WHITE SLAVERY - ABOLISH THE EXCLUSION CLAUSE Levy Gonzalez T-67569

California and Federal Constitution maintains A Penal slaves class: 'convicts, felons and criminals'. The U.S. Constitution states: 13th Amendment (1865), Section 1. Neither Slavery nor Involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States, or any place subjected to their jurisdiction. Section 2. Congress shall have power to enforce this article by appropriate legislation. The U.S. Congress banned (private slave ownership) on December 18, 1865 under the 13th Amendment, however the exclusion clause that remained allowed Slavery as punishment for a crime. In California joined the Union on September 9,1850, but adopted its State Constitution, Article 1 Section 6.

Slavery is prohibited. Involuntary servitude is prohibited except to punish crime, on Nov 5, 1974, a date significant that began California's plan to control its minorities, its current slave class, those branded 'criminal'. The United States, has a staggering 2.3 Million prisoners, the largest unprecedented prison population ever of its history. The media dares not call them what they are legally. It spends roughly \$50billion annually on local and state police, prisons, probation and prosecution a racist institution, and it is big business, just as it was an economic incentive when black slavery was in full practice.

The Exclusion Clause was drafted in 1784 by Thomas Jefferson. Senator Charles Sumner who argued against keeping the exclusion clause, 1865 declared it as a loophole to re- establish slavery by another name, wanted to include the phrase, "All persons are equal before the law," unsuccessfully. You've heard it by every era Politicians, "We are a Nation of Laws!" Trumpeting of its infallibility, a righteous indignation, as having the best of interest for all. The Period Politicians used the "rule of laws" and its military might to disposes the indigenous communal rights of their land, and genocide. The same creative magic of our nation's founders "rules of laws" made slavery of blacks Africans legal. The "rules of laws" provide Chinese "Colies," contracted railroad laborers for Railroad Companies, but barred from residential status, suffered bigotry, discrimination, and violence towards them and their communities. Much of era violence, robbing, lynching of people of color went unpunished to keep "them" in their place. The righteousness of Politicians "rule of laws" advantaged white supremacy, and White Americans looked the other way.

At another era Politicians use the "rule of laws" created squatters rights, "laws" to take Spanish/Mexicans land-grants, confiscated thru eminent domain and biased court system, its the "magic of white privilege, rule of laws" that serves the interest of white squatters. It served Capitalist when set in extracting any natural resources, exploiting of whatsoever primary commodities it wanted. It proved the "rule of laws" was advantageous to benefit the race identity, white supremacy, at the expense of any others. Thru political manipulations, gas-lighting, or by any means to gain over the resources found in waste lands, or reservations, even expulsion of the people on it, at the expense of colored lives. Of all available resources on earth, and profits made, Slavery has been the most profitable far above any other. People of color are treated as non-citizen.

It did not matter how absurd these historic acts of brutality, through out history, these atrocities were all legalize political acts of war against its "enemy," now is by criminalizing the "enemy", demonizing character for exclusion, and bigotry. The rule of law then makes it possible today to criminalize survival behavior of poor people under its American double tier court system. A conviction...means you will be a beggar to the state for the rest of your life. The atrocities, acts of violence and injustice, centuries long remain, embedded in Americas "Rule of laws" as bloody fabric. Most white skinned

Americans don't think about generational trauma, nor of slavery much, but the power to enslave any person of color and a resurgence of slavery is moving towards revergence of White Slavery, as was adopted for the very purpose on November 5, 1974, with the exclusionary Penal Clause. The long tentacles of era politicians rule of law, colluding with the Justice Department bureaucratic logic has made every "criminal", regardless of race or color to State Slavery. The very "Black Codes" of the Jim Crow era are the very Parole policies overlords of today's criminal Justice System. Its the descendants of black slaves, the indigenous, Latinx are by far affected of discrimination at all levels of a white idealism and bigotries held against them. But now it intends to include its own race White slavery.

In California politicians are busy writing token bills that ultimately have little to offer real rehabilitation, bills that seems that would benefit the incarcerated slaves, only to have all power of these bills revert back to the Parole Board. Nothing is more obvious, then the fox guarding the henhouse, or of the leech on its host. A voice of warning while the main body of slaves are of color, White Americans remains deaf, numb, and blind to act to the increasing militarized police force in all cities, the next aim is to disarm the white masses of their guns thru resurgence of White Slavery, those who refuse to give up their guns, all that is required is a court conviction. Write your legislature to abolish the exclusion clause, by any means necessary, restore full citizenship any person being released from prison, it also requires you to make sure that the Justice system is not a business of merely warehousing humans.

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