### A BILL OF RIGHTS TO PROTECT WOMEN AND CHILDREN AGAINST SEXUAL PREDATORS

1. MAKE A NATIONAL DATABASE, REQUIRING INPUT FROM ALL STATES' JURISDICTIONS, OF CRIMINAL ARRESTS AND CRIMINAL CONVICTIONS THAT IS OPEN TO THE PUBLIC. EACH STATE MUST CONTRIBUTE TO THE NATIONAL EFFORT WITH THEIR OWN STATE DATABASE.

It might be easier to take some confidential info out of the NCIC database police use now to make a "little brother" database that is legal for public viewing. This will help parents, young women, and even gun dealers, as they all can screen those who come in contact with children and themselves, and those who want to buy firearms. This way, the public can backstop the government and independently protect themselves.

2. ALL STATES, LOCALITIES, COLLEGES, TRIBES, AND THE MILITARY MUST PROVIDE ACCURATE INFORMATION ON SEX OFFENDERS AND OTHER CRIMINALS TO THE FBI ON PAIN OF PROSECUTION AND INCARCERATION.

Mandate criminal prosecution and punishment of bureaucratic violators if these laws are not already on the books. Devin Kelley was able to obtain guns and murder Texas churchgoers due to failures of military, local law enforcement and prosecutor, and public school officials to punish him for sex offenses and/or report same to the FBI. Government dereliction-abetted crimes must cease.

- 3. IMMEDIATELY IMPRISON ANY SEX OFFENDER WHO PROVIDES FALSE INFO TO POLICE WHO COMPILE INFO FOR SEX OFFENDER REGISTRIES. In most states, there is such a law on the books, but it is not enforced. This must change.
- 4. FORM A NATIONAL REGISTRY OF CHILD ABUSE REPORTS, AND FORCE ALL STATE CHILD PROTECTIVE SERVICES OFFICIALS TO PROVIDE INFO TO THIS REGISTRY, AND USE IT UNDER PAIN OF PROSECUTION AND INCARCERATION.

Child protective services ninnies in multiple states gave children to lesbian couple Jennifer and Sarah Hart, and did not rescue the children when the crazed couple beat and starved them. Jen and Sarah ran across state lines with the children to avoid arrest and jailing and loss of the children. Child protective services officials made no attempts to find them. Jen and Sarah played Thelma and Louise and drove their SUV full of children off a cliff into the Pacific Ocean in March 2018. Five of the six murdered children were black. A national registry of child abuse reports would remove another excuse from child protective service payrollers and police in PC areas and elsewhere for not protecting children.

5. ALL STATE CHILD PROTECTIVE SERVICES OFFICIALS MUST ENSURE SCREENING OUT OF SEX OFFENDERS FOR FOSTER PARENT ROLES ON PAIN OF PROSECUTION AND INCARCERATION.

I have uncovered such cases in Virginia and Illinois. California officials recently admitted 1000 or so children were placed in foster homes with sex offenders. An aide to Illinois governor Bruce Rauner admitted the same was true in his state when he talked with me in 2016. This must end; penalties to government violators and foster home sex offenders must be very severe.

6. THE U.S. DEPARTMENT OF EDUCATION MUST MAKE A NATIONAL DATABASE OF TEACHERS AND OTHER SCHOOL EMPLOYEES ACCUSED OF SEXUAL OFFENSES AND OTHER CRIMES AND WHAT THE OUTCOMES OF THE CASES WERE. EACH STATE MUST CONTRIBUTE TO THE NATIONAL EFFORT WITH THEIR OWN STATE DATABASE. THE DATABASE MUST BE OPEN TO THE PUBLIC.

These databases would enable school districts to avoid hiring offenders, and allows parents to force school districts to purge their sex offenders and stop hiring new ones. I made such a proposal to the U.S. Department of Education in 2002, and can provide it for any elected official's perusal and for any candidate's perusal. Likewise, there should be background checks done on school employees at their expense every year, with criminal penalties for school employees and administrators who don't undergo the checks or fail to ensure the checks are done 100%. Teachers and other school employees are the professionals most likely to molest children. Only about 3% of adults work in schools, but they sexually abuse about 10% of all child sex abuse victims.

7. MAKE IT ILLEGAL ON PENALTY OF INCARCERATION TO DESTROY RECORDS OF GOVERNMENT SEXUAL ABUSE INVESTIGATIONS. L.A. Unified School District lawyers destroyed 20 years of their district's sex offender records to cheat abused children out of settlements. Washington school officials have been caught doing likewise. This must cease everywhere.

### 8. SMASH THE "RAPERATIONS" MOVEMENT.

A IMMEDIATELY DIRECT FEDERAL, STATE, AND LOCAL PROSECUTORS TO FILE AMICUS CURIAE BRIEFS AGAINST THOSE WHO GOT A RULING DECLARING COLORADO'S SEX OFFENDER REGISTRY "CRUEL AND UNUSUAL PUNISHMENT" AND SETTING UP TAXPAYERS TO HAVE TO PAY "RAPERATIONS" TO CONVICTED RAPISTS.

The case in question is the Millard, Knight, and Vega vs. Michael Rankin and the Colorado Bureau of Investigation case. In this case, federal judge Richard Matsch ruled Colorado's sex offender registry is unconstitutional. If allowed to stand, this crazy or corrupt ruling will be the ACLU's next gold rush. They will sue for the hundreds of thousands of convicted sexual predators and seize billions of dollars from taxpayers for lawyer fees. They want to remove the protection from women and children further by killing the registries that alert the public to stay away from these perverted convicts.

This ruling and ACLU lawyers and others who support it must be destroyed like Nazi war criminals. Sex offender registries must be protected because they spotlight sex offenders, and warn the public to stay away from rapists.

## B. REFUSE TO COMPLY WITH ANY COURT ORDER BANNING SEX OFFENDER REGISTRIES.

Legislatures make laws, executives sign them into law. Before legislators make laws, they undergo vetting for constitutionality. Unless California or some other whack job leftist state is involved, the law is almost always constitutional. One bribed, blackmailed, or butthead judge shouldn't veto the will of the people, as expressed lawfully through their elected representatives and executive.

# C. SUE ACLU AND OTHERS FOR LAWYER COSTS AND OTHER LEGAL COSTS TO BANKRUPT THE CHILD RAPE ADVOCATES.

The ACLU makes a pile of money on lawyer fees, which they jack thru the stratosphere. Turnabout is fair play. Make it fatally painful for the sex offender movement and their lawyers to challenge sex offender registries and other laws that protect children from scum like them. Make these groups pay reparations to victims for each recidivist sexual offense crime or other crime their clients commit. This is akin to losing a bond when a bonded-out defendant flees. If churches have to pay for sex offenders, so should the ACLU and their allies.

- **9. THERE SHOULD BE NO BACKLOG OF UNTESTED RAPE KITS.** State and federal officials must enact laws mandating testing of rape kits within 30 days of the victims undergoing the tests. No agency should be allowed to charge an alleged victim for the testing unless it is proven the alleged victim lied about being raped. States and federal agencies must pay for the testing; government agencies can be allowed to fine or tax convicted and released sex offenders for funding the testing. This will prevent the unconscionable buildup of untested rape kits in cities run by crime-friendly governments, and in states with lax attorneys-general, like Kamala Harris. It will also lead to the arrests and convictions of more rapists, like in Ohio when Mike DeWine was attorney general.
- 10. EACH STATE SHOULD ENACT A LAW MAKING SEX OFFENDERS PAY FOR THEIR MONITORING AN AMOUNT EQUAL TO 1/40 THE COST OF HIRING AND MAINTAINING A MID-LEVEL STATE TROOPER IN THEIR STATES.

This will allow each trooper to check on 40 sex offenders multiple times each year and give him or her the time and resources to make the sex offender registries as error-free as possible. This is like requiring people to have car insurance, and DUI convicts have to pay much more due to the elevated risks they pose. I have done the analysis on such a database and can provide it for any elected official's or candidate's perusal.

11. EACH STATE SHOULD MAKE A LAW REQUIRING REALTORS TO DISCLOSE TO PEOPLE IF THEY INTEND TO SELL PROPERTY TO A REGISTERED SEX OFFENDER WITHIN STATUTORY REPORTING DISTANCE OF THEIR HOMES AT LEAST 30 DAYS BEFORE CLOSING.

This would give people time to outbid or organize to protect their children and young women. We have gotten such a measure approved by the Ohio legislature's constitutionality lawyers. We can provide it for any elected official's or candidate's perusal. No realtor whore should be able to dump rapists near children for profit.

Likewise, each legislature and Congress should expand anti-blockbusting laws to keep dishonest speculators from dropping sex offenders into neighborhoods to depress property values and trigger short sales.

12. KILL THE CONGRESSIONAL SEX ABUSER SLUSH FUND, OUT THOSE WHO USED IT TO PAY OFF VICTIMS, RECOUP THE MONEY FROM THOSE WHO USED IT, AND HAVE THE US ATTORNEY GENERAL OR STATE PROSECUTORS LOOK AT PROSECUTING THOSE STILL PROSECUTABLE WITHIN THE STATUTE OF LIMITATIONS.

If there are any similar funds to protect state or local officials, do likewise with these.

13. RESTRICT IMMIGRATION FROM ALL NATIONS WHERE CULTURAL AND LEGAL PRACTICES OF PROTECTING WOMEN AND CHILDREN FROM SEXUAL ABUSE ARE ABSENT OR IGNORED.

Restricting immigration in such fashion will prevent the rapes and assaults such people commit against women and children in this nation.

14. END THE SHAMEFUL PRACTICE OF ALLOWING GROUPS TO GAIN LUCRATIVE GOVERNMENT CONTRACTS TO DUMP ALIENS FROM NATIONS WITH CUSTOMS AND TRADITIONS THAT CLASH WITH AMERICAN VALUES INTO AREAS WITHOUT THE CONSENT OF THE RESIDENTS.

Restricting relocation in such fashion will prevent the rapes and assaults such people commit against women and children in this nation.

# 15. CLEAR ALL SERVICE MEN AND WOMEN WHO WERE WRONGFULLY PUNISHED FOR DEFENDING RAPE VICTIMS WHILE IN THE SERVICE.

Some of our fighting men in Afghanistan received punishment for smashing Afghan officials who raped boys. Of course, this happened when George W. Bush and/or Barack Obama were presidents and the gutless in their military chains of command kowtowed to civilian appointees instead of doing the right thing and protecting their fighting men.

**16. EACH STATE SHOULD CLEAR ITS SEX OFFENDER DATA BASES OF PEOPLE WHO SHOULD NOT BE THERE.** This includes those who bureaucratic errors put there, and those who were guilty of acts such as public urination or 19-year-olds being with 17-year-olds who were overcharged by prosecutors. Concentrate on putting the mark of Cain on those who chose to prey upon victims.

Some are complaining my plan is discriminatory to Democrats, even though there are too many GOP sex offenders also. My intent is to burn down sex offenders regardless of political affiliation.

Why would this plan help Republican candidates more than Democrat candidates?

Most predators who have political protection are Democrats. The groups who most protect sex offenders, like teacher unions, the ACLU, trial lawyers, Planned Parenthood officials, and immigrant frontists, are leftists. The Democrats could do the right thing too, and push for these policies, but their pressure groups and big money donors would have tantrums.

Candidates and office holders who support the above agenda can legitimately accuse anyone who opposes the majority of the above agenda as being soft on child molesters and other rapists. Most of the opposers will be Democrats (like all those senators and representatives who sat on their hands when President Trump argued for more measures against sex traffickers) .... and there will be some guilty GOPers in this group too. Both Barack Obama and Mitt Romney were the descendants of polygamists. The opposers will out themselves so the public can purge them.

Homeland security begins when women and children are protected. These proposals will help people in each state protect their women and children. Feel free to push these with your own elected officials and candidates.