value, and marching towards greater freedom, greater democracy, and greater rule of law in the global village.
- ⁷² **Everyone gets self-actualization**: growing up under this kind of national or local government means living in a place where anything is possible, everyone has the ability to rise, and any dream can be realized. This can be, because we humans live in one solar system and under one legal system, the eternal order established by the unity of all laws and eternal peace.