

Warning

Attention

Warning

Caution possibly misrepresenting actual information

Caution volatile possibly dangerous issues are referenced or described in this document

Caution while if reading

Caution, mental health of readers reading these words and pages

Caution statements descriptions information etcetera possibly more and possibly different
in this document might be
faulty incomplete not wholesome etcetera possibly more and possibly different

Consider extrapolating

Additional concerns exist

Caution if reading a person might consider viewing these pages at a distance

Caution, if reading or considering consider for self; information contained in this document
is not guaranteed.

Caution these pages typed while Ben was harassed and assaulted during later of 2011 to
2020

If reading, read at own risk

If considering, consider at own risk

Caution, volatile and possibly dangerous issues are referenced or described in this
document

Caution possible seizure of property "in" and "out", community service, electronic tracking,
electronic tracking and confinement, jail, prison, short terms long terms life terms, life
terms, prison terms longer than 1000 years, sentencing to death and death are possible,
Caution

Warning

Attention

Warning

July 31, 2020 1136 Pacific Daylight Time
Sonoma County California United States of America Earth Solar System

Safely reduce, end closed small room confinement torture of nonviolent prisoners.

Let prisoners into multi-acre, multi-square mile see through wall areas outside,
nonviolent prisoners separately from
mildly violent separately from
violent separately from
fatally violent.

End punitive imprisoning of adult nonviolent, drug, prostitution, gambling law offenders
in the United States.

Accessible everyday, always to all prisoners if safe,
video and audio of prisoner posting to the open www internet.

Also instead of imprisoning consider safe community service.

End national adult nonviolent drug prohibition in the United States

If regulating drugs in the US, do so by State and possibly subsequently by county, parish, etc,
might not apply to advanced technology activities associated to drugs.

About some laws in the United States,
if laws,
consider laws by State, County, Parish, District, etcetera

Instead of new laws, communicating
Fewer, less taxes

Servable to yourselves, people, people by themselves and, or together

Many varieties mixed together, whole grains berries, seeds, small legumes, rinsed
swallowed dry with cold water, vegetables and, or fruit
or lightly boiled in little water
with separately
many different varieties mixed separate and together
cold chopped vegetables, fruits, foods

Tech operators operating tech “in” associated to people “out” associated to violations of laws of States and the United States

People imprisoned in prisons in the United States associated to violations of laws of States and the United States

People imprisoned in the United States who have operated tech “in”

People imprisoned in the United States who have not operated tech “in”

The word “in” might be used to call something possibly associated to tech

The word “out” might be used to call something possibly associated to tech

Benjamin Coxon CADL D435123 200704 1454pst Sonoma County California
California is a State in of and at the United States
The “United States” might name the same thing as the “United States of America”

Tech operators associated to violations of laws of States and the United States.

Tech operators associated to people associated to violating of laws of the States and the United States.

Tech operators associated to different violations of laws of States and the United States and also associated to violations of laws of States and the United States about "Principals".

There might possibly exist some possible considerations about:

People operating advance tech "in" associated to people "out" violating laws as principals of those violations of laws

or

as principals of violations of laws of States and the United States,
people operating advance tech "in" associated to people "out" violating laws.

United States Code Title Eighteen Section 2 exists.

United States Code Title Eighteen Section 3 exists.

California Penal Code Sections 30, 31 and 32 exist.

Benjamin Coxon CADL D435123 200704 1610pst Sonoma County California
California is a State in of and at the United States
The "United States" might name the same thing as the "United States of America"

“Tech” “in” operators as Principals to violations of laws of States and the United States by people “out”.

Considerations about people considering “tech” “in” operators as actually acting prior to during and after people “out” violating laws of laws of States and the United States by people “out”.

Considerations about considering considerations without laws. Caution about considerations about effects of considering laws, words of laws on considering and considerations about

And

If prisons, if safe, people imprisoned outside in large multi square mile see through walled areas

If imprisoning people outside, non violent people separately from mildly violent people imprisoned in multi square mile see through walled areas outside

Supplied with objects, tools, instruments, supplies, recreation, computers, www internet access, video recording, audio recording,

balls and sports balls
sports supplies
tools
objects
items
resources.

Major concerns about small closed room “cell” confinement

If safe, avoid small room or “cell” confinement torment torture; Caution

Consider safety of person imprisoned, other people imprisoned, people employed by prison, locals, all people.

About all people imprisoned in the United States and possibly also the world

Allow audio and video recording and publishing to free open internet

Provide to all prisoners who it can be safely provided to

Audio, video recording, publishing to free open internet with available downloading

Provide daily or weekly or always available

Audio, video recording time provided as available for at least a minimum duration to all prisoners it can be safely provided to who do not decline or refuse it

Recommend prisoners find
people, services, advocate groups etcetera
to download, store and save audio, video recordings

Recommend prisoners advocate groups, organizations find groups, organizations, private companies to download and store audio, video recordings

Safely consider safely considering

about

live streaming video and audio of all areas of prisons in the United States and possibly the world

might alleviate problems associated to secrecy, hiding, lack of public knowledge, isolation of prisoners, isolation of prison guards and staff, isolation of prisoners, guards, staff and people and isolation from public knowledge, awareness

Consider about safety

Attention

Possibly about some imprisoned people

People imprisoned who were not operating advance technologies associated with themselves during time of alleged violations of laws

imprisoned people themselves
and any person with any information
about advance tech activities, alleged violation of law,
associated information, context, history,
other activities of advance tech operators associated to the prisoner and

writing, typing all information
and video, audio recording yourself saying all information
about advance tech activity, suspected advanced tech activity associated to person
imprisoned during time of allegedly violating law

Consider
if safe to do so
safely sending written, typed, audio, video recorded information, descriptions to
uploading descriptions to internet and sending links people,
possibly resources, resource groups, advocates, lawyers, friends, family, spouses, partners,
newspapers, national and local newspapers,
newspapers, radio, television news, police, sheriff
of locations of
alleged acts allegedly violating laws
location of prisoners,
suspected location of advance tech operators operating advance tech acting on the person
allegedly violating laws

write simple facts, claims document or lawsuit
send lawsuit to court that convicted imprisoned person

send information to convicting courts
document and record sending information to convicting courts

Advance tech, advance remote neurological technologies

Some possibly includes all
Some does not necessarily include all

At some locations during some times tech operators might act differently than to cause people to want to injure the physical body of or kill a person

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Statements

There exist people.

There exists something that possibly has been called "tech".

There exists something associated to "tech" that possibly has been called "in".

There exists something associated to "tech" that possibly has been called "out".

There exist people who are associated to "tech" while "out".

There exist people who operated "tech" while "in".

There exists laws of States of the United States.

There exists the United States Code.

There exists laws.

There exist Courts of States of the United States and the United States of America

People located in Counties in States of the United States during all years of 1980 to 2020 and possibly during more times who operated "tech" while "in" associated to acts and people found by the Courts of States of the United States and or the United States of America to have violated laws exist.

People located in Counties in States of the United States during all years of 1980 to 2020 and possibly during more times who operated "tech" while "in" effecting people "out" associated to acts and people found by the Courts of States of the United States and or the United States of America to have violated laws exist.

"Tech" records exist.

"Tech" data records exist.

Computer files of audio and video recordings of people speaking about acts people times locations exist.

Words printed on paper about acts people times locations exist.

I suspect and might not be certain that these statements are true or accurate.

Considerations

People “in” “in and out” “out” operating “tech”

harassing threatening assaulting battering

annoying tormenting torturing

psychically effecting injuring harming

“in” “in and out” “out” people

Acting at or on a person when they say or communicate stop

Tech operators might consider acting differently than causing people to want to “do” drugs.

Tech operators might consider acting differently than causing people to want to “do” drugs including and not limited to recreational drugs medicinal drugs alcohol marijuana tobacco caffeine harder drugs medium drugs softer drugs.

Tech operators might act differently than to cause people to want to spend money.

Tech operators might act differently than to cause people to want to eat beyond nutrition and metabolism.

Tech operators might act differently than to cause people to want to drive a motor vehicle.

Tech operators might act differently than to cause people to want to drink alcohol.

Tech operators might act differently than to cause people to want to purchase animals as pets.

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California is a State in of and at the United States
The “United States” might name the same thing as the “United States of America”

At some locations during some times people operating tech “in” might act differently than to cause motor vehicle accidents “out”.

People operating advance tech might act differently than to adversely effect people driving motor vehicles who have then recently “smoked marijuana”.

People operating advance tech might act differently than to adversely effect people driving motor vehicles “out” while the person “smokes marijuana”.

A person might say or communicate stop about a different person enlarging their body and or its parts

A person might say or communicate stop about their body parts enlarging.

A person might say or communicate stop about their body being enlarged.

A person might say or communicate stop about their body being physically effected

A person might say or communicate stop about being communicated to

A person saying and communicating stop to unwanted acting at and or on by people different than themselves

People operating tech to act unwantedly at and or on a person

Considerations about tech and hospital doctor health practices in the United States, Earth and Solar System

Considerations about

people operating “tech” “in” to cause people “out” to want to eat food or drink beyond nutrition energy or health

people operating tech “in” to cause people to want to eat more than they want to eat

people operating tech “in” to cause people to want to eat when they say or communicate stop causing me to want to eat

people operating tech “in” to cause people to want to spend money on food when they do not want to

Considerations about

people operating “tech” “in” to cause people “out” to want to spend money

people operating tech “in” to cause people to want to spend money

people operating tech “in” to cause people to want to spend money when they say or communicate stop causing me to want to spend money

people operating tech “in” to cause people to want to spend money when they do not want t

If you have any information about

illegal acts, crime,
annoying, harassing, threatening, battering, assaulting acts, questionable, any, all activity

anything, "in" and, or "out",

me, Benjamin Coxon,
victim of illegal activity, criminal activity, advanced technology activity

me, Benjamin Coxon, being
annoyed, harassed, assaulted, battered, assaulted
tormented, tortured, deprived of personal liberty, human trafficked,
battered in a sexual fashion, etcetera and, or more,

"Everybody", "Shoe", "Shoes", Jue, Chew, etcetera,
entertainment and, or a show of such,

displayed and publicized through
some advanced technology
possibly commonly referred to as "in", advance tech, remote tech, hat,

send information
in both "in" and "out" formats
and video, and, or audio recordings of yourself and possibly others
saying, acting, describing information,
video, audio record yourself and log doing so

to the
Sonoma County Sheriff,
California Highway Patrol,
Federal Bureau of Investigation,
Bureau of Alcohol Tobacco and Firearms,
United States Department of Justice and
United States Department of Homeland Security.

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Email me: caoutside@gmail.com

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If you have any information about

illegal acts, crime,
annoying, harassing, threatening, battering, assaulting acts,
mayhem, torture, false imprisonment, human trafficking, kidnapping
questionable activity, associated information
any information

anything, "in" and, or "out",

people remotely operating advanced technologies and, or something
to cause people to want to do things they do not want to do,

people being caused to want to do acts that they do not want to do

send

information
in both "in" and "out" formats

and video, and, or audio recordings of yourself and possibly others
saying, acting, describing information,
video, audio record yourself and log doing so

to the
Sonoma County Sheriff,
California Highway Patrol,
Federal Bureau of Investigation,
Bureau of Alcohol Tobacco and Firearms,
United States Department of Justice and
United States Department of Homeland Security.

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If you have any information about

illegal acts, crime,
annoying, harassing, threatening, battering, assaulting acts,
questionable activity, associated information

anything, “in” and, or “out”,

people being caused to want to do acts that they do not want to do

such as and not limited to,
masturbate, pick their noses, crack their knuckles, eat, overeat, obese, fight, beat, batter,
harass, annoy, rape, molest, drink alcohol, do drugs, drink caffeine, smoke tobacco

unwanted
small physical batteries, assaults
small physical adjustments to face, body
breast enlargement, shrinking
vagina tightening, loosening, wettening, drying
penis enlarging, shrinking, fluid emitting
prostate, internal valves miss-functioning
oraphis fluid leaking

everything that did and didn’t happen, nothing that didn’t happen, “nothing”, everything, all,

people remotely operating advanced technologies and, or something to cause people to
want to do things they do not want to do

send
information
in both “in” and “out” formats

and video, and, or audio recordings of yourself and possibly others
saying, acting, describing information
video, audio record yourself and log doing so
to the

Sonoma County Sheriff,
California Highway Patrol,
Federal Bureau of Investigation,
Bureau of Alcohol Tobacco and Firearms,
United States Department of Justice and
United States Department of Homeland Security.

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Considerations about people operating tech “in” operating tech to directly cause people to experience an episode or episodes of active oral, genital, oraphis herpes sores

It might be possible that people who operate tech “in” to directly cause people to experience oral, genital, anal, oraphis herpes outbreaks, episodes of active sores might actually be operating tech “in” to directly cause people to experience oral, genital, anal, oraphis herpes outbreaks, episodes of active sores.

200505

If you have any information about yourself or anyone
being annoyed, harassed, stalked, threatened, tormented, tortured, battered, assaulted
about their thoughts, memories, having thoughts about particular information,

send information
in both “in” and “out” formats
and video, and, or audio recordings of yourself and possibly others
saying, acting, describing information,

to the
Sonoma County Sheriff,
California Highway Patrol,
Federal Bureau of Investigation,
Bureau of Alcohol Tobacco and Firearms,
United States Department of Justice and
United States Department of Homeland Security.

California Penal Code,
harassing, stalking, criminal threats, assault, battery,
mayhem, torture, kidnapping, false imprisonment;

United States Code,
harassing, stalking, assault, maiming, torture, kidnapping

People might consider
about their brains, advanced technologies associated to themselves, and themselves.

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Attention

If you or any person is
unable to, threatened or assaulted about
knowing any that person has known, at all about any
of their thoughts, memories or mind
from during any of that person's life

hand write descriptions and scan

type and save as pdfs descriptions

Make audio and video recordings of that person and people describing information

Upload to internet file storage services

Send links to law enforcement through law enforcement official websites

or load onto micro sd cards, place in plastic bag and deliver or send in a letter envelope with
written or typed description through the mail

and send information in

to

the local Police, Sheriff,

State Police, State Highway Patrol,

FBI, USDHS,

local district or state attorney and US Attorneys of the USDOJ

Search

236 California Penal Code False Imprisonment

and

2261A United States Code Section Stalking, Severe emotional distress, privation

suffering, hardship, privation, essential, important;
injured, impaired, disability, activity

200612

Considerations about a person, people, human beings having access and use of tech records of all thoughts perceptions and memories that that person has experienced during their life

Considerations about a person, people, human beings having access and use of all thoughts perceptions memories that that person has experienced during their life

If you have any information about

anything, “in” and, or “out”,

a person, people remotely operating
advanced technologies and, or something

people dangerously, injuriously, fatally, adversely, effecting people while they drive a motor
vehicle after they have burned and inhaled the smoke of marijuana and, or drunk alcohol

people dangerously, injuriously, fatally, adversely, effecting people while they drive a motor
vehicle

stalking, threats, battery, assault, torture,

threats about secrecy,

unlawfully violating a person’s personal liberty

depriving some one of, disabling, disfiguring, rendering useless, cutting, putting out, slitting
a member of a person’s body

disabling a person’s brain

with intent to cause cruel or extreme pain or suffering, inflicting injury on a person

instilling fear, stealing, taking, holding, detaining, arresting or carrying a person

setting fire, burning, aiding, counseling or procuring burning, arson

state as true any material they know to be false while under oath

send information

in both “in” and “out” formats

and video, and, or audio recordings of yourself and possibly others
saying, acting, describing information,

to the

Sonoma County Sheriff,
California Highway Patrol,
Federal Bureau of Investigation,
Bureau of Alcohol Tobacco and Firearms,
United States Department of Justice and
United States Department of Homeland Security.

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Anyone, everyone, all with a smart phone in private and, or in public might be able to

take pictures of the
describers face, person, id card, friends, family, associates, home, witnesses

audio, video record themselves, people, anyone, everyone, all
and, or type and save as pdf,

descriptions of illegal acts, acts violating laws,
contextual information, associated information

descriptions of,
the describers name, location, date, county, state, country of birth,
acts, date, time, location, person acting, how anyone was effected, harmed, injured, etcetera,
contextual information, associated information, witnesses, corroboration,
complaints, concerns, cautions,

including acts done through and, or associated with advance-tech, "in", "hat", etc

upload the videos, pictures, word document and pdf
to internet based file sharing service, caution about terms of service, user agreements

send a short description and a www internet link to the uploaded files
to the local police, sheriff, FBI, USDHS, State, District Attorney, USDOJ
audio, video record and log yourself doing so

suggest the describer also complain in person to the local police, sheriff, FBI, USDHS.

Type a simple lawsuit, save as word document and pdf,
acts, date, time, location, person acting, how anyone was effected, injured, etcetera
ask, demand relief that the court cause investigation, possibly also prosecution
e-file simple lawsuits State and, or Federal Courts,
suggest the describer also go to assigned Court date and say to the Court about themselves,
the matter and about if they might use legal assistance.

smartphone audio, audio, video recording,
log, record, describe
pictures, videos, audio recordings,
writing pen and paper, type and save as pdf files
photo scan and save digital image files
personal portable digital audio recorder,
log, record, describe multiple offenses, violations of laws
log, record, describe multiple sending information to law enforcement
log, record, describe multiple reports to law enforcement

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Anyone, everyone, all

with a smart phone

in private and, or in public

might be able to

audio, video record

themselves, people, anyone, everyone, all

describing

offenses, acts violating laws, illegal acts, crime

including acts done through and, or associated with advance-tech, "in", "hat", etc

take pictures of the describers, face, person, id card

type description of the describers name, location, date, county, state of birth,

type a simple lawsuit, save as word document and pdf,

act, date, time, location, person acting, how anyone was effected, injured, etcetera

ask, demand relief that the court cause investigation, possibly also prosecution

e-file simple lawsuit, civil judicial review, State and, or Federal Courts,

upload the videos, pictures, word document and pdf

to internet based file sharing service, caution about terms of service, user agreements

send a short description and a www internet link to the uploaded files

to the local police, sheriff, FBI, USDHS, State, District Attorney, USDOJ

audio, video record yourself and log doing so.

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Email me: caoutside@gmail.com

A person easily quickly typing an easy to read and know fast word document printing it as a Pdf and publishing it on a free blank template webpage writing editing publishing service on the www internet

Easy to read and easy to read fast

Consider simple

Any person might easily email fax mail written and or typed letters to a lot of places and or people elected officials government employees news papers radio television

Any person might post written and or typed statements on a free blank template web post on a free website publishing site

Simple lawsuit

Simple easy fast fun

1. Write and collect:

Single accurate fact single paragraphs

Date

County, State

Single accurate fact

2. Internet search

State Laws and

"US Code" click "Title 18" "Section 1"

3. Copy and paste

Law or right violated

4. Write:

(name of law) "was violated by" (person, person's name)

part or parts of law or right violated

name of person who violated law or right

act or acts violating law or right

5. If a person was effected or effected and harmed, write:

name of person effected or harmed

how person was effected or harmed

6. Write

"associated facts are listed as Facts (#), (#), ..."

To

create evidence, record of any acts,

people, date, time, county, state, location

any person, all people

might

with

Simple clicking retractable writing pens, black, blue, colors
and many sheets of letter, legal or other size computer printer paper

write

along a side or around the perimeter of sides of pieces of paper
the date writing start time, county, state location, writing end time

200304 1520 County, State, address or location 1640

creating evidence from a county, state, location, date, time

Laws for possible lawsuits about California Health Safety Code 5150 5250
United States Code Title Eighteen Sections 1035, 1038
California Penal Code Section 118, 129

Laws for possible lawsuits regarding advanced tech

California Government Code Section 26601

California Code of Civil Procedure 1085
[different laws might better suit possible applications of this law]

California Penal Code Section 118

California Penal Code Section 118.1, 129

United States Code Title Eighteen Sections 2, 3

United States Code Title Eighteen Sections 1035, 1038

United States Code Title Eighteen Sections 1001, 1033, 1016

United States Code Title Eighteen Sections 1621, 1622

Some considerations about every person

having access to advance tech records of their own experience of their entire life

Theft

Assault

Threats

Kidnapping

Hostage

California Penal Code Section 236

United States Code Title Eighteen Section 2261A,
substantial emotional distress, privation

There might be additional considerations

Some possible considerations possibly applicable to lawsuits about people imprisoned after court proceedings excluding tech, tech operators. Check state laws about **principals, accessories, misprision, perjury, fraud, false statements, evidence** and consider about applications to tech operators “in” associated to alleged violations of laws people were declared guilty and put in prison. Consider suing about court proceedings that excluded tech operators associated to alleged violations of laws that people imprisoned were convicted about.

§2. Principals

(a) Whoever commits an offense against the United States or aids, abets, counsels, commands, induces or procures its commission, is punishable as a principal.

(b) Whoever willfully causes an act to be done which if directly performed by him or another would be an offense against the United States, is punishable as a principal.

§3. Accessory after the fact

Whoever, knowing that an offense against the United States has been committed, receives, relieves, comforts or assists the offender in order to hinder or prevent his apprehension, trial or punishment, is an accessory after the fact.

Except as otherwise expressly provided by any Act of Congress, an accessory after the fact shall be imprisoned not more than one-half the maximum term of imprisonment or (notwithstanding section 3571) fined not more than one-half the maximum fine prescribed for the punishment of the principal, or both; or if the principal is punishable by life imprisonment or death, the accessory shall be imprisoned not more than 15 years.

§4. Misprision of felony

Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years, or both.

§242. Deprivation of rights under color of law

Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.

California Penal Code Section 118

118.

(a) Every person who, having taken an oath that he or she will testify, declare, depose, or certify truly before any competent tribunal, officer, or person, in any of the cases in which the oath may by law of the State of California be administered, willfully and contrary to the oath, states as true any material matter which he or she knows to be false, and every person who testifies, declares, deposes, or certifies under penalty of perjury in any of the cases in which the testimony, declarations, depositions, or certification is permitted by law of the State of California under penalty of perjury and willfully states as true any material matter which he or she knows to be false, is guilty of perjury.

This subdivision is applicable whether the statement, or the testimony, declaration, deposition, or certification is made or subscribed within or without the State of California.

(b) No person shall be convicted of perjury where proof of falsity rests solely upon contradiction by testimony of a single person other than the defendant. Proof of falsity may be established by direct or indirect evidence.

California Penal Code Section 118.1

118.1.

Every peace officer who files any report with the agency which employs him or her regarding the commission of any crime or any investigation of any crime, if he or she knowingly and intentionally makes any statement regarding any material matter in the report which the officer knows to be false, whether or not the statement is certified or otherwise expressly reported as true, is guilty of filing a false report punishable by imprisonment in the county jail for up to one year, or in the state prison for one, two, or three years. This section shall not apply to the contents of any statement which the peace officer attributes in the report to any other person.

California Penal Code 132

132.

Every person who upon any trial, proceeding, inquiry, or investigation whatever, authorized or permitted by law, offers in evidence, as genuine or true, any book, paper, document, record, or other instrument in writing, knowing the same to have been forged or fraudulently altered or ante-dated, is guilty of felony.

§2. Principals

(a) Whoever commits an offense against the United States or aids, abets, counsels, commands, induces or procures its commission, is punishable as a principal.

(b) Whoever willfully causes an act to be done which if directly performed by him or another would be an offense against the United States, is punishable as a principal.

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Whoever, knowing that an offense against the United States has been committed, receives, relieves, comforts or assists the offender in order to hinder or prevent his apprehension, trial or punishment, is an accessory after the fact.

Except as otherwise expressly provided by any Act of Congress, an accessory after the fact shall be imprisoned not more than one-half the maximum term of imprisonment or (notwithstanding section 3571) fined not more than one-half the maximum fine prescribed for the punishment of the principal, or both; or if the principal is punishable by life imprisonment or death, the accessory shall be imprisoned not more than 15 years.

§4. Misprision of felony

Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years, or both.

§1001. Statements or entries generally

(a) Except as otherwise provided in this section, whoever, in any matter within the jurisdiction of the executive, legislative, or judicial branch of the Government of the United States, knowingly and willfully-

(1) falsifies, conceals, or covers up by any trick, scheme, or device a material fact;

(2) makes any materially false, fictitious, or fraudulent statement or representation;

or

(3) makes or uses any false writing or document knowing the same to contain any materially false, fictitious, or fraudulent statement or entry;...

§1002. Possession of false papers to defraud United States

Whoever, knowingly and with intent to defraud the United States, or any agency thereof, possesses any false, altered, forged, or counterfeited writing or document for the purpose of enabling another to obtain from the United States, or from any agency, officer or agent thereof, any sum of money, shall be fined under this title or imprisoned not more than five years, or both.

§1033. Crimes by or affecting persons engaged in the business of insurance whose activities affect interstate commerce

(a)(1) Whoever is engaged in the business of insurance whose activities affect interstate commerce and knowingly, with the intent to deceive, makes any false material statement or report or willfully and materially overvalues any land, property or security-

(A) in connection with any financial reports or documents presented to any insurance regulatory official or agency or an agent or examiner appointed by such official or agency to examine the affairs of such person, and

(B) for the purpose of influencing the actions of such official or agency or such an appointed agent or examiner,

shall be punished as provided in paragraph (2)....

§1035. False statements relating to health care matters

(a) Whoever, in any matter involving a health care benefit program, knowingly and willfully-

(1) falsifies, conceals, or covers up by any trick, scheme, or device a material fact; or

(2) makes any materially false, fictitious, or fraudulent statements or representations, or makes or uses any materially false writing or document knowing the same to contain any materially false, fictitious, or fraudulent statement or entry,

in connection with the delivery of or payment for health care benefits, items, or services, shall be fined under this title or imprisoned not more than 5 years, or both.

(b) As used in this section, the term "health care benefit program" has the meaning given such term in [section 24\(b\) of this title](#).

§1621. Perjury generally

Whoever-

(1) having taken an oath before a competent tribunal, officer, or person, in any case in which a law of the United States authorizes an oath to be administered, that he will testify, declare, depose, or certify truly, or that any written testimony, declaration, deposition, or certificate by him subscribed, is true, willfully and contrary to such oath states or subscribes any material matter which he does not believe to be true; or

(2) in any declaration, certificate, verification, or statement under penalty of perjury as permitted under [section 1746 of title 28, United States Code](#), willfully subscribes as true any material matter which he does not believe to be true;

is guilty of perjury and shall, except as otherwise expressly provided by law, be fined under this title or imprisoned not more than five years, or both. This section is applicable whether the statement or subscription is made within or without the United States.

§1622. Subornation of perjury

Whoever procures another to commit any perjury is guilty of subornation of perjury, and shall be fined under this title or imprisoned not more than five years, or both.

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): <div style="display: flex; justify-content: space-between;"> <div>TELEPHONE NO.:</div> <div>FAX NO. (Optional):</div> </div> E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name):	FOR COURT USE ONLY
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS: MAILING ADDRESS: CITY AND ZIP CODE: BRANCH NAME:	
PLAINTIFF/ PETITIONER: DEFENDANT/ RESPONDENT:	
CIVIL SUBPOENA (DUCES TECUM) for Personal Appearance and Production of Documents, Electronically Stored Information, and Things at Trial or Hearing and DECLARATION	
CASE NUMBER:	

THE PEOPLE OF THE STATE OF CALIFORNIA, TO (name, address, and telephone number of deponent, if known):

1. **YOU ARE ORDERED TO APPEAR AS A WITNESS** in this action at the date, time, and place shown in the box below **UNLESS** your appearance is excused as indicated in box 3b below or you make an agreement with the person named in item 4 below.

a. Date:	Time:	<input type="checkbox"/>	Dept.:	<input type="checkbox"/>	Div.:	<input type="checkbox"/>	Room:
b. Address:							

2. **IF YOU HAVE BEEN SERVED WITH THIS SUBPOENA AS A CUSTODIAN OF CONSUMER OR EMPLOYEE RECORDS UNDER CODE OF CIVIL PROCEDURE SECTION 1985.3 OR 1985.6 AND A MOTION TO QUASH OR AN OBJECTION HAS BEEN SERVED ON YOU, A COURT ORDER OR AGREEMENT OF THE PARTIES, WITNESSES, AND CONSUMER OR EMPLOYEE AFFECTED MUST BE OBTAINED BEFORE YOU ARE REQUIRED TO PRODUCE CONSUMER OR EMPLOYEE RECORDS.**
3. **YOU ARE** (item a or b must be checked):
- a. ☐ Ordered to appear in person and to produce the records described in the declaration on page two or the attached declaration or affidavit. The personal attendance of the custodian or other qualified witness and the production of the original records are required by this subpoena. The procedure authorized by Evidence Code sections 1560(b), 1561, and 1562 will not be deemed sufficient compliance with this subpoena.
- b. ☐ Not required to appear in person if you produce (i) the records described in the declaration on page two or the attached declaration or affidavit and (ii) a completed declaration of custodian of records in compliance with Evidence Code sections 1560, 1561, 1562, and 1271. (1) Place a copy of the records in an envelope (or other wrapper). Enclose the original declaration of the custodian with the records. Seal the envelope. (2) Attach a copy of this subpoena to the envelope or write on the envelope the case name and number; your name; and the date, time, and place from item 1 in the box above. (3) Place this first envelope in an outer envelope, seal it, and mail it to the clerk of the court at the address in item 1. (4) Mail a copy of your declaration to the attorney or party listed at the top of this form.
4. **IF YOU HAVE ANY QUESTIONS ABOUT THE TIME OR DATE YOU ARE TO APPEAR, OR IF YOU WANT TO BE CERTAIN THAT YOUR PRESENCE IS REQUIRED, CONTACT THE FOLLOWING PERSON BEFORE THE DATE ON WHICH YOU ARE TO APPEAR:**
- a. Name of subpoenaing party or attorney:
- b. Telephone number:
5. **Witness Fees:** You are entitled to witness fees and mileage actually traveled both ways, as provided by law, if you request them at the time of service. You may request them before your scheduled appearance from the person named in item 4.

DISOBEDIENCE OF THIS SUBPOENA MAY BE PUNISHED AS CONTEMPT BY THIS COURT. YOU WILL ALSO BE LIABLE FOR THE SUM OF FIVE HUNDRED DOLLARS AND ALL DAMAGES RESULTING FROM YOUR FAILURE TO OBEY.

Date issued: _____

(TYPE OR PRINT NAME)



(SIGNATURE OF PERSON ISSUING SUBPOENA)

(TITLE)

(Declaration in support of subpoena on reverse)

☐ the attached affidavit or ☐ the following declaration:

1. I, the undersigned, declare I am the ☐ plaintiff ☐ defendant ☐ petitioner ☐ respondent
☐ attorney for (specify): ☐ other (specify):
in the above-entitled action.

☐ Continued on Attachment 2.

☐ Continued on Attachment 3.

☐ Continued on Attachment 4.

Date:

(SIGNATURE OF SUBPOENAING PARTY ATTORNEY FOR SUBPOENAING PARTY)



Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the proceeding. Contact the clerk's office or go to www.courts.ca.gov/forms for *Request for Accommodations by Persons With Disabilities and Response* (form MC-410). (Civ. Code, § 54.8.)

SUBP-002 [Rev. January 1, 2012]

Page 2 of 3

PLAINTIFF/PETITIONER: DEFENDANT/RESPONDENT:	CASE NUMBER:
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PROOF OF SERVICE OF CIVIL SUBPOENA (DUCES TECUM) for Personal Appearance and Production of Documents, Electronically Stored Information, and Things at Trial or Hearing and DECLARATION

1. I served this *Civil Subpoena (Duces Tecum) for Personal Appearance and Production of Documents, Electronically Stored Information, and Things at Trial or Hearing and Declaration* by personally delivering a copy to the person served as follows:

- a. Person served (*name*):
- b. Address where served:

- c. Date of delivery:
- d. Time of delivery:
- e. Witness fees (*check one*):
 - (1) ☐ were offered or demanded and paid. Amount: \$ _____
 - (2) ☐ were not demanded or paid.
- f. Fee for service: \$ _____

2. I received this subpoena for service on (*date*):

3. Person serving:

- a. ☐ Not a registered California process server.
- b. ☐ California sheriff or marshal.
- c. ☐ Registered California process server.
- d. ☐ Employee or independent contractor of a registered California process server.
- e. ☐ Exempt from registration under Business and Professions Code section 22350(b).
- f. ☐ Registered professional photocopier.
- g. ☐ Exempt from registration under Business and Professions Code section 22451.
- h. Name, address, telephone number, and, if applicable, county of registration and number:

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

(For California sheriff or marshal use only)
I certify that the foregoing is true and correct.

Date: _____

Date: _____



(SIGNATURE)



(SIGNATURE)

UNITED STATES DISTRICT COURT

for the

_____ District of _____

Plaintiff

v.

Defendant

)
)
)
)
)
)

Civil Action No. _____

**SUBPOENA TO PRODUCE DOCUMENTS, INFORMATION, OR OBJECTS
OR TO PERMIT INSPECTION OF PREMISES IN A CIVIL ACTION**

To:

(Name of person to whom this subpoena is directed)

☐ **Production:** **YOU ARE COMMANDED** to produce at the time, date, and place set forth below the following documents, electronically stored information, or objects, and to permit inspection, copying, testing, or sampling of the material:

Place:

Date and Time:

☐ **Inspection of Premises:** **YOU ARE COMMANDED** to permit entry onto the designated premises, land, or other property possessed or controlled by you at the time, date, and location set forth below, so that the requesting party may inspect, measure, survey, photograph, test, or sample the property or any designated object or operation on it.

Place:

Date and Time:

The following provisions of Fed. R. Civ. P. 45 are attached – Rule 45(c), relating to the place of compliance; Rule 45(d), relating to your protection as a person subject to a subpoena; and Rule 45(e) and (g), relating to your duty to respond to this subpoena and the potential consequences of not doing so.

Date: _____

CLERK OF COURT

OR

Signature of Clerk or Deputy Clerk

Attorney's signature

The name, address, e-mail address, and telephone number of the attorney representing *(name of party)* _____, who issues or requests this subpoena, are:

Notice to the person who issues or requests this subpoena

If this subpoena commands the production of documents, electronically stored information, or tangible things or the inspection of premises before trial, a notice and a copy of the subpoena must be served on each party in this case before it is served on the person to whom it is directed. Fed. R. Civ. P. 45(a)(4).

Civil Action No. _____

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)

I received this subpoena for *(name of individual and title, if any)* _____
on *(date)* _____.

☐ I served the subpoena by delivering a copy to the named person as follows: _____

_____ on *(date)* _____; or

☐ I returned the subpoena unexecuted because: _____

Unless the subpoena was issued on behalf of the United States, or one of its officers or agents, I have also
tendered to the witness the fees for one day's attendance, and the mileage allowed by law, in the amount of
\$ _____.

My fees are \$ _____ for travel and \$ _____ for services, for a total of \$ _____.

I declare under penalty of perjury that this information is true.

Date: _____

Server's signature

Printed name and title

Server's address

Additional information regarding attempted service, etc.:

Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

(c) Place of Compliance.

(1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:

- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
- (B) within the state where the person resides, is employed, or regularly transacts business in person, if the person
 - (i) is a party or a party's officer; or
 - (ii) is commanded to attend a trial and would not incur substantial expense.

(2) For Other Discovery. A subpoena may command:

- (A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
- (B) inspection of premises at the premises to be inspected.

(d) Protecting a Person Subject to a Subpoena; Enforcement.

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees—on a party or attorney who fails to comply.

(2) Command to Produce Materials or Permit Inspection.

(A) *Appearance Not Required.* A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.

(B) *Objections.* A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:

- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

(3) Quashing or Modifying a Subpoena.

(A) *When Required.* On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:

- (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
- (iv) subjects a person to undue burden.

(B) *When Permitted.* To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:

- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

(ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.

(C) *Specifying Conditions as an Alternative.* In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:

- (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
- (ii) ensures that the subpoenaed person will be reasonably compensated.

(e) Duties in Responding to a Subpoena.

(1) Producing Documents or Electronically Stored Information. These procedures apply to producing documents or electronically stored information:

(A) *Documents.* A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.

(B) *Form for Producing Electronically Stored Information Not Specified.* If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.

(C) *Electronically Stored Information Produced in Only One Form.* The person responding need not produce the same electronically stored information in more than one form.

(D) *Inaccessible Electronically Stored Information.* The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

(2) Claiming Privilege or Protection.

(A) *Information Withheld.* A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:

- (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.

(B) *Information Produced.* If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

(g) Contempt.

The court for the district where compliance is required—and also, after a motion is transferred, the issuing court—may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena or an order related to it.

UNITED STATES DISTRICT COURT

for the

_____ District of _____

United States of America

v.

Defendant

)
)
)
)
)

Case No. _____

SUBPOENA TO PRODUCE DOCUMENTS, INFORMATION, OR OBJECTS IN A CRIMINAL CASE

To:

(Name of person to whom this subpoena is directed)

YOU ARE COMMANDED to produce at the time, date, and place set forth below the following books, papers, documents, data, or other objects:

Place:

Date and Time:

Certain provisions of Fed. R. Crim. P. 17 are attached, including Rule 17(c)(2), relating to your ability to file a motion to quash or modify the subpoena; Rule 17(d) and (e), which govern service of subpoenas; and Rule 17(g), relating to your duty to respond to this subpoena and the potential consequences of not doing so.

(SEAL)

Date: _____

CLERK OF COURT

Signature of Clerk or Deputy Clerk

The name, address, e-mail, and telephone number of the attorney representing *(name of party)* _____, who requests this subpoena, are:

Notice to those who use this form to request a subpoena

Before requesting and serving a subpoena pursuant to Fed. R. Crim. P. 17(c), the party seeking the subpoena is advised to consult the rules of practice of the court in which the criminal proceeding is pending to determine whether any local rules or orders establish requirements in connection with the issuance of such a subpoena. If no local rules or orders govern practice under Rule 17(c), counsel should ask the assigned judge whether the court regulates practice under Rule 17(c) to 1) require prior judicial approval for the issuance of the subpoena, either on notice or ex parte; 2) specify where the documents must be returned (e.g., to the court clerk, the chambers of the assigned judge, or counsel's office); and 3) require that counsel who receives produced documents provide them to opposing counsel absent a disclosure obligation under Fed. R. Crim. P. 16.

Please note that Rule 17(c) (attached) provides that a subpoena for the production of certain information about a victim may not be issued unless first approved by separate court order.

Case No. _____

PROOF OF SERVICE

This subpoena for *(name of individual and title, if any)* _____
was received by me on *(date)* _____.

☐ I served the subpoena by delivering a copy to the named person as follows: _____
_____ on *(date)* _____; or

☐ I returned the subpoena unexecuted because: _____
_____.

Unless the subpoena was issued on behalf of the United States, or one of its officers or agents, I have also
tendered to the witness fees for one day's attendance, and the mileage allowed by law, in the amount of
\$ _____.

My fees are \$ _____ for travel and \$ _____ for services, for a total of \$ _____.

I declare under penalty of perjury that this information is true.

Date: _____

Server's signature

Printed name and title

Server's address

Additional information regarding attempted service, etc.:

Federal Rule of Criminal Procedure 17 (c), (d), (e), and (g) (Effective 12/1/08)

(c) Producing Documents and Objects.

(1) In General. A subpoena may order the witness to produce any books, papers, documents, data, or other objects the subpoena designates. The court may direct the witness to produce the designated items in court before trial or before they are to be offered in evidence. When the items arrive, the court may permit the parties and their attorneys to inspect all or part of them.

(2) Quashing or Modifying the Subpoena. On motion made promptly, the court may quash or modify the subpoena if compliance would be unreasonable or oppressive.

(3) Subpoena for Personal or Confidential Information About a Victim. After a complaint, indictment, or information is filed, a subpoena requiring the production of personal or confidential information about a victim may be served on a third party only by court order. Before entering the order and unless there are exceptional circumstances, the court must require giving notice to the victim so that the victim can move to quash or modify the subpoena or otherwise object.

(d) Service. A marshal, a deputy marshal, or any nonparty who is at least 18 years old may serve a subpoena. The server must deliver a copy of the subpoena to the witness and must tender to the witness one day's witness-attendance fee and the legal mileage allowance. The server need not tender the attendance fee or mileage allowance when the United States, a federal officer, or a federal agency has requested the subpoena.

(e) Place of Service.

(1) In the United States. A subpoena requiring a witness to attend a hearing or trial may be served at any place within the United States.

(2) In a Foreign Country. If the witness is in a foreign country, 28 U.S.C. § 1783 governs the subpoena's service.

(g) Contempt. The court (other than a magistrate judge) may hold in contempt a witness who, without adequate excuse, disobeys a subpoena issued by a federal court in that district. A magistrate judge may hold in contempt a witness who, without adequate excuse, disobeys a subpoena issued by that magistrate judge as provided in 28 U.S.C. § 636(e).

Considerations about

a person being able to operate tech to type on a normal “out” home office touch screen computer

a normal tech operating person being able to operate tech “in” to type on a normal “out” home office touch screen computer

A person operating “tech” “in” to “run” a prepared “tech” “program” to type at a touch screen computer “touch” and or touch screen phone “out”.

200705 2023 PST Sonoma County California Benjamin Coxon CADL D4315123
Considerations about:

“I” and first person singular

False negatives, false “not”s

There might exist people operating tech to cause people to experience states of want, energy, motivation.

There might exist people operating tech to cause people to act.

Might it be considered that people have been human trafficked for “O”, know, knowledge, information?

Consider speaking openly about tech

Parents and legal guardians, consider speaking to children that you parent or legally guard openly, honestly about tech.

Tech might be a name for something that has parts that might possibly be or have been commonly known as “in” and, or “hat”

Caution, volatile and possibly dangerous issues might exist

I suspect there exists digital data records of people's thoughts, memories, sensory perceptions, perceptions, experiences and possibly more.

I suspect there exists records about acts of advance tech

I suspect there exists records of who operated advance tech to act, act on people, how it acted on people and possibly more.

I suspect there might exist records of how people were effected by advance tech and how people were effected by advance tech operated to effect people, who, when, where and how a person operated advance tech to effect a person and who, where and how that person was effected, including how the advance tech acted on the person acted on and how the advance tech was operated by the person operating the advance tech.

Caution, volatile and possibly dangerous issues might exist

Caution, volatile and possibly dangerous issues might exist

I suspect some people operating advance tech might be able to speak while “out” about how, what and when they observed while “in”

I suspect people “in” operating advance tech might be able to communicate to people “out”.

I suspect data records of at least some people’s thoughts, memories, sensory perceptions and possibly more exists in the format of an advance technology, something similar, something else, or not;

I suspect there might exist reliable data records of who, where they are, when, how, people operated advance tech to cause advance tech to act on a different person, who that person is, where they were, how they were effected.

Is it possible for normal people to operate an advance tech to prepare an advance tech program to cause a different advance tech program to operate advance tech to cause real physical pressure to be pressed against a normal touch screen computer to cause to be typed a normal word processor document to be printed in printer toner on paper?

Is it possible for normal people to operate advance tech to manipulate the current of a wire from a dvd player turned on and sending electrical current to a television and to record the audio and video caused to appear and sound from the television to be recorded by a separate audio video recording device connected to the television?

Is it possible for people to cause audio and video to appear and sound on a normal television or computer screen and speakers by people operating advance tech to manipulate electrical current going through normal circa 2000 stereo audio and video cables going from a normal audio and video playing device such as a dvd player that is plugged in and on to a normal television or normal computer and normal audio speakers; if it is it possible to record the audio and video appearing and sounding to be recorded by the computer or a separate normal audio video recording device connected to the television or computer by circa 2020 normal audio video recording cables?

Caution, volatile and possibly dangerous issues might exist.

If you have any information about

illegal acts, crime,
annoying, harassing, threatening, battering, assaulting acts,
questionable activity, associated information
any information

anything, “in” and, or “out”,

people remotely operating advanced technologies and, or something

causing animals to make their natural sounds an unusual amount of times

possibly annoying, harassing, tormenting people

possibly annoying, harassing, tormenting animals, birds, frogs, crickets

send

information
in both “in” and “out” formats

and video, and, or audio recordings of yourself and possibly others
saying, acting, describing information,
video, audio record yourself and log doing so

to the
Sonoma County Sheriff,
California Highway Patrol,
Federal Bureau of Investigation,
Bureau of Alcohol Tobacco and Firearms,
United States Department of Justice and
United States Department of Homeland Security.

Search Youtube: caassaultbattery@gmail.com

Visit webpage: <https://caoutside.wixsite.com/prints>

Email me: caoutside@gmail.com

suspicious, possibly illegal and, or illegal activity, annoyances, harassments, batteries
 strange noise occurrences, strange excessive bird chirping, frog croaking, amplified vehicle
 traffic noise, amplified plane traffic noise violent attacks and, or torture, sexual assault
 vigilantes, people “you-ing”, vigilantism, arson, conspiracy, corruption, law enforcement
 corruption, government employee, officials corruption, shows and, or entertainment shows
 of torment, torture, crimes against people, crimes against animals, crimes against people,
 violent crimes against people, harassment, assault battery, sexual harassment, assault,
 battery, abuse, molesting, statutory rape, torture, false imprisonment, human trafficking,
 threats, intimidation, battery, assault, threats to keep secret, threats to not acknowledge,
 small batteries, minor face and body adjustments, altering, body, face, brain, nerves,
 physical person, etcetera, enlarging and, or shrinking body parts, unwanted adjustments to
 sinuses, breasts, genitals, throat, body, skull, muscle etching, pinking, snaking, leaking body
 fluid, torment, disfiguring, altering consciousness, disrupting thoughts, etcetera, violating
 “personal liberty”, disrupting, disabling brain, neural, cognitive abilities, capabilities,
 activities, threat of force, injury, violent injury, use of force against a person, people,
 headaches, indigestion, disease, skin growths, moles, toothaches, digestive issues, stds, hsv,
 hpv, induced thoughts, perceptions, memories, memory erasing, medical psychiatric, mental
 health, corrupt medical practices, harassed by sexualized metaphors, harassing by assigning
 previously related and, or unrelated options to already occurring options, psychological
 torment, torture, harassingly assigning reactions to options, corruption, corrupt law
 enforcement, criminal prosecutors, judges, court employees, lawyers, attorneys, doctors,
 nurses, medical employees, medical practices, prescription practices, hospitals, health
 issues, suspected advanced remote technologies, suspected strange technologies, strange
 occurrences, harassing occurrences, people operating suspected advanced technologies or
 acting directly causing you, someone, people, anyone to want to do things, such as, steeling,
 drinking, drugs, reckless, violent behavior, cracking knuckles, picking noses, touching
 selves, eating, not eating, bulimia, anorexia, unhealthy posture, compulsive behaviors,
 dangerous behaviors, walking in front of a moving train, vehicle or traffic, people, groups,
 businesses, companies, organizations, etcetera known to, associated with harassing,
 assaulting, battering, perpetrating crimes, illegal acts, etcetera against people.
 Audio, video record yourself saying “**stop**”, out loud, clearly comprehendably, say what
 happened, way what was done to you and what happened to you, date, time, locations,
 descriptions and names of people and displaying clear written, printed signs saying, “**stop**”
 Purchasing many small wearable digital video cameras
 Purchasing scientific grade, throat, chest, abdominal, torso, full body, extra sensitive sound
 microphones and digital audio recording, filtering, sorting, analyzing, amplifying equipment
 Audio, video recording self and practitioner during therapy, mental health, medical, law
 enforcement appointments

Audio and, or video recording self and law enforcement officers during reporting of crimes,
 appointments, etcetera

Requesting to audio and, or video record court proceedings, court activities, court
 appointments, court ordered psychological evaluations, court officials during official court
 proceedings

Posting flyers at grocery stores, restaurants, court buildings, law enforcement offices,
 criminal prosecuting offices, hospitals, clinics, newspapers, radio stations, television
 stations, local and national news offices, gyms, fitness gyms, studios, gathering places,
 congregating places, public places, points of interest, freeways entrances and exit
 Request to audio record calls and video record yourself telephoning the National Human
 Trafficking Hotline, National Suicide Hotline, ‘warm lines’, professional interviewing,
 therapy, medical visits, law enforcement encounters, court

Audio, video recording yourself and trusted people talking about possible illegal activity,
 crimes, associated information

Caution: about effects of speaking while thinking and, or “o”-ing, health effects of electronics
 worn on body

Some Section from United States Code Title Eighteen

And for consideration about advance technologies

USC18 2

§2. Principals

(a) Whoever commits an offense against the United States or aids, abets, counsels, commands, induces or procures its commission, is punishable as a principal.

(b) Whoever willfully causes an act to be done which if directly performed by him or another would be an offense against the United States, is punishable as a principal.

USC18 241

§241. Conspiracy against rights

If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or

If two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured-

They shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.

USC18 242

§242. Deprivation of rights under color of law

Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.

USC18 912

§912. Officer or employee of the United States

Whoever falsely assumes or pretends to be an officer or employee acting under the authority of the United States or any department, agency or officer thereof, and acts as such, or in such pretended character demands or obtains any money, paper, document, or thing of value, shall be fined under this title or imprisoned not more than three years, or both.

USC18 913

§913. Impersonator making arrest or search

Whoever falsely represents himself to be an officer, agent, or employee of the United States, and in such assumed character arrests or detains any person or in any manner searches the person, buildings, or other property of any person, shall be fined under this title or imprisoned not more than three years, or both.

USC18 1001

§1001. Statements or entries generally

(a) Except as otherwise provided in this section, whoever, in any matter within the jurisdiction of the executive, legislative, or judicial branch of the Government of the United States, knowingly and willfully-

- (1) falsifies, conceals, or covers up by any trick, scheme, or device a material fact;
- (2) makes any materially false, fictitious, or fraudulent statement or representation; or
- (3) makes or uses any false writing or document knowing the same to contain any materially false, fictitious, or fraudulent statement or entry;

shall be fined under this title, imprisoned not more than 5 years or, if the offense involves international or domestic terrorism (as defined in section 2331), imprisoned not more than 8 years, or both. If the matter relates to an offense under chapter 109A, 109B, 110, or 117, or section 1591, then the term of imprisonment imposed under this section shall be not more than 8 years.

(b) Subsection (a) does not apply to a party to a judicial proceeding, or that party's counsel, for statements, representations, writings or documents submitted by such party or counsel to a judge or magistrate in that proceeding.

(c) With respect to any matter within the jurisdiction of the legislative branch, subsection

(a) shall apply only to-

- (1) administrative matters, including a claim for payment, a matter related to the procurement of property or services, personnel or employment practices, or support services, or a document required by law, rule, or regulation to be submitted to the Congress or any office or officer within the legislative branch; or
- (2) any investigation or review, conducted pursuant to the authority of any committee, subcommittee, commission or office of the Congress, consistent with applicable rules of the House or Senate.

USC18 1002

§1002. Possession of false papers to defraud United States

Whoever, knowingly and with intent to defraud the United States, or any agency thereof, possesses any false, altered, forged, or counterfeited writing or document for the purpose of enabling another to obtain from the United States, or from any agency, officer or agent thereof, any sum of money, shall be fined under this title or imprisoned not more than five years, or both.

USC18 1003

§1003. Demands against the United States

Whoever knowingly and fraudulently demands or endeavors to obtain any share or sum in the public stocks of the United States, or to have any part thereof transferred, assigned, sold, or conveyed, or to have any annuity, dividend, pension, wages, gratuity, or other debt due from the United States, or any part thereof, received, or paid by virtue of any false, forged, or counterfeited power of attorney, authority, or instrument, shall be fined under this title or imprisoned not more than five years, or both; but if the sum or value so obtained or attempted to be obtained does not exceed \$1,000, he shall be fined under this title or imprisoned not more than one year, or both.

USC18 1018

§1018. Official certificates or writings

Whoever, being a public officer or other person authorized by any law of the United States to make or give a certificate or other writing, knowingly makes and delivers as true such a certificate or writing, containing any statement which he knows to be false, in a case where the punishment thereof is not elsewhere expressly provided by law, shall be fined under this title or imprisoned not more than one year, or both.

USC18 1031

§1031. Major fraud against the United States

(a) Whoever knowingly executes, or attempts to execute, any scheme or artifice with the intent-

(1) to defraud the United States; or

(2) to obtain money or property by means of false or fraudulent pretenses, representations, or promises,

in any grant, contract, subcontract, subsidy, loan, guarantee, insurance, or other form of Federal assistance, including through the Troubled Asset Relief Program, an economic stimulus, recovery or rescue plan provided by the Government, or the Government's purchase of any troubled asset as defined in the Emergency Economic Stabilization Act of 2008, or in any procurement of property or services as a prime contractor with the United States or as a subcontractor or supplier on a contract in which there is a prime contract with the United States, if the value of such grant, contract, subcontract, subsidy, loan, guarantee, insurance, or other form of Federal assistance, or any constituent part thereof, is \$1,000,000 or more shall, subject to the applicability of subsection (c) of this section, be fined not more than \$1,000,000, or imprisoned not more than 10 years, or both.

(b) The fine imposed for an offense under this section may exceed the maximum otherwise provided by law, if such fine does not exceed \$5,000,000 and-

(1) the gross loss to the Government or the gross gain to a defendant is \$500,000 or greater; or

(2) the offense involves a conscious or reckless risk of serious personal injury.

(c) The maximum fine imposed upon a defendant for a prosecution including a prosecution with multiple counts under this section shall not exceed \$10,000,000.

(d) Nothing in this section shall preclude a court from imposing any other sentences available under this title, including without limitation a fine up to twice the amount of the gross loss or gross gain involved in the offense pursuant to 18 U.S.C. section 3571(d).

(e) In determining the amount of the fine, the court shall consider the factors set forth in 18 U.S.C. sections 3553 and 3572, and the factors set forth in the guidelines and policy statements of the United States Sentencing Commission, including-

(1) the need to reflect the seriousness of the offense, including the harm or loss to the victim and the gain to the defendant;

(2) whether the defendant previously has been fined for a similar offense; and

(3) any other pertinent equitable considerations.

(f) A prosecution of an offense under this section may be commenced any time not later than 7 years after the offense is committed, plus any additional time otherwise allowed by law.

(g)(1) In special circumstances and in his or her sole discretion, the Attorney General is authorized to make payments from funds appropriated to the Department of Justice to persons who furnish information relating to a possible prosecution under this section. The amount of such payment shall not exceed \$250,000. Upon application by the Attorney General, the court may order that the Department shall be reimbursed for a payment from a criminal fine imposed under this section.

(2) An individual is not eligible for such a payment if-

(A) that individual is an officer or employee of a Government agency who furnishes information or renders service in the performance of official duties;

(B) that individual failed to furnish the information to the individual's employer prior to furnishing it to law enforcement authorities, unless the court determines the individual has justifiable reasons for that failure;

(C) the furnished information is based upon public disclosure of allegations or transactions in a criminal, civil, or administrative hearing, in a congressional, administrative, or GAO report, hearing, audit or investigation, or from the news media unless the person is the original source of the information. For the purposes of this subsection, "original source" means an individual who has direct and independent knowledge of the information on which the allegations are based and has voluntarily provided the information to the Government; or

(D) that individual participated in the violation of this section with respect to which such payment would be made.

(3) The failure of the Attorney General to authorize a payment shall not be subject to judicial review.

(h) Any individual who-

(1) is discharged, demoted, suspended, threatened, harassed, or in any other manner discriminated against in the terms and conditions of employment by an employer because of lawful acts done by the employee on behalf of the employee or others in furtherance of a prosecution under this section (including investigation for, initiation of, testimony for, or assistance in such prosecution), and

(2) was not a participant in the unlawful activity that is the subject of said prosecution, may, in a civil action, obtain all relief necessary to make such individual whole. Such relief shall include reinstatement with the same seniority status such individual would have had but for the discrimination, 2 times the amount of back pay, interest on the back pay, and compensation for any special damages sustained as a result of the discrimination, including litigation costs and reasonable attorney's fees.

USC18 1033

§1033. Crimes by or affecting persons engaged in the business of insurance whose activities affect interstate commerce

(a)(1) Whoever is engaged in the business of insurance whose activities affect interstate commerce and knowingly, with the intent to deceive, makes any false material statement or report or willfully and materially overvalues any land, property or security-

(A) in connection with any financial reports or documents presented to any insurance regulatory official or agency or an agent or examiner appointed by such official or agency to examine the affairs of such person, and

(B) for the purpose of influencing the actions of such official or agency or such an appointed agent or examiner,

shall be punished as provided in paragraph (2).

(2) The punishment for an offense under paragraph (1) is a fine as established under this title or imprisonment for not more than 10 years, or both, except that the term of imprisonment shall be not more than 15 years if the statement or report or overvaluing of land, property, or security jeopardized the safety and soundness of an insurer and was a significant cause of such insurer being placed in conservation, rehabilitation, or liquidation by an appropriate court.

(b)(1) Whoever-

(A) acting as, or being an officer, director, agent, or employee of, any person engaged in the business of insurance whose activities affect interstate commerce, or

(B) is engaged in the business of insurance whose activities affect interstate commerce or is involved (other than as an insured or beneficiary under a policy of insurance) in a transaction relating to the conduct of affairs of such a business,

willfully embezzles, abstracts, purloins, or misappropriates any of the moneys, funds, premiums, credits, or other property of such person so engaged shall be punished as provided in paragraph (2).

(2) The punishment for an offense under paragraph (1) is a fine as provided under this title or imprisonment for not more than 10 years, or both, except that if such embezzlement, abstraction, purloining, or misappropriation described in paragraph (1) jeopardized the safety and soundness of an insurer and was a significant cause of such insurer being placed in conservation, rehabilitation, or liquidation by an appropriate court, such imprisonment shall be not more than 15 years. If the amount or value so embezzled, abstracted, purloined, or misappropriated does not exceed \$5,000, whoever violates paragraph (1) shall be fined as provided in this title or imprisoned not more than one year, or both.

(c)(1) Whoever is engaged in the business of insurance and whose activities affect interstate commerce or is involved (other than as an insured or beneficiary under a policy of insurance) in a transaction relating to the conduct of affairs of such a business, knowingly makes any false entry of material fact in any book, report, or statement of such person engaged in the business of insurance with intent to deceive any person, including any officer, employee, or agent of such person engaged in the business of insurance, any insurance regulatory official or agency, or any agent or examiner appointed by such official or agency to examine the affairs of such person, about the financial condition or solvency of such business shall be punished as provided in paragraph (2).

(2) The punishment for an offense under paragraph (1) is a fine as provided under this title or imprisonment for not more than 10 years, or both, except that if the false entry in any book, report, or statement of such person jeopardized the safety and soundness of an insurer and was a significant cause of such insurer being placed in conservation,

rehabilitation, or liquidation by an appropriate court, such imprisonment shall be not more than 15 years.

(d) Whoever, by threats or force or by any threatening letter or communication, corruptly influences, obstructs, or impedes or endeavors corruptly to influence, obstruct, or impede the due and proper administration of the law under which any proceeding involving the business of insurance whose activities affect interstate commerce is pending before any insurance regulatory official or agency or any agent or examiner appointed by such official or agency to examine the affairs of a person engaged in the business of insurance whose activities affect interstate commerce, shall be fined as provided in this title or imprisoned not more than 10 years, or both.

(e)(1)(A) Any individual who has been convicted of any criminal felony involving dishonesty or a breach of trust, or who has been convicted of an offense under this section, and who willfully engages in the business of insurance whose activities affect interstate commerce or participates in such business, shall be fined as provided in this title or imprisoned not more than 5 years, or both.

(B) Any individual who is engaged in the business of insurance whose activities affect interstate commerce and who willfully permits the participation described in subparagraph (A) shall be fined as provided in this title or imprisoned not more than 5 years, or both.

(2) A person described in paragraph (1)(A) may engage in the business of insurance or participate in such business if such person has the written consent of any insurance regulatory official authorized to regulate the insurer, which consent specifically refers to this subsection.

(f) As used in this section-

(1) the term "business of insurance" means-

(A) the writing of insurance, or

(B) the reinsuring of risks,

by an insurer, including all acts necessary or incidental to such writing or reinsuring and the activities of persons who act as, or are, officers, directors, agents, or employees of insurers or who are other persons authorized to act on behalf of such persons;

(2) the term "insurer" means any entity the business activity of which is the writing of insurance or the reinsuring of risks, and includes any person who acts as, or is, an officer, director, agent, or employee of that business;

(3) the term "interstate commerce" means-

(A) commerce within the District of Columbia, or any territory or possession of the United States;

(B) all commerce between any point in the State, territory, possession, or the District of Columbia and any point outside thereof;

(C) all commerce between points within the same State through any place outside such State; or

(D) all other commerce over which the United States has jurisdiction; and

(4) the term "State" includes any State, the District of Columbia, the Commonwealth of Puerto Rico, the Northern Mariana Islands, the Virgin Islands, American Samoa, and the Trust Territory of the Pacific Islands.

USC18 1035

§1035. False statements relating to health care matters

(a) Whoever, in any matter involving a health care benefit program, knowingly and willfully-

- (1) falsifies, conceals, or covers up by any trick, scheme, or device a material fact; or
- (2) makes any materially false, fictitious, or fraudulent statements or representations, or makes or uses any materially false writing or document knowing the same to contain any materially false, fictitious, or fraudulent statement or entry,

in connection with the delivery of or payment for health care benefits, items, or services, shall be fined under this title or imprisoned not more than 5 years, or both.

(b) As used in this section, the term "health care benefit program" has the meaning given such term in section 24(b) of this title.

USC18 24

§24. Definitions relating to Federal health care offense

(a) As used in this title, the term "Federal health care offense" means a violation of, or a criminal conspiracy to violate-

(1) section 669, 1035, 1347, or 1518 of this title or section 1128B of the Social Security Act (42 U.S.C. 1320a-7b); or

(2) section 287, 371, 664, 666, 1001, 1027, 1341, 1343, 1349, or 1954 of this title section 301 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 331), or section 501 of the Employee Retirement Income Security Act of 1974 (29 U.S.C. 1131), or section 411, 518, or 511 of the Employee Retirement Income Security Act of 1974,,¹ if the violation or conspiracy relates to a health care benefit program.

(b) As used in this title, the term "health care benefit program" means any public or private plan or contract, affecting commerce, under which any medical benefit, item, or service is provided to any individual, and includes any individual or entity who is providing a medical benefit, item, or service for which payment may be made under the plan or contract.

USC18 1036

§1036. Entry by false pretenses to any real property, vessel, or aircraft of the United States or secure area of any airport or seaport

(a) Whoever, by any fraud or false pretense, enters or attempts to enter-

- (1) any real property belonging in whole or in part to, or leased by, the United States;
- (2) any vessel or aircraft belonging in whole or in part to, or leased by, the United States;
- (3) any secure or restricted area of any seaport, designated as secure in an approved security plan, as required under section 70103 of title 46, United States Code, and the rules and regulations promulgated under that section; or
- (4) any secure area of any airport,

shall be punished as provided in subsection (b) of this section.

(b) The punishment for an offense under subsection (a) of this section is-

- (1) a fine under this title or imprisonment for not more than 10 years, or both, if the offense is committed with the intent to commit a felony; or
- (2) a fine under this title or imprisonment for not more than 6 months, or both, in any other case.

(c) As used in this section-

- (1) the term "secure area" means an area access to which is restricted by the airport authority, captain of the seaport, or a public agency; and
- (2) the term "airport" has the meaning given such term in section 47102 of title 49.

USC18 1037

§1037. Fraud and related activity in connection with electronic mail

- (a) In General.-Whoever, in or affecting interstate or foreign commerce, knowingly-
- (1) accesses a protected computer without authorization, and intentionally initiates the transmission of multiple commercial electronic mail messages from or through such computer,
 - (2) uses a protected computer to relay or retransmit multiple commercial electronic mail messages, with the intent to deceive or mislead recipients, or any Internet access service, as to the origin of such messages,
 - (3) materially falsifies header information in multiple commercial electronic mail messages and intentionally initiates the transmission of such messages,
 - (4) registers, using information that materially falsifies the identity of the actual registrant, for five or more electronic mail accounts or online user accounts or two or more domain names, and intentionally initiates the transmission of multiple commercial electronic mail messages from any combination of such accounts or domain names, or
 - (5) falsely represents oneself to be the registrant or the legitimate successor in interest to the registrant of 5 or more Internet Protocol addresses, and intentionally initiates the transmission of multiple commercial electronic mail messages from such addresses,

or conspires to do so, shall be punished as provided in subsection (b).

(b) Penalties.-The punishment for an offense under subsection (a) is-

- (1) a fine under this title, imprisonment for not more than 5 years, or both, if-
- (A) the offense is committed in furtherance of any felony under the laws of the United States or of any State; or
 - (B) the defendant has previously been convicted under this section or section 1030, or under the law of any State for conduct involving the transmission of multiple commercial electronic mail messages or unauthorized access to a computer system;

(2) a fine under this title, imprisonment for not more than 3 years, or both, if-

- (A) the offense is an offense under subsection (a)(1);
- (B) the offense is an offense under subsection (a)(4) and involved 20 or more falsified electronic mail or online user account registrations, or 10 or more falsified domain name registrations;
- (C) the volume of electronic mail messages transmitted in furtherance of the offense exceeded 2,500 during any 24-hour period, 25,000 during any 30-day period, or 250,000 during any 1-year period;
- (D) the offense caused loss to one or more persons aggregating \$5,000 or more in value during any 1-year period;
- (E) as a result of the offense any individual committing the offense obtained anything of value aggregating \$5,000 or more during any 1-year period; or
- (F) the offense was undertaken by the defendant in concert with three or more other persons with respect to whom the defendant occupied a position of organizer or leader; and

(3) a fine under this title or imprisonment for not more than 1 year, or both, in any other case.

(c) Forfeiture.-

(1) In general.-The court, in imposing sentence on a person who is convicted of an offense under this section, shall order that the defendant forfeit to the United States-

- (A) any property, real or personal, constituting or traceable to gross proceeds obtained from such offense; and
- (B) any equipment, software, or other technology used or intended to be used to commit or to facilitate the commission of such offense.

(2) Procedures.-The procedures set forth in section 413 of the Controlled Substances Act (21 U.S.C. 853), other than subsection (d) of that section, and in Rule 32.2 of the Federal Rules of Criminal Procedure, shall apply to all stages of a criminal forfeiture proceeding under this section.

(d) Definitions.-In this section:

- (1) Loss.-The term "loss" has the meaning given that term in section 1030(e) of this title.
- (2) Materially.-For purposes of paragraphs (3) and (4) of subsection (a), header information or registration information is materially falsified if it is altered or concealed in a manner that would impair the ability of a recipient of the message, an Internet access service processing the message on behalf of a recipient, a person alleging a violation of this section, or a law enforcement agency to identify, locate, or respond to a person who initiated the electronic mail message or to investigate the alleged violation.
- (3) Multiple.-The term "multiple" means more than 100 electronic mail messages during a 24-hour period, more than 1,000 electronic mail messages during a 30-day period, or more than 10,000 electronic mail messages during a 1-year period.
- (4) Other terms.-Any other term has the meaning given that term by section 3 of the CAN-SPAM Act of 2003.

USC18 1038

§1038. False information and hoaxes

(a) Criminal Violation.-

(1) In general.-Whoever engages in any conduct with intent to convey false or misleading information under circumstances where such information may reasonably be believed and where such information indicates that an activity has taken, is taking, or will take place that would constitute a violation of chapter 2, 10, 11B, 39, 40, 44, 111, or 113B of this title, section 236 of the Atomic Energy Act of 1954 (42 U.S.C. 2284), or section 46502, the second sentence of section 46504, section 46505(b)(3) or (c), section 46506 if homicide or attempted homicide is involved, or section 60123(b) of title 49, shall-

(A) be fined under this title or imprisoned not more than 5 years, or both;

(B) if serious bodily injury results, be fined under this title or imprisoned not more than 20 years, or both; and

(C) if death results, be fined under this title or imprisoned for any number of years up to life, or both.

(2) Armed forces.-Any person who makes a false statement, with intent to convey false or misleading information, about the death, injury, capture, or disappearance of a member of the Armed Forces of the United States during a war or armed conflict in which the United States is engaged-

(A) shall be fined under this title, imprisoned not more than 5 years, or both;

(B) if serious bodily injury results, shall be fined under this title, imprisoned not more than 20 years, or both; and

(C) if death results, shall be fined under this title, imprisoned for any number of years or for life, or both.

(b) Civil Action.-Whoever engages in any conduct with intent to convey false or misleading information under circumstances where such information may reasonably be believed and where such information indicates that an activity has taken, is taking, or will take place that would constitute a violation of chapter 2, 10, 11B, 39, 40, 44, 111, or 113B of this title, section 236 of the Atomic Energy Act of 1954 (42 U.S.C. 2284), or section 46502, the second sentence of section 46504, section 46505 (b)(3) or (c), section 46506 if homicide or attempted homicide is involved, or section 60123(b) of title 49 is liable in a civil action to any party incurring expenses incident to any emergency or investigative response to that conduct, for those expenses.

(c) Reimbursement.-

(1) In general.-The court, in imposing a sentence on a defendant who has been convicted of an offense under subsection (a), shall order the defendant to reimburse any state or local government, or private not-for-profit organization that provides fire or rescue service incurring expenses incident to any emergency or investigative response to that conduct, for those expenses.

(2) Liability.-A person ordered to make reimbursement under this subsection shall be jointly and severally liable for such expenses with each other person, if any, who is ordered to make reimbursement under this subsection for the same expenses.

(3) Civil judgment.-An order of reimbursement under this subsection shall, for the purposes of enforcement, be treated as a civil judgment.

(d) Activities of Law Enforcement.-This section does not prohibit any lawfully authorized investigative, protective, or intelligence activity of a law enforcement agency of the United

States, a State, or political subdivision of a State, or of an intelligence agency of the United States.

USC18 1621

§1621. Perjury generally

Whoever-

(1) having taken an oath before a competent tribunal, officer, or person, in any case in which a law of the United States authorizes an oath to be administered, that he will testify, declare, depose, or certify truly, or that any written testimony, declaration, deposition, or certificate by him subscribed, is true, willfully and contrary to such oath states or subscribes any material matter which he does not believe to be true; or

(2) in any declaration, certificate, verification, or statement under penalty of perjury as permitted under section 1746 of title 28, United States Code, willfully subscribes as true any material matter which he does not believe to be true;

is guilty of perjury and shall, except as otherwise expressly provided by law, be fined under this title or imprisoned not more than five years, or both. This section is applicable whether the statement or subscription is made within or without the United States.

USC18 1622

§1622. Subornation of perjury

Whoever procures another to commit any perjury is guilty of subornation of perjury, and shall be fined under this title or imprisoned not more than five years, or both.

USC18 1623

§1623. False declarations before grand jury or court

(a) Whoever under oath (or in any declaration, certificate, verification, or statement under penalty of perjury as permitted under section 1746 of title 28, United States Code) in any proceeding before or ancillary to any court or grand jury of the United States knowingly makes any false material declaration or makes or uses any other information, including any book, paper, document, record, recording, or other material, knowing the same to contain any false material declaration, shall be fined under this title or imprisoned not more than five years, or both.

(b) This section is applicable whether the conduct occurred within or without the United States.

(c) An indictment or information for violation of this section alleging that, in any proceedings before or ancillary to any court or grand jury of the United States, the defendant under oath has knowingly made two or more declarations, which are inconsistent to the degree that one of them is necessarily false, need not specify which declaration is false if-

(1) each declaration was material to the point in question, and

(2) each declaration was made within the period of the statute of limitations for the offense charged under this section.

In any prosecution under this section, the falsity of a declaration set forth in the indictment or information shall be established sufficient for conviction by proof that the defendant while under oath made irreconcilably contradictory declarations material to the point in question in any proceeding before or ancillary to any court or grand jury. It shall be a defense to an indictment or information made pursuant to the first sentence of this subsection that the defendant at the time he made each declaration believed the declaration was true.

(d) Where, in the same continuous court or grand jury proceeding in which a declaration is made, the person making the declaration admits such declaration to be false, such admission shall bar prosecution under this section if, at the time the admission is made, the declaration has not substantially affected the proceeding, or it has not become manifest that such falsity has been or will be exposed.

(e) Proof beyond a reasonable doubt under this section is sufficient for conviction. It shall not be necessary that such proof be made by any particular number of witnesses or by documentary or other type of evidence.

And for consideration about advance technologies

CAPC 30

30. The parties to crimes are classified as:

1. Principals; and,
2. Accessories.

CAPC 31

31. All persons concerned in the commission of a crime, whether it be felony or misdemeanor, and whether they directly commit the act constituting the offense, or aid and abet in its commission, or, not being present, have advised and encouraged its commission, and all persons counseling, advising, or encouraging children under the age of fourteen years, or persons who are mentally incapacitated, to commit any crime, or who, by fraud, contrivance, or force, occasion the drunkenness of another for the purpose of causing him to commit any crime, or who, by threats, menaces, command, or coercion, compel another to commit any crime, are principals in any crime so committed.

CAPC 118

118. (a) Every person who, having taken an oath that he or she will testify, declare, depose, or certify truly before any competent tribunal, officer, or person, in any of the cases in which the oath may by law of the State of California be administered, willfully and contrary to the oath, states as true any material matter which he or she knows to be false, and every person who testifies, declares, deposes, or certifies under penalty of perjury in any of the cases in which the testimony, declarations, depositions, or certification is permitted by law of the State of California under penalty of perjury and willfully states as true any material matter which he or she knows to be false, is guilty of perjury.

This subdivision is applicable whether the statement, or the testimony, declaration, deposition, or certification is made or subscribed within or without the State of California.

(b) No person shall be convicted of perjury where proof of falsity rests solely upon contradiction by testimony of a single person other than the defendant. Proof of falsity may be established by direct or indirect evidence.

CAPC 118.1

118.1. Every peace officer who files any report with the agency which employs him or her regarding the commission of any crime or any investigation of any crime, if he or she knowingly and intentionally makes any statement regarding any material matter in the report which the officer knows to be false, whether or not the statement is certified or otherwise expressly reported as true, is guilty of filing a false report punishable by imprisonment in the county jail for up to one year, or in the state prison for one, two, or three years. This section shall not apply to the contents of any statement which the peace officer attributes in the report to any other person.

CAPC 118a

118a. Any person who, in any affidavit taken before any person authorized to administer oaths, swears, affirms, declares, deposes, or certifies that he will testify, declare, depose, or certify before any competent tribunal, officer, or person, in any case then pending or thereafter to be instituted, in any particular manner, or to any particular fact, and in such affidavit willfully and contrary to such oath states as true any material matter which he knows to be false, is guilty of perjury. In any prosecution under this section, the subsequent testimony of such person, in any action involving the matters in such affidavit contained, which is contrary to any of the matters in such affidavit contained, shall be prima facie evidence that the matters in such affidavit were false.

CAPC 127

127. Every person who willfully procures another person to commit perjury is guilty of subornation of perjury, and is punishable in the same manner as he would be if personally guilty of the perjury so procured.
(Enacted 1872.)

CAPC 128

128. Every person who, by willful perjury or subornation of perjury procures the conviction and execution of any innocent person, is punishable by death or life imprisonment without possibility of parole. The penalty shall be determined pursuant to Sections 190.3 and 190.4.
(Amended by Stats. 1977, Ch. 316.)

CAPC 129

129. Every person who, being required by law to make any return, statement, or report, under oath, willfully makes and delivers any such return, statement, or report, purporting to be under oath, knowing the same to be false in any particular, is guilty of perjury, whether such oath was in fact taken or not.

CAPC 532

532. (a) Every person who knowingly and designedly, by any false or fraudulent representation or pretense, defrauds any other person of money, labor, or property, whether real or personal, or who causes or procures others to report falsely of his or her wealth or mercantile character, and by thus imposing upon any person obtains credit, and thereby fraudulently gets possession of money or property, or obtains the labor or service of another, is punishable in the same manner and to the same extent as for larceny of the money or property so obtained.

(b) Upon a trial for having, with an intent to cheat or defraud another designedly, by any false pretense, obtained the signature of any person to a written instrument, or having obtained from any person any labor, money, or property, whether real or personal, or valuable thing, the defendant cannot be convicted if the false pretense was expressed in language unaccompanied by a false token or writing, unless the pretense, or some note or memorandum thereof is in writing, subscribed by or in the handwriting of the defendant, or unless the pretense is proven by the testimony of two witnesses, or that of one witness and corroborating circumstances. This section does not apply to a prosecution for falsely representing or personating another, and, in that assumed character, marrying, or receiving any money or property.

CAPC 532a

532a. (1) Any person who shall knowingly make or cause to be made, either directly or indirectly or through any agency whatsoever, any false statement in writing, with intent that it shall be relied upon, respecting the financial condition, or means or ability to pay, of himself or herself, or any other person, firm or corporation, in whom he or she is interested, or for whom he or she is acting, for the purpose of procuring in any form whatsoever, either the delivery of personal property, the payment of cash, the making of a loan or credit, the extension of a credit, the execution of a contract of guaranty or suretyship, the discount of an account receivable, or the making, acceptance, discount, sale or endorsement of a bill of exchange, or promissory note, for the benefit of either himself or herself or of that person, firm or corporation shall be guilty of a public offense.

(2) Any person who knowing that a false statement in writing has been made, respecting the financial condition or means or ability to pay, of himself or herself, or a person, firm or corporation in which he or she is interested, or for whom he or she is acting, procures, upon the faith thereof, for the benefit either of himself or herself, or of that person, firm or corporation, either or any of the things of benefit mentioned in the first subdivision of this section shall be guilty of a public offense.

(3) Any person who knowing that a statement in writing has been made, respecting the financial condition or means or ability to pay of himself or herself or a person, firm or corporation, in which he or she is interested, or for whom he or she is acting, represents on a later day in writing that the statement theretofore made, if then again made on said day, would be then true, when in fact, said statement if then made would be false, and procures upon the faith thereof, for the benefit either of himself or herself or of that person, firm or corporation either or any of the things of benefit mentioned in the first subdivision of this section shall be guilty of a public offense.

(4) Any person committing a public offense under subdivision (1), (2), or (3) shall be guilty of a misdemeanor, punishable by a fine of not more than one thousand dollars (\$1,000), or by imprisonment in the county jail for not more than six months, or by both that fine and imprisonment. Any person who violates the provisions of subdivision (1), (2), or (3), by using a fictitious name, social security number, business name, or business address, or by falsely representing himself or herself to be another person or another business, is guilty of a felony and is punishable by a fine not exceeding five thousand dollars (\$5,000) or by imprisonment pursuant to subdivision (h) of Section 1170, or by both that fine and imprisonment, or by a fine not exceeding two thousand five hundred dollars (\$2,500) or by imprisonment in the county jail not exceeding one year, or by both such fine and imprisonment.

(5) This section shall not be construed to preclude the applicability of any other provision of the criminal law of this state which applies or may apply to any transaction.

CAPC 532d

532d. (a) Any person who solicits or attempts to solicit or receives money or property of any kind for a charitable, religious or eleemosynary purpose and who, directly or indirectly, makes, utters, or delivers, either orally or in writing, an unqualified statement of fact concerning the purpose or organization for which the money or property is solicited or received, or concerning the cost and expense of solicitation or the manner in which the money or property or any part thereof is to be used, which statement is in fact false and was made, uttered, or delivered by that person either willfully and with knowledge of its falsity or negligently without due consideration of those facts which by the use of ordinary care he or she should have known, is guilty of a misdemeanor, and is punishable by imprisonment in the county jail for not more than one year, by a fine not exceeding five thousand dollars (\$5,000), or by both that imprisonment and fine.

(b) An offense charged in violation of this section shall be proven by the testimony of one witness and corroborating circumstances.

(c) Nothing contained in this section shall be construed to limit the right of any city, county, or city and county to adopt regulations for charitable solicitations which are not in conflict with this section.

CAPC 532f

532f. (a) A person commits mortgage fraud if, with the intent to defraud, the person does any of the following:

- (1) Deliberately makes any misstatement, misrepresentation, or omission during the mortgage lending process with the intention that it be relied on by a mortgage lender, borrower, or any other party to the mortgage lending process.
- (2) Deliberately uses or facilitates the use of any misstatement, misrepresentation, or omission, knowing the same to contain a misstatement, misrepresentation, or omission, during the mortgage lending process with the intention that it be relied on by a mortgage lender, borrower, or any other party to the mortgage lending process.
- (3) Receives any proceeds or any other funds in connection with a mortgage loan closing that the person knew resulted from a violation of paragraph (1) or (2) of this subdivision.
- (4) Files or causes to be filed with the recorder of any county in connection with a mortgage loan transaction any document the person knows to contain a deliberate misstatement, misrepresentation, or omission.

(b) An offense involving mortgage fraud shall not be based solely on information lawfully disclosed pursuant to federal disclosure laws, regulations, or interpretations related to the mortgage lending process.

(c) (1) Notwithstanding any other provision of law, an order for the production of any or all relevant records possessed by a real estate recordholder in whatever form and however stored may be issued by a judge upon a written ex parte application made under penalty of perjury by a peace officer stating that there are reasonable grounds to believe that the records sought are relevant and material to an ongoing investigation of a felony fraud violation.

(2) The ex parte application shall specify with particularity the records to be produced, which shall relate to a party or parties in the criminal investigation.

(3) Relevant records may include, but are not limited to, purchase contracts, loan applications, settlement statements, closing statements, escrow instructions, payoff demands, disbursement reports, or checks.

(4) The ex parte application and any subsequent judicial order may be ordered sealed by the court upon a sufficient showing that it is necessary for the effective continuation of the investigation.

(5) The records ordered to be produced shall be provided to the peace officer applicant or his or her designee within a reasonable time period after service of the order upon the real estate recordholder.

(d) (1) Nothing in this section shall preclude the real estate recordholder from notifying a customer of the receipt of the order for production of records, unless a court orders the real estate recordholder to withhold notification to the customer upon a finding that this notice would impede the investigation.

(2) If a court has made an order to withhold notification to the customer under this subdivision, the peace officer who or law enforcement agency that obtained the records shall notify the customer by delivering a copy of the ex parte order to the customer within 10 days of the termination of the investigation.

(e) (1) Nothing in this section shall preclude the real estate recordholder from voluntarily disclosing information or providing records to law enforcement upon request.

(2) This section shall not preclude a real estate recordholder, in its discretion, from initiating contact with, and thereafter communicating with and disclosing records to, appropriate state or local agencies concerning a suspected violation of any law.

(f) No real estate recordholder, or any officer, employee, or agent of the real estate recordholder, shall be liable to any person for either of the following:

- (1) Disclosing information in response to an order pursuant to this section.
- (2) Complying with an order under this section not to disclose to the customer the order, or the dissemination of information pursuant to the order.
- (g) Any records required to be produced pursuant to this section shall be accompanied by an affidavit of a custodian of records of the real estate recordholder or other qualified witness which states, or includes in substance, all of the following:
 - (1) The affiant is the duly authorized custodian of the records or other qualified witness and has authority to certify the records.
 - (2) The identity of the records.
 - (3) A description of the mode of preparation of the records.
 - (4) The records were prepared by the personnel of the business in the regular course of business at or near the time of an act, condition, or event.
 - (5) Any copies of records described in the order are true copies.
- (h) A person who violates this section is guilty of a public offense punishable by imprisonment in a county jail for not more than one year or by imprisonment pursuant to subdivision (h) of Section 1170.
- (i) For the purposes of this section, the following terms shall have the following meanings:
 - (1) "Person" means any individual, partnership, firm, association, corporation, limited liability company, or other legal entity.
 - (2) "Mortgage lending process" means the process through which a person seeks or obtains a mortgage loan, including, but not limited to, solicitation, application, origination, negotiation of terms, third-party provider services, underwriting, signing and closing, and funding of the loan.
 - (3) "Mortgage loan" means a loan or agreement to extend credit to a person that is secured by a deed of trust or other document representing a security interest or lien upon any interest in real property, including the renewal or refinancing of the loan.
 - (4) "Real estate recordholder" means any person, licensed or unlicensed, that meets any of the following conditions:
 - (A) Is a title insurer that engages in the "business of title insurance" as defined by Section 12340.3 of the Insurance Code, an underwritten title company, or an escrow company.
 - (B) Functions as a broker or salesperson by engaging in any of the type of acts set forth in Sections 10131, 10131.1, 10131.2, 10131.3, 10131.4, and 10131.6 of the Business and Professions Code.
 - (C) Engages in the making or servicing of loans secured by real property.
- (j) Fraud involving a mortgage loan may only be prosecuted under this section when the value of the alleged fraud meets the threshold for grand theft as set out in subdivision (a) of Section 487.

CAPC 535

535. Every person who obtains any money or property from another, or obtains the signature of another to any written instrument, the false making of which would be forgery, by means of any false or fraudulent sale of property or pretended property, by auction, or by any of the practices known as mock auctions, is punishable by imprisonment in a county jail not exceeding one year, or by imprisonment pursuant to subdivision (h) of Section 1170, or by a fine not exceeding two thousand dollars (\$2,000), or by both that fine and imprisonment, and, in addition, is disqualified for a period of three years from acting as an auctioneer in this state.

CAPC 536

536. Every commission merchant, broker, agent, factor, or consignee, who shall willfully and corruptly make, or cause to be made, to the principal or consignor of such commission merchant, agent, broker, factor, or consignee, a false statement as to the price obtained for any property consigned or entrusted for sale, or as to the quality or quantity of any property so consigned or entrusted, or as to any expenditures made in connection therewith, shall be deemed guilty of a misdemeanor, and on conviction thereof, shall be punished by fine not exceeding one thousand dollars (\$1,000) and not less than two hundred dollars (\$200), or by imprisonment in the county jail not exceeding six months and not less than 10 days, or by both such fine and imprisonment.

CAPC 536a

536a. It is hereby made the duty of every commission merchant, broker, factor, or consignee, to whom any property is consigned or entrusted for sale, to make, when accounting therefor or subsequently, upon the written demand of his principal or consignor, a true written statement setting forth the name and address of the person or persons to whom a sale of the said property, or any portion thereof, was made, the quantity so sold to each purchaser, and the respective prices obtained therefor; provided, however, that unless separate written demand shall be made as to each consignment or shipment regarding which said statement is desired, prior to sale, it shall be sufficient to set forth in said statement only so many of said matters above enumerated as said commission merchant, broker, factor, or consignee may be able to obtain from the books of account kept by him; and that said statement shall not be required in case of cash sales where the amount of the transaction is less than fifty dollars. Any person violating the provisions of this section is guilty of a misdemeanor.

CAPC 115

115. (a) Every person who knowingly procures or offers any false or forged instrument to be filed, registered, or recorded in any public office within this state, which instrument, if genuine, might be filed, registered, or recorded under any law of this state or of the United States, is guilty of a felony.

(b) Each instrument which is procured or offered to be filed, registered, or recorded in violation of subdivision (a) shall constitute a separate violation of this section.

(c) Except in unusual cases where the interests of justice would best be served if probation is granted, probation shall not be granted to, nor shall the execution or imposition of sentence be suspended for, any of the following persons:

(1) Any person with a prior conviction under this section who is again convicted of a violation of this section in a separate proceeding.

(2) Any person who is convicted of more than one violation of this section in a single proceeding, with intent to defraud another, and where the violations resulted in a cumulative financial loss exceeding one hundred thousand dollars (\$100,000).

(d) For purposes of prosecution under this section, each act of procurement or of offering a false or forged instrument to be filed, registered, or recorded shall be considered a separately punishable offense.

(e) (1) After a person is convicted of a violation of this section, or a plea is entered whereby a charge alleging a violation of this section is dismissed and waiver is obtained pursuant to *People v. Harvey* (1979) 25 Cal.3d 754, upon written motion of the prosecuting agency, the court, after a hearing described in subdivision (f), shall issue a written order that the false or forged instrument be adjudged void ab initio if the court determines that an order is appropriate under applicable law. The order shall state whether the instrument is false or forged, or both false and forged, and describe the nature of the falsity or forgery. A copy of the instrument shall be attached to the order at the time it is issued by the court and a certified copy of the order shall be filed, registered, or recorded at the appropriate public office by the prosecuting agency.

(2) (A) If the order pertains to a false or forged instrument that has been recorded with a county recorder, an order made pursuant to this section shall be recorded in the county where the affected real property is located. The order shall also reference the county recorder's document recording number of any notice of pendency of action recorded pursuant to paragraph (2) of subdivision (f).

(B) As to any order, notice of pendency of action, or withdrawal of notice of pendency of action recorded pursuant to this section, recording fees shall be waived pursuant to Section 27383 of the Government Code.

(f) A prosecuting agency shall use the following procedures in filing a motion under subdivision (e):

(1) Within 10 calendar days of filing a criminal complaint or indictment alleging a violation of this section, the prosecuting agency shall provide written notice by certified mail to all parties who have an interest in the property affected by the false or forged instrument, or in the instrument itself, including those described in paragraph (5).

(2) (A) Within 10 calendar days of filing a criminal complaint or indictment alleging a violation of this section, the prosecuting agency shall record a notice of pendency of action in the county in which the affected real property is located.

(B) Within 10 calendar days of the case being adjudicated or dismissed without obtaining an order pursuant to subdivision (e), the prosecuting agency shall record a withdrawal of the notice of pendency of action in the county where the affected real property is located.

(3) The written notice and notice of pendency of action described in paragraphs (1) and (2) shall inform the interested parties that a criminal action has commenced that may result in

adjudications against the false or forged instrument or the property affected by the false or forged instrument, and shall notify the interested parties of their right to be heard if a motion is brought under subdivision (e) to void the false or forged instrument. The notice shall state the street address, if available, and the legal description of the affected real property.

(4) Failure of the prosecuting agency to provide written notice or record a pendency of action as required under paragraphs (1) and (2) within 10 calendar days shall not prevent the prosecuting agency from later making a motion under subdivision (e), but the court shall take the failure to provide notice or record a pendency of action as required under paragraphs (1) and (2) as reason to provide any interested parties additional time to respond to the motion. Failure of the prosecuting agency to so notify interested parties under this subdivision or record a pendency of action as required under paragraphs (1) and (2) within 10 calendar days shall create a presumption that a finding as described in paragraph (9) is necessary to protect the property rights of the interested party or parties.

(5) If the instrument sought to be declared void involves real property, "interested parties" include, but are not limited to, all parties who have recorded with the county recorder in the county where the affected property is located any of the following: a deed, lien, mortgage, deed of trust, security interest, lease, or other instrument declaring an interest in, or requesting notice relating to, the property affected by the false or forged instrument as of the date of the filing of the criminal complaint or indictment.

(6) Any party not required to be noticed under paragraph (1) or (5) who nonetheless notifies the prosecuting agency in writing of the party's desire to be notified if a motion is brought under subdivision (e) to void the false or forged instrument shall be treated as an interested party as defined in paragraph (1) or (5).

(7) The court shall set a hearing for the motion brought by the prosecuting agency under subdivision (e) no earlier than 90 calendar days from the date the motion is made. The prosecuting agency shall provide a copy by certified mail of the written motion and a notice of hearing to all interested parties described in paragraphs (1), (5), or (6), and all other persons who obtain an interest in the property prior to recordation of notice of pendency of action no later than 90 days before the hearing date set by the court. The notice shall state the street address, if available, and the legal description of the affected real property.

(8) At a hearing on a motion brought by the prosecuting agency under subdivision (e), the defendant, prosecuting agency, and interested parties described in paragraphs (1), (5), or (6), shall have a right to be heard and present information to the court. No party shall be denied a right to present information due to a lack of notice by the prosecuting agency or failure to contact the prosecuting agency or the court prior to the hearing.

(9) (A) At a hearing on a motion brought by a prosecuting agency under subdivision (e), if the court determines that the interests of justice or the need to protect the property rights of any person or party so requires, including, but not limited to, a finding that the matter may be more appropriately determined in a civil proceeding, the court may decline to make a determination under subdivision (e).

(B) If, prior to the hearing on the motion, any person or party files a quiet title action that seeks a judicial determination of the validity of the same false or forged instrument that is the subject of the motion, or the status of an interested party as a bona fide purchaser of, or bona fide holder of an encumbrance on, the property affected by the false or forged instrument, the court may consider that as an additional but not dispositive factor in making its determination under subdivision (e); provided, however, that a final judgment previously entered in that quiet title action shall be followed to the extent otherwise required by law.

(g) As used in this section, “prosecuting agency” means a city attorney, a district attorney, the Attorney General, or other state or local agency actively prosecuting a case under this section.

(h) An order made pursuant to subdivision (e) shall be considered a judgment, and subject to appeal in accordance with, paragraph (1) of subdivision (a) of Section 904.1 of the Code of Civil Procedure.

CAPC 115.1

115.1. (a) The Legislature finds and declares that the voters of California are entitled to accurate representations in materials that are directed to them in efforts to influence how they vote.

(b) No person shall publish or cause to be published, with intent to deceive, any campaign advertisement containing a signature that the person knows to be unauthorized.

(c) For purposes of this section, "campaign advertisement" means any communication directed to voters by means of a mass mailing as defined in Section 82041.5 of the Government Code, a paid television, radio, or newspaper advertisement, an outdoor advertisement, or any other printed matter, if the expenditures for that communication are required to be reported by Chapter 4 (commencing with Section 84100) of Title 9 of the Government Code.

(d) For purposes of this section, an authorization to use a signature shall be oral or written.

(e) Nothing in this section shall be construed to prohibit a person from publishing or causing to be published a reproduction of all or part of a document containing an actual or authorized signature, provided that the signature so reproduced shall not, with the intent to deceive, be incorporated into another document in a manner that falsely suggests that the person whose signature is reproduced has signed the other document.

(f) Any knowing or willful violation of this section is a public offense punishable by imprisonment in a county jail not exceeding 6 months, or pursuant to subdivision (h) of Section 1170, or by a fine not to exceed fifty thousand dollars (\$50,000), or by both that fine and imprisonment.

(g) As used in this section, "signature" means either of the following:

(1) A handwritten or mechanical signature, or a copy thereof.

(2) Any representation of a person's name, including, but not limited to, a printed or typewritten representation, that serves the same purpose as a handwritten or mechanical signature.

CAPC 115.5

115.5. (a) Every person who files any false or forged document or instrument with the county recorder which affects title to, places an encumbrance on, or places an interest secured by a mortgage or deed of trust on, real property consisting of a single-family residence containing not more than four dwelling units, with knowledge that the document is false or forged, is punishable, in addition to any other punishment, by a fine not exceeding seventy-five thousand dollars (\$75,000).

(b) Every person who makes a false sworn statement to a notary public, with knowledge that the statement is false, to induce the notary public to perform an improper notarial act on an instrument or document affecting title to, or placing an encumbrance on, real property consisting of a single-family residence containing not more than four dwelling units is guilty of a felony.

CAPC 182

182. (a) If two or more persons conspire:

- (1) To commit any crime.
- (2) Falsely and maliciously to indict another for any crime, or to procure another to be charged or arrested for any crime.
- (3) Falsely to move or maintain any suit, action, or proceeding.
- (4) To cheat and defraud any person of any property, by any means which are in themselves criminal, or to obtain money or property by false pretenses or by false promises with fraudulent intent not to perform those promises.
- (5) To commit any act injurious to the public health, to public morals, or to pervert or obstruct justice, or the due administration of the laws.
- (6) To commit any crime against the person of the President or Vice President of the United States, the Governor of any state or territory, any United States justice or judge, or the secretary of any of the executive departments of the United States.

CAPC 422.6

422.6. (a) No person, whether or not acting under color of law, shall by force or threat of force, willfully injure, intimidate, interfere with, oppress, or threaten any other person in the free exercise or enjoyment of any right or privilege secured to him or her by the Constitution or laws of this state or by the Constitution or laws of the United States in whole or in part because of one or more of the actual or perceived characteristics of the victim listed in subdivision (a) of Section 422.55.

(b) No person, whether or not acting under color of law, shall knowingly deface, damage, or destroy the real or personal property of any other person for the purpose of intimidating or interfering with the free exercise or enjoyment of any right or privilege secured to the other person by the Constitution or laws of this state or by the Constitution or laws of the United States, in whole or in part because of one or more of the actual or perceived characteristics of the victim listed in subdivision (a) of Section 422.55.

(c) Any person convicted of violating subdivision (a) or (b) shall be punished by imprisonment in a county jail not to exceed one year, or by a fine not to exceed five thousand dollars (\$5,000), or by both the above imprisonment and fine, and the court shall order the defendant to perform a minimum of community service, not to exceed 400 hours, to be performed over a period not to exceed 350 days, during a time other than his or her hours of employment or school attendance. However, no person may be convicted of violating subdivision (a) based upon speech alone, except upon a showing that the speech itself threatened violence against a specific person or group of persons and that the defendant had the apparent ability to carry out the threat.

(d) Conduct that violates this and any other provision of law, including, but not limited to, an offense described in Article 4.5 (commencing with Section 11410) of Chapter 3 of Title 1 of Part 4, may be charged under all applicable provisions. However, an act or omission punishable in different ways by this section and other provisions of law shall not be punished under more than one provision, and the penalty to be imposed shall be determined as set forth in Section 654.

CA PC 1 118

having taken an oath...states as true any material matter which he or she knows to be false

CA PC 1 127

willfully procures another person to commit perjury

CA PC 135

willfully destroys, erases, or conceals the same, with the intent to prevent it or its content from being produced

CA PC 1 182

If two or more persons conspire to commit any crime.

Falsely and maliciously to indict another for any crime, or to procure another to be charged or arrested for any crime.

Falsely to move or maintain any suit, action, or proceeding.

To cheat and defraud any person of any property, by any means which are in themselves criminal, or to obtain money or property by false pretenses or by false promises with fraudulent intent not to perform those promises.

To commit any act injurious to the public health, to public morals, or to pervert or obstruct justice, or the due administration of the laws.

CA PC 1 203, 204

unlawfully and maliciously

deprives a human being of a member of his body, or disables, disfigures, or renders it useless,

or cuts or disables the tongue, or puts out an eye, or slits the nose, ear, or lip

punishable by imprisonment in the state prison for two, four, or eight years

CAPC 1 205

unlawfully, under circumstances manifesting extreme indifference to the physical or psychological well-being of another person,

intentionally causes permanent disability or disfigurement of another human being or deprives a human being of a limb, organ, or member of his or her body

CA PC 1 206, 206.1

with the intent to cause cruel or extreme pain and suffering for the purpose of revenge, extortion, persuasion, or for any sadistic purpose,

inflicts great bodily injury as defined in Section 12022.7 [a significant or substantial physical injury] upon the person of another

punishable by imprisonment in the state prison for a term of life

CA PC 1 207, 208

forcibly, or by any other means of instilling fear,
steals or takes, or holds, detains, or arrests any person in this state, and carries the person
punishable by imprisonment in the state prison for three, five, or eight years

CA PC 1 209

seizes, confines, inveigles, entices, decoys, abducts, conceals, kidnaps or carries away
another person by any means whatsoever with intent to hold or detain,
or who holds or detains, that person for ransom, reward or to commit extortion or to exact
from another person any money or valuable thing,
or any person who aids or abets any such act

CA PC 1 236

unlawful violation of the personal liberty of another
punishable by a fine not exceeding one thousand dollars (\$1,000), or by imprisonment in
the county jail for not more than one year, or by both that fine and imprisonment. If the
false imprisonment be effected by violence, menace, fraud, or deceit, it shall be punishable
by imprisonment pursuant to subdivision (h) of Section 1170.

(b) False imprisonment of an elder or dependent adult by use of violence, menace, fraud, or
deceit shall be punishable as described in subdivision (f) of Section 368 [A person who
commits the false imprisonment of an elder or a dependent adult by the use of violence,
menace, fraud, or deceit is punishable by imprisonment pursuant to subdivision (h) of
Section 1170 for two, three, or four years.].

CA PC 1 236.1

deprives or violates the personal liberty of another with the intent to obtain forced labor or
services,
is guilty of human trafficking
and shall be punished by imprisonment in the state prison for 5, 8, or 12 years
and a fine of not more than five hundred thousand dollars (\$500,000)

CA PC 1 240

unlawful attempt, coupled with a present ability, to commit a violent injury on the person of
another

CA PC 1 242

any willful and unlawful use of force or violence upon the person of another

CA PC 1 422

willfully threatens to commit a crime which will result in death or great bodily injury to another person, with the specific intent that the statement, made verbally, in writing, or by means of an electronic communication device, is to be taken as a threat, even if there is no intent of actually carrying it out, which, on its face and under the circumstances in which it is made, is so unequivocal, unconditional, immediate, and specific as to convey to the person threatened, a gravity of purpose and an immediate prospect of execution of the threat, and thereby causes that person reasonably to be in sustained fear for his or her own safety or for his or her immediate family's safety, shall be punished by imprisonment in the county jail not to exceed one year, or by imprisonment in the state prison

CA PC 1 451

willfully and maliciously sets fire to or burns
or causes to be burned or who aids, counsels, or procures the burning of,
any structure, forest land, or property

CA PC 1 646.9

willfully, maliciously, and repeatedly follows or willfully and maliciously harasses another person
and who makes a credible threat with the intent to place that person in reasonable fear for his or her safety, or the safety of his or her immediate family
is guilty of the crime of stalking,
punishable by imprisonment in a county jail for not more than one year,
or by a fine of not more than one thousand dollars (\$1,000),
or by both that fine and imprisonment, or by imprisonment in the state prison

CA PC 1 186.2

committed or attempted or a threat made for financial gain or advantage, which act or threat may be charged as a crime under any of the following sections

US C 18 1 113

Assault with intent to commit murder or a violation of section 2241 or 2242

Assault with intent to commit any felony, except murder or a violation of section 2241 or 2242

Assault with a dangerous weapon, with intent to do bodily harm

Assault by striking, beating, or wounding,

Simple assault

Assault resulting in serious bodily injury [bodily injury which involves a substantial risk of death; extreme physical pain; protracted and obvious disfigurement; or protracted loss or impairment of the function of a bodily member, organ, or mental faculty; and a cut, abrasion, bruise, burn, or disfigurement; physical pain; illness;

impairment of the function of a bodily member, organ, or mental faculty; or any other injury to the body, no matter how temporary.],

Assault resulting in substantial bodily injury [bodily injury which involves a temporary but substantial disfigurement; or a temporary but substantial loss or impairment of the function of any bodily member, organ, or mental faculty] to a spouse or intimate partner, a dating partner, or an individual who has not attained the age of 16 years,

Assault of a spouse, intimate partner [a spouse or former spouse of the abuser, a person who shares a child in common with the abuser, and a person who cohabits or has cohabited as a spouse with the abuser; or a person who is or has been in a social relationship of a romantic or intimate nature with the abuser, as determined by the length of the relationship, the type of relationship, and the frequency of interaction between the persons involved in the relationship; and a spouse or former spouse of the target of the stalking, a person who shares a child in common with the target of the stalking, and a person who cohabits or has cohabited as a spouse with the target of the stalking; or a person who is or has been in a social relationship of a romantic or intimate nature with the target of the stalking, as determined by the length of the relationship, the type of the relationship, and the frequency of interaction between the persons involved in the relationship.], or dating partner [a person who is or has been in a social relationship of a romantic or intimate nature with the abuser. The existence of such a relationship is based on a consideration of the length of the relationship; and the type of relationship; and the frequency of interaction between the persons involved in the relationship.]

by strangling [intentionally, knowingly, or recklessly impeding the normal breathing or circulation of the blood of a person by applying pressure to the throat or neck, regardless of whether that conduct results in any visible injury or whether there is any intent to kill or protractedly injure the victim; and "suffocating" [intentionally, knowingly, or recklessly impeding the normal breathing of a person by covering the mouth of the person, the nose of the person, or both, regardless of whether that conduct results in any visible injury or whether there is any intent to kill or protractedly injure the victim.]],

suffocating, [intentionally, knowingly, or recklessly impeding the normal breathing of a person by covering the mouth of the person, the nose of the person, or both, regardless of whether that conduct results in any visible injury or whether there is any intent to kill or protractedly injure the victim]

or attempting to strangle or suffocate,

US C 18 1 81

willfully and maliciously sets fire to or burns
any building, structure or vessel, any machinery or building materials or supplies, military
or naval stores, munitions of war, or any structural aids or appliances for navigation or
shipping,
or attempts or conspires to do such an act,

US C 18 1 114

with intent to torture [an act committed by a person acting under the color of law
specifically intended to inflict severe physical or mental pain or suffering ["severe mental
pain or suffering" means the prolonged mental harm caused by or resulting from the
intentional infliction or threatened infliction of severe physical pain or suffering;
the administration or application, or threatened administration or application, of mind-
altering substances or other procedures calculated to disrupt profoundly the senses or the
personality; the threat of imminent death; or
the threat that another person will imminently be subjected to death, severe physical pain
or suffering, or the administration or application of mind-altering substances or other
procedures calculated to disrupt profoundly the senses or personality] (other than pain or
suffering incidental to lawful sanctions) upon another person within his custody or physical
control], maim, or disfigure, cuts, bites, or slits the nose, ear, or lip, or cuts out or disables
the tongue, or puts out or destroys an eye, or cuts off or disables a limb or any member of
another person; or with like intent, throws or pours upon another person, any scalding
water, corrosive acid, or caustic substance

US C 18 1 373

with intent that another person engage in conduct constituting a felony
that has as an element the use, attempted use, or threatened use of physical force against
property or against the person of another in violation of the laws of the United States, and
under circumstances strongly corroborative of that intent, solicits, commands, induces, or
otherwise endeavors to persuade such other person to engage in such conduct,
It is an affirmative defense to a prosecution under this section that, under circumstances
manifesting a voluntary and complete renunciation of his criminal intent, the defendant
prevented the commission of the crime solicited. A renunciation is not "voluntary and
complete" if it is motivated in whole or in part by a decision to postpone the commission of
the crime until another time or to substitute another victim or another but similar objective.
If the defendant raises the affirmative defense at trial, the defendant has the burden of
proving the defense by a preponderance of the evidence.
It is not a defense to a prosecution under this section that the person solicited could not be
convicted of the crime because he lacked the state of mind required for its commission,
because he was incompetent or irresponsible, or because he is immune from prosecution or
is not subject to prosecution.

USC 18 1 873

under a threat of informing, or as a consideration for not informing,
against any violation of any law of the United States,
demands or receives any money or other valuable thing,
shall be fined under this title or imprisoned not more than one year, or both

US C 18 1 875

with intent to extort from any person, firm, association, or corporation, any money or other thing of value, transmits in interstate or foreign commerce any communication containing any threat to injure the property or reputation of the addressee or of another or the reputation of a deceased person or any threat to accuse the addressee or any other person of a crime,

US C 18 1 912

falsely assumes or pretends to be an officer or employee acting under the authority of the United States or any department, agency or officer thereof, and acts as such, or in such pretended character demands or obtains any money, paper, document, or thing of value, shall be fined under this title or imprisoned not more than three years, or both

US C 18 1 1201

unlawfully seizes, confines, inveigles, decoys, kidnaps, abducts, or carries away and holds for ransom or reward or otherwise any person, except in the case of a minor by the parent thereof, when-

(1) the person is willfully transported in interstate or foreign commerce, regardless of whether the person was alive when transported across a State boundary, or the offender travels in interstate or foreign commerce or uses the mail or any means, facility, or instrumentality of interstate or foreign commerce in committing or in furtherance of the commission of the offense;

(h) As used in this section, the term "parent" does not include a person whose parental rights with respect to the victim of an offense under this section have been terminated by a final court order.

US C 18 1 1202

receives, possesses, or disposes of any money or other property, or any portion thereof, which has at any time been delivered as ransom or reward in connection with a violation of section 1201 of this title, knowing the same to be money or property which has been at any time delivered as such ransom or reward,

(b) A person who transports, transmits, or transfers in interstate or foreign commerce any proceeds of a kidnapping punishable under State law by imprisonment for more than 1 year, or receives, possesses, conceals, or disposes of any such proceeds after they have crossed a State or United States boundary, knowing the proceeds to have been unlawfully obtained,

seizes or detains and threatens to kill, to injure, or to continue to detain another person in order to compel a third person or a governmental organization to do or abstain from doing any act as an explicit or implicit condition for the release of the person detained, or attempts or conspires to do so, shall be punished by imprisonment for any term of years or for life and, if the death of any person results, shall be punished by death or life imprisonment.

US C 18 1 1203

seizes or detains and threatens to kill, to injure, or to continue to detain another person in order to compel a third person or a governmental organization to do or abstain from doing any act as an explicit or implicit condition for the release of the person detained, or attempts or conspires to do so

US C 18 1 1363

willfully and maliciously destroys or injures any structure, conveyance, or other real or personal property, or attempts or conspires to do such an act, and if the building be a dwelling, or the life of any person be placed in jeopardy

US C 18 1 1621

testify, declare, depose, or certify truly, or that any written testimony, declaration, deposition, or certificate by him subscribed, is true, willfully and contrary to such oath states or subscribes any material matter which he does not believe to be true; or in any declaration, certificate, verification, or statement under penalty of perjury as permitted under section 1746 of title 28, United States Code, willfully subscribes as true any material matter which he does not believe to be true;

is guilty of perjury and shall, except as otherwise expressly provided by law, be fined under this title or imprisoned not more than five years, or both. This section is applicable whether the statement or subscription is made within or without the United States.

US C 18 1 1622

procures another to commit any perjury is guilty of subornation of perjury, and shall be fined under this title or imprisoned not more than five years, or both

US C 18 1 2241 a

knowingly causes another person to engage in a sexual act- by using force against that other person; or by threatening or placing that other person in fear that any person will be subjected to death, serious bodily injury, or kidnapping; or attempts to do so

US C 18 1 2241 b

knowingly- renders another person unconscious and thereby engages in a sexual act with that other person; or administers to another person by force or threat of force, or without the knowledge or permission of that person, a drug, intoxicant, or other similar substance and thereby- substantially impairs the ability of that other person to appraise or control conduct; and engages in a sexual act with that other person or attempts to do so

US C 18 1 2241 c

crosses a State line with intent to engage in a sexual act with a person who has not attained the age of 12 years, or knowingly engages in a sexual act with another person who has not attained the age of 12 years, or knowingly engages in a sexual act under the circumstances described in subsections (a) and (b) with another person who has attained the age of 12 years but has not attained the age of 16 years (and is at least 4 years younger than the person so engaging), or attempts to do so, In a prosecution under subsection (c) of this section, the Government need not prove that the defendant knew that the other person engaging in the sexual act had not attained the age of 12 years.

United States Code selections from some section page four of six

US C 18 1 2242

knowingly-

causes another person to engage in a sexual act by threatening or placing that other person in fear (other than by threatening or placing that other person in fear that any person will be subjected to death, serious bodily injury, or kidnapping); or
engages in a sexual act with another person if that other person is-
incapable of appraising the nature of the conduct; or
physically incapable of declining participation in, or communicating unwillingness to engage in, that sexual act;
or attempts to do so

US C 18 1 2243 a

knowingly engages in a sexual act with another person who-
has attained the age of 12 years but has not attained the age of 16 years; and
is at least four years younger than the person so engaging;
or attempts to do so

US C 18 1 2243 b

knowingly engages in a sexual act with another person who is-
in official detention; and
under the custodial, supervisory, or disciplinary authority of the person so engaging;
or attempts to do so

US C 18 1 2243 c

In a prosecution under subsection (a) of this section, it is a defense, which the defendant must establish by a preponderance of the evidence, that the defendant reasonably believed that the other person had attained the age of 16 years.

In a prosecution under this section, it is a defense, which the defendant must establish by a preponderance of the evidence, that the persons engaging in the sexual act were at that time married to each other.

State of Mind Proof Requirement.-In a prosecution under subsection (a) of this section, the Government need not prove that the defendant knew-
the age of the other person engaging in the sexual act; or
that the requisite age difference existed between the persons so engaging.

US C 18 1 2244 b

knowingly engages in sexual contact with another person without that other person's permission

US C 18 1 2261

with the intent to kill, injure, harass, or intimidate

a spouse, intimate partner, or dating partner,

and who commits or attempts to commit a crime of violence against that spouse, intimate partner, or dating partner

A person who causes a spouse, intimate partner, or dating partner

to travel in interstate or foreign commerce or to enter or leave Indian country

by force, coercion, duress, or fraud,

and who, in the course of, as a result of, or to facilitate such conduct or travel, commits or attempts to commit a crime of violence against that spouse, intimate partner, or dating partner

Whoever commits the crime of stalking in violation of a temporary or permanent civil or criminal injunction, restraining order, no-contact order, or other order described in section 2266 of title 18, United States Code

US C 18 1 2261A

with the intent to kill, injure, harass, intimidate,
or place under surveillance with intent to kill, injure, harass, or intimidate another person,
and engages in conduct that
places that person in reasonable fear of the death of, or serious bodily injury to-
that person;
an immediate family member (as defined in section 115) of that person;
a spouse or intimate partner of that person; or
the pet, service animal, emotional support animal, or horse of that person; or
causes, attempts to cause, or would be reasonably expected to cause substantial emotional
distress to a person; or
with the intent to kill, injure, harass, intimidate,
or place under surveillance with intent to kill, injure, harass, or intimidate
another person,
uses the mail, any interactive computer service or electronic communication service or
electronic communication system of interstate commerce, or any other facility of interstate
or foreign commerce
to engage in a course of conduct that-
places that person in reasonable fear of
the death of or serious bodily injury to
a person, a pet, a service animal, an emotional support animal, or a horse; or
causes, attempts to cause, or would be reasonably expected to cause substantial emotional
distress to a person,
if death of the victim results;
if permanent disfigurement or life threatening bodily injury to the victim results;
if serious bodily injury to the victim results or if the offender uses a dangerous weapon
during the offense;
as provided for the applicable conduct under chapter 109A if the offense would constitute
an offense under chapter 109A (without regard to whether the offense was committed in
the special maritime and territorial jurisdiction of the United States or in a Federal prison);
Whoever commits the crime of stalking in violation of a temporary or permanent civil or
criminal injunction, restraining order, no-contact order, or other order described in section
2266 of title 18, United States Code].

Safely reduce and consider ending small cell confinement torture occurring in prisons in the US and world.

Major human rights violations - torture, currently common-place to about more than two million people in the US

Safely end United States national adult nonviolent drug prohibition.
If regulating drugs, prostitution, gambling and, or vice, do so by each State, possibly subsequently by counties, cities, etc.

Consider using less and, or doing differently than doing
drugs, coffee, alcohol, marijuana, vice, prescription medications, psychiatric medications,
money for sex, sex for money.
If using drugs, drink water and try to sober before falling asleep.

States rights, fewer laws, fewer taxes, laws by counties, cities, etcetera less government
person and property

Practicing cognitive behavioral therapy, dialectical behavior therapy, CBT, DBT skills while
playing sports, doing activities, basketball, socializing, etcetera.
Biodegradable USDA organic edible normal, small caliber and high velocity paintballs for
paintballing.
Reduce and, or stop cutting down natural native trees.

Natural, native, dirt, grass, ground walking, running, rolling, riding routes in countries,
states, counties, cities, towns, areas, regions, separate from roadways, between,
neighborhoods, towns, cities, town and city centers, points of interest, streams, creeks,
rivers, lakes, oceans, valleys, hills, mountains, ridge tops, parks, open spaces etcetera

Increased natural native open spaces. Vertical growth over existing building footprints.
Much continuous long, wide, open spaces connecting varying, larger, open spaces.

Steel frame buildings, tall ceilings, large completely open-able window walls, solar panel
windows and side paneling, flat useable load bearing roofs, uninhabited tall ceiling
basements where appropriate

USDA certified organic edible computer printer paper, printer toner, pens, pen ink, pencils
Computer printer paper folded and, or stacked and a simple durable click pen and, or pencil
Vegetable row cropping in residential backyards, urban, semi-urban, rural lots
suburban residential vegetable garden row cropping planting once a month in season,
battery operated hose faucet timer

Residential yard vegetable gardens, dirt, manures, possibly a soil fluffer such as mulch
plant monthly, north to south
Corn in the middle, tomatoes, medium size plants on either side, smaller plants, lettuces
outsides of those
Battery operated hose faucet timer for watering, caution about law fertilizers, lawn weed
and feed, pesticides, etcetera

Instead of individual plastic portable toilets
Semi-truck trailers with on both sides
Individual toilets and stalls with flushing toilets,
Flushing plumbed, draining to a separate tanker trailer

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Diet for institutions and institutions providing and, or serving food to large amounts of people

Dry, swallowed with water, cold water soaked for 1-12 hours and, or lightly cooked whole grain berries, rice, small legumes, lentils, split peas

And whole, and, or chopped, fresh, canned and, or dried vegetables, fruits, nuts, seeds, spices, foods, etcetera

Reduce chemicals in everything, food, drinks, medicines, toothpaste, deodorant cosmetics, makeup soaps, shampoos, dishwasher soap, laundry soap, clothes underwear, products, items worn on body, laundry soap fragrances, dyes

Reduce, end using toothpaste if diet permits, brush and floss with water

Home, commercial and industrial dishwashing soaps without harmful chemicals

Entire working shift video and audio surveillance, "body-cameras" multiple camera angles for, law enforcement, court and possibly medical doctors, hospitals, emergency rooms

Entire working shift video and audio surveillance, interior and exterior of patrol vehicle, multiple camera angles,

Play pass, catch, tag, hide and go seek, baseball, basketball, tennis, football, soccer, field hockey, lacrosse, field sports

Ask people at the park to play pass, catch, tag, hide and go seek, court sports, field sports

Reduce, end wildlife hunting; consider value of vast amounts of natural native wildlife animals

Reduce, end eating animals

End animals as pets

End animals as farm animals

Disaster kit: NIOSH P100 respirator, athletic-style ocean flotation vest, helmet certified for ocean, head lamp, smart phone, two-way radio, normal radio, solar charger, rugged tape for first-aid, flare gun, drinking water, UV protection, footwear for long travel, travelability, and possibly more

For people and the homeless:

"Osprey Daylight" backpack, "SOL semi-permeable thermal bivvy" sockless hiking sandals, wide brimmed hat,

many varieties of each mixed together dry whole grain barriers, rice, small legumes, swallowed dry with water and chopped vegetables, fruits, foods, fresh, canned and, or dried, UV skin health, foot health, hygiene, mouth oraphis, body parts health

USDA organic edible water filled, paint-less, normal, high-velocity and smaller caliber paintballs for environmentally friendly paintballing

Consider laws applied hierarchly

Prenuptial agreements before marrying

Work towards emancipating minors as soon as possible

All scholastic school courses, all grades, kindergarten through grade 20 and beyond, through internet correspondence courses

Single, dual and many dance, theatre acting, exercises, games, techniques, acting games, exercises, games

Reduce end harvesting peat moss

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Natural native dirt, grass, ground walking routes, natural native grass seed
Natural dirt, grass, ground walking routes with natural native grass
Routes also directly along freeways, highways, etcetera both over and under highway over and under-crossings.

“Left lane passing only signs” on highways and freeways
Longer highway and freeway entrance and exit ramps
Higher speed limits on highways and freeways
Walking routes directly along both sides of highways and freeways with routes both over and under road overcrossings, etcetera

Natural ground walking routes, neighborhoods, towns, points of interest, waterways, ponds, lakes, oceans, parks, meadows, natural open spaces, valleys, hills, mountains, ridges, cities, states, countries, continents and possibly more

Vertical growth over preexisting building foundation footprints; steel frame structures, industrial load bearing, tall ceilings 30+ feet, multiple extra large, wide stairwells, openable, stoable transparent and solid whole-wall panels, flat, load bearing, useable roofs, possibly tall ceiling basements if location terrain appropriate, industrial electrical, plumbing, water, sewage for each floor separately, industrial rigging, each floor, plumbing for drinking water tanks on roofs, solar building side paneling, outdoor balconies, possibly recessed higher floor levels

Reduce harmful chemicals, generally and more; water, soil, air, human, animal contamination
Reduce and caution about chemicals in tampons, condoms, personal lubricants, washes, products

Sobering before sleeping after drug use, caffeine, alcohol, marijuana, tobacco, prescription meds, recreational drugs

Field sports, juggling racquetballs, knowing all you know, short hair
USDA organic, edible, environmentally safe, sidewalk-chalk
Reduce, and in some areas end, cutting down natural native tress
Responsible antibiotic, antiviral, antifungal medication use

Learn format for federal and state lawsuits, complaints, asking etcetera
Learn civil and criminal trail law, procedure, trial procedure, objections, etcetera and possibly more

audio video recording all court paper filing, public reception desk interactions with the public

audio, video recording all court proceedings

courthouse allowing people to audio record and, or hands free audio, video record

colleges creating for courts in their counties, states, countries and jurisdictions
computerized public interfaces for courthouse public paper filing and public reception desk interactions

Courts, court documents, lawsuits using six digit date and ten digit date and time format, 200502, 200502 1932

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Julian calendar

Reduce harmful chemicals in sports and athletics balls, equipment, clothing, socks, shoes, underwear, soaps, shampoos, deodorants, colognes, cosmetics, toothpastes, mouthwashes, laundry soaps, dishwashing soaps, lawn and garden pesticides, commercial and industrial, agriculture fertilizers and pesticides, foods, drinks, medicines, dental work, tampons, pads, condoms, personal lubricants, toilet paper, underwear, bags, equipment, accessories, appliances, accessories, cars, buses, gasolines, fuels, buildings, carpets, paints, couches, chairs, desks, papers, printer toners

Advance tech, neuro tech tuning for low dose, micro dosing endorphins

During the day and, or always on listening to simultaneously many different foreign languages plays, speeches, stories, operas, books, etcetera and more

Walking, running, rolling, riding routes around perimeters of buildings, properties, locations

Oing, Oeing, knowing skills, skills for brain health, mental health, advance tech processing

Tag, Hide and go seek

Law or right violated

Who violated the law or right

How the law or right allows or does not allow

How the person violated the law or right

How a person was effected

How a person was harmed

Yu might be subjective

Major health concerns about chemicals

United States company

blank template website editing and publishing

options that web address target is a pdf or other common computer files

Information might be sent by email, mail or parcel delivery to many different places in the world or Solar System.

Improved chemical and or organic fertilizers and pesticides

Lines, 10 digit date and time county state name id number

200718 0630 PDT Sonoma County California Benjamin Coxon CADL D4315123

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Water filled, biodegradable, environmentally friendly, USDA organic edible paintballs without paint, normal, high-velocity and smaller calibers

Reduce, end harmful chemical fertilizers, pesticides in mass agricultural farming, might improve ground water quality
Organic, mass agriculture fertilizers and pesticides
Lower and, or reduce fencing

Pass, catch, tag, hide and go seek,
Asking people at the park to play pass, catch, tag, hide and go seek, field sports

Outside in public, many vertical drinking water pipes taller than eight feet high, with faucets for drinking water for animals, humans, large and small drinking water bottles and a shower at least eight feet high for human hygiene, "swimsuit", "no soap", etcetera can be written on pipe

Accomplishing without government
End national adult nonviolent drug prohibition in the United States
If regulating adult nonviolent drugs in the United States, do so by State and possibly subsequently by County, Parish, etc
Might not apply to commonly associated advanced technology concerns

Separately, reduce end small closed cell confinement of nonviolent, mildly nonviolent and noninjuriously nonviolent prisoners in prisons in the United States and on Earth;

ATTENTION Gross humanitarian violations, torture, occurring in prisons in the United States and on Earth today

Law enforcement, Kevlar hats and shorts
Entire working shift video and audio surveillance, "body-cameras" multiple camera angles
Entire working shift video and audio surveillance, interior and exterior of patrol vehicle, multiple camera angles

law enforcement patrol vehicles with cameras in windows and lights capable of long range all directions radar, speed determining, driver videographing, license plate videographing, automatic ticket writing and mailing

law enforcement patrol vehicles, secure driver, rear seats barrier
driver seat that goes all the way back, rear seats middle and right side only

many, all angles video graphing, interior and exterior, always recording during entire shift

law enforcement uniform audio videographing many all angles front, back side, always recording during entire shift

consider emergency signal lights in lights, windows

posting miranda rites and habeas corpus laws in patrol vehicles, many multiple languages

consider possibly email address and, or suggestion, public comments send form and, or public posting board on website

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instead of asthma inhalers, breathing and singing exercises

natural dirt, grass, ground walking routes directly along both sides of highways, freeways

natural dirt, grass, ground open spaces

Safely emancipate minors as soon as possible

School scholastic courses kindergarten through grade 20 and beyond through www
internet correspondence courses

All items in house into small clear plastic totes with latching lids, sort items by like things
consolidating, initially avoid discarding items, be prepared to abandon house

Sort items in house by like things, consolidating, take pictures and videos of items and
possibly of yourself and others talking about items, initially avoid discarding items,
Stow kept, unused items in small clear plastic totes with latching lids

Prenuptial agreements

Living outside

rice pudding
ingredients, rice, rice milk, maple syrup

washing hands without soap
with cold water and rubbing hands together

urinating outside or in residential backyards to save water by flushing toilets less

paving blocks with holes allowing natural native dirt and grass
for driveways and sidewalks

holes in center of asphalt road streets, residential neighborhoods
for natural native trees, natural native tall trees

concrete lattice with holes paving blocks, natural native dirt, grass through holes,
residential driveways, some driveways, some parking lots

natural native dirt, grass sidewalks

acting about acting

speaking openly about advance tech

knowing all you know

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Living outside

Small lightweight back pack

Hiking running sandals

Wide brimmed hat sun uv protection

Many varieties mixed together of whole grain berries small lentils vegetables fruits nuts seeds spices

Whole grain berries can be eaten with vegetables and fruit

Eaten or swallowed dry with cold warm hot water

Soaked in cold warm hot water

Baked, fried

Cooked in little water

Learn tech as soon as possible and or is safe and healthy

Learn tech as soon as possible and or is safe and healthy

About the United States and possibly some and or all of the Earth and Solar System

All kindergarden through 20 school “scholastics” through www internet correspondence course

Smartphone and or tablet computer

Information not necessarily reliable or safe

Replacing residential backyards and front yards, lawns with native natural field grass, fruit trees, vegetables, foods, circle and row cropping

Consider replacing lawns with natural field grass native to areas,
fruit trees planted around the perimeters of front and back yards
food, vegetable, plant growing,
row and circle cropping edible vegetables

for vegetable gardening
soil made of mixed compost and mulch or coconut coir
cow, chicken, turkey, worm, etcetera manures
or natural biodynamic organic fertilizer options
or non-animal, non-ocean, non-earth fertilizers
or different fertilizer options
over or mixed with native earth

Consider and consider how to grow food without animal products or synthetic chemicals

If animal manure is available and acceptable, it provides nutrients

Circle or row crop food, vegetables, corn and more
plant starting early season, monthly north to south

lawn and battery operated garden hose timers can water regularly

circle cropping can be watered by single 360 degree short or long range sprinkler and
works great in fields, mowed, raked and tilled

Support chemical fertilizer advances, healthier, cleaner,
less harmful to humans, animals, natural native grass at bases of trees, bushes, vines,
groundwater, creeks, rivers, streams, ocean, environment

planting redwoods and tall oaks through the asphalt at the center of residential streets at
suitable locations not blocking traffic or emergency vehicle access

Reduce littering oceans

Reduce chemical polluting oceans

Reduce commercial and industrial fishing

Reduce ocean animal killing

Values of living wild ocean animals

Reduce chemical polluting creeks rivers streams

Reduce polluting ground dirt grass

Reduce residential business commercial industrial chemical polluting

Reduce residential business commercial industrial littering

Considerations about residential commercial industrial agriculture chemicals fertilizers pesticides and health of humans, environment, ground water natural wildlife animals

Improved commercial industrial agriculture fertilizers and pesticides to improved health

Natural, organic and, or greatly improved chemical fertilizers and pesticides for home, commercial, industrial agriculture.

Improved ground water, creek, stream, river water quality and health.

Improved ground, grass, environmental, wildlife health.

Increased options to be able to lower and, or remove wildlife fencing

Decrease use of chemical lawn fertilizers and weed killers.

Decrease residential, commercial, industrial chemical run-off and pollution.

Decrease gas, oil, petroleum and chemical leaks from motor vehicles.

Biodynamic, organic and, or improved chemical fertilizers and pesticides for residential, commercial and industrial agriculture.

- Improved ground water quality
- Improved creek, river, stream water quality
- Improved subsequent ocean water quality

- Improved natural wildlife health

- Improved water quality

Vertical growth over existing building footprints
Maintain natural native open spaces.

Separate

extra tall ceilings, open-able window and solid walls, flat load bearing roofs
extra multiple extra wide stairwells at multiple dispersed locations
Industrial plumbing, plumbed for drinking water tanks on roofs and basements
industrial wall and ceiling rigging
consider safe tall ceiling basements at environmentally appropriate locations

Industrial electrical with individual floor or more options to connect disconnect provide
and receive power from electrical company, solar panels, wind, additional sources,
batteries, combustion generator

Vertical growth over existing building footprints
Maintain natural native open spaces.

There might be additional considerations

Many transecting, overlapping, extra wide, continuously-long, natural native open spaces of
varying shapes and sizes throughout California, the United States and possibly the world.

About Sonoma County, California
And for extrapolation

By land owners,

let be natural open space areas, open to the public
consider reducing, removing fences,
all undeveloped and agricultural land in Sonoma County

Natural Open Agriculture Spaces, Natural Open Agriculture Recreations Spaces
west of Faught Road and east of Old Redwood Highway,
between Highway 101 and the railroad north of River Road South of Mark West Creek
between Highway 101 and the railroad north of River Road south of Mark West Creek
all currently undeveloped space between Petaluma Hill Road and Santa Rosa Avenue,
undeveloped space west of Highway 101 in the middle Sonoma County valley
along the Russian river South of Healdsburg north of River Road west of eastside road east
of the hills
west of Wholer Bridge east of Hacienda south of Westside Road north of the Russian River
south of Graciana Winery east and west of Wholer Bridge south of Westside Road north of
the Russian River
all of Calistoga Valley

Natural Open Spaces, Natural Open Recreation Spaces
north west of highway 101 and Shiloh Road,
grass and tree areas at the location of the former Fulton Road, Highway 101 interchange
north west of intersection of Fulton and River Roads,
north west of the intersection of Old Redwood Highway and Airport Boulevard
north west of the intersection of Highway 101 and Shiloh Road
south east of the intersection of Highway 101 and Shiloh Road
all hills surrounding central Sonoma County valleys
northwest of Airport Boulevard and Brickway Boulevard
west of Santa Rosa east of Sebastopol
Southwest of Moshin Vineyard Winery, north of the Russian River

Natural Open Spaces, Field Sports, Parks
north of Guerneville Rd, west of Coffee Lane, east of Marlow Rd

re-exposing Santa Rosa Creek through east of Santa Rosa Ave

Allow routes for walking, bicycling, rolling, riding
over natural native dirt and native grass
everywhere, between neighborhoods, towns, cities, communities, parks, wineries, points of
interest, creeks, streams, rivers, lakes, ponds, valleys, hills, mountains, ridgeways, natural
open spaces, trails, routes, etcetera and possibly more,
directly along the east and west side of Highway 101,
both over and under all road overcrossings
throughout Sonoma and possibly more counties

and

east of 101, from north side of “Kaiser” on Old Redwood Highway to Shiloh Road and
further northward
west of 101, from the north side of “Kohls” store parking lot in Santa Rosa to Old Redwood
Highway in Windsor and further northward,
east and west of 101, between Petaluma and Cotati,
west of 101, between Rohnert Park and Santa Rosa,
east and west of 101, between Windsor and Healdsburg,
east and west of 101, north from Healdsburg

Walking rolling riding routes from the north east corner of Esposti Park to Faught Road

and

along the creek passing under Mendocino Ave just south of Chanate Rd
north and south side of Mark West Creek, east and west of Old Redwood Highway
and
along, old logging roads, fire roads, agricultural roads, vineyard roads, property lines, single
track routes,
extend Hunter Creek trail route eastward from just before left turn near east end to cross
Petaluma Hill Road at Snyder and eastward to the hill ridgeline
extend the North Rohnert Park trail route across Snyder Lane straight eastward to the hill
ridgeline

and

along unpaved sections of railroad walking bicycling route

compacted natural dirt and native grass walking routes
possibly with asphalt paved path

consider alternatives to chain-link fencing
between railroad tracks and walking, bicycling route

and

many transecting, overlapping, extra wide, continuously-long, natural native open spaces
throughout California, the United States and possibly the world of varying shapes and sizes.

Land owners retain property, retain rights to close property to public
Caution about litter, human, dog, cat feces and legal liabilities.
Consult attorneys, lawyers and insurers.

If necessary, consider signs, signs instead of fencing; caution about too many signs

About Highways, Freeways 101 and 12, Sonoma County, California

Natural native dirt, grass, ground walking, bicycling, rolling, riding routes
along both sides of highway 101 and 12,
Walking routes both over and under overpasses

Walking, rolling, riding routes over land adjacent to highway freeway property, land.
Land owners maintain rights to open, close routes

Walking, bicycling, rolling, riding routes along both sides of most and, or all creeks, streams,
etcetera passing under Freeways 101 and 12

Cloverleaf interchanges, entrance and exit ramps at most and, or all interchanges

Natural, native-to-location trees, redwoods, planted with respect to long term future
highway widening and expansions

Basketball hoops underneath Highway 101 north of Third Street, south of Fifth Street, Santa
Rosa

Basketball and tennis courts underneath Highway 12 east of Maple Street, west of
Brookwood, Santa Rosa

“Left lane for passing only” signs

Consider,
Increased overpass height
Longer interchange, entrance and exit ramps
Longer outlooks for expansion and widening
Consider increased speed limits

Land owners of land adjacent to freeways, retain property, retain rights to property retain
rights to close property to public
Consult attorneys, lawyers, insurers

This page was typed considering Sonoma County, California; some of these ideas and
concepts might be applied to different counties, states, locations in the US and world.

Walking rolling riding ways along creeks streams rivers under freeways highways roads
and streets in Sonoma County California

Stop cutting down natural native trees in Sonoma County California

Consider letting stay most or all natural native trees in Sonoma County California and the United States

Consider reducing ending cutting down natural native trees in California

Reduce end littering land water ocean solar system universe

Improve quality and health of chemicals produced

Improve quality and health of residential commercial industrial agriculture food agriculture fertilizers and pesticides

Improve quality of chemicals in things objects items products consumer products personal items

Rinse with cold clean healthy water

Avoid soap

Avoid artificial chemicals

Artificial: adjective, made or produced by human beings rather than occurring naturally...

Rinse consume products with clean healthy water before use

Reduce end animals as pets

Reduce end domesticated animals

Reduce end animals as pets farm or food

Reduce end hunting, fishing ocean fishing

Value of living natural native wild animals

Reduce end ocean food harvesting

Value of living natural native wild ocean animals

About some fences in Sonoma County California, walking rolling riding gaps in fences at some places and some corners.

Consider opening the area south of Sanders or possibly Shiloh Roads east of Windsor Road west of Skylane Boulevard north of Airport Boulevard and Mark West Station Road as mostly natural open space with already existing structures or some of those structures slowly removed over time.

Natural dirt grass ground walking routes along both north and south sides of Mark West Creek west of Highway 101 east of the Russian River.

Caution about littering polluting human and pet animal wasting.

Consult insurers, attorneys and lawyers.

Consider consulting the local Sheriff and local and state fire departments.

Consider local and national newspapers.

Land owners consider maintaining ready ability to close any area opened.

And also for consideration

An open space park at the area currently open space north west of the intersection of Airport Boulevard and Airport Boulevard south of NeilMed Pharmaceuticals east of Skylane Boulevard

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Consider extrapolating

Additional concerns exist

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Caution these pages typed while Ben was harassed and assaulted during later of 2011 to
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Caution possible seizure of property "in" and "out", community service, electronic tracking,
electronic tracking and confinement, jail, prison, short terms long terms life terms, life
terms, prison terms longer than 1000 years, sentencing to death and death are possible,
Caution

Warning

Attention

Warning

July 31, 2020 1136 Pacific Daylight Time
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