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**From:** USRecovery <usrecovery@gmail.com>  
**Sent:** Monday, April 20, 2015 10:15 PM  
**To:** Haley, Nikki; nikkib  
**Subject:** Re: IF THE HYDERGINE AND ROTATIONAL HOT/COLD "PACKS" (HEAT LAMPS AND ICE PACKS) WORKED.....AS WE'VE SEEN BEFORE, NUMEROUSLY, WHEN USED/TRIED.....KEEP UP THE GOOD WORK, HYDERGINE (@ ED50S, MINIMALLY) AND START SINGING ABC'S SONG (AND OTHER CHILDHOOD FAV...

Governor Hailey,

In addition to the great news about Bobbi Brown that I hoped to share with you and have implemented, asap, in South Carolina (Hydergine), I also wanted you to implement the "New Science of Love" materials, the Part A of these Unification Science Discoveries/Upgrades (the Scientific/Mathematical/Reprovable "BASICS OF RIGHT AND WRONG")....and, if you think that it/they aren't needed or "don't apply to you", just try it/them yourselves on a "Confidential Doctor-Patient Basis" and see for yourselves.....like Dr. Einstein's Post-1904-Relativity/New-Avogadro's-Number-including High School Diploma, that didn't include the "Article 1 Upgrades" (Constitutional Default and Bill of Attainder Applications to insurance/benefits), all the way from 1904-Now, "Responsibility Courses, Officially-Misspelled-Clinton-Dictionary- Words, and Core Curricula, included", not to mention the even-newer Unification Science Upgrades viewable/enforceable/implementable from [www.PRLog.Org/10439974](http://www.PRLog.Org/10439974) (available and legally ordered/warranted, VIA DEFAULT, in 1989's LA21STJDC#89-00443, ET.SEQ.)....the absence of the 1904-48 Standard Insurance Provisions Upgrades, Title 22, leaving us vulnerable to the economic attack strategy seen, since 1989, at least ((specifically, Constitutional DEFAULT Applications, where "in 10 days (15 max) of notice-of-claim/proof-of-loss/demand-for-payment, if insurers haven't paid or provided 'proof of loss forms', they've defaulted/stolen-benefits, especially, where the grand jury has been informed/served, as well as the insurer: as well as Constitutional Bill of Attainder Prohibition Applications....that is "where policies' terms/provisions differ from the 1948 Standard Insurance Provisions and are inferior to the policyholder, they are amended to those 1948 Standard Insurance Provisions, upon sale/issue of the policy"....including provisions that allow "all possible jurisdictional prosecutions" for multi-state insurers with offices in other states, if the "usual court/state of jurisdiction's courts don't work properly", for example)).....negligence/malfeasances that've allowed federal trust deficits and the enemy arming foreign loans they produced (as well as the decay in Public/Mental Health Conditions to Civil/World War that leave us more vulnerable to attack than we would be without prevent a blue exaggerated crime/debt levels)!!!!

Relatedly, as these new Unification Science Upgrades have also been applied to Psychoanalysis (the first/only scientific/mathematical/reprovable upgrades thereto, since Dr. Freud's "Proper Thought Function" superseded Psychobiology's/Psychiatry's "Proper Brain Function"---the "Jamesian/Pavlovian Thoughtless Stimulus-Response-Mechanism Model" that provided and justified Lobotomization and electroshock as the only behavioral curatives possible), THE NEW SCIENCE OF LOVE IS NOW AVAILABLE, OFFICIALLY, SINCE 1989, AT LEAST, AND, OBVIOUSLY, "NEEDED, AVAILABLE, AND DUE" TO YOUR CITIZENRY, AS THE RECENT PULITZER PRIZE EXEMPLIFIES/REPROVES.....superior to Dr. Frohmm's works and including of a new, complete, Scientific Psychoanalytical System (used in the new Medical Specialties of Hypnoanalysis and Eroanalysis, as well as the G.P. equivalency of Doctors of Macrobiotics)....

Like Dr. Einstein's then-new Avogadro's Number, which was unknown until the then-new High School Diploma that included such new materials, similarly, with the new scientific/mathematical reprovable of Love, these parameters are, presently, unknown (likewise with undeniably are provable a certainty, as Part A of the new exam at [www.PRLog.Org/10439874](http://www.PRLog.Org/10439874) reproves, much less the more advanced materials/course/exam in the

appendix to my book, copyrighted, since 1989c., as well, and in the Library of Congress).....as such, what this reprovably means, since Love is, presently, an unknown (like the then-new Avogadro's Number), is that the "BAAL-MARRIAGE TRADITION OF MALES-ASK" requires that males, of necessity (however unintentional it may be, throughout the variable spectrum of society), must be "asking for something other than Love" or, otherwise, they're engaging in some degree of "rape through fraud" (a reality, with counterfeiters of these materials virtually everywhere, since 1989, however poor such counterfeits may be, that's REPROVABLY RESPONSIBLE FOR THE CURRENT 90%+ INFIDELITY RATE AND 60%+ DIVORCE RATE.....A CURABLE EPIDEMIC OF ELEVATED SADNESS, PRETENSE, CONFUSION, HYPER-DEFICIT-PRODUCTION AND ROID-RAGE-DELUSION, EMOTIONALLY (AND PREVENTABLY ELEVATED NEUROPEPTIDES, ENKEPHALINS, INFLAMATORIES, AND BIOEQUIVALENTS, BIOCHEMICALLY) THAT'S BEING MAINTAINED ARTIFICIALLY/CRIMINALLY/NEGLIGENTLY/MALFEASANTLY VIA THE DENIAL OF THESE UNIFICATION SCIENCE UPGRADES (LIKE PENICILLIN IN THE 1940s, WHEN/WHERE PURPOSEFULLY-UNPROVIDED, AS REPORTED, HISTORICALLY, AS TUSKEGEE INSTITUTE SYPHYLIS EXPERIMENTS, ETC.), LEADING TO HUNDREDS OF PREVENTABLE DEATHS IN SOUTH CAROLINA, ALONE (SOMETHING THE PULITZER PRIZE WINNING REPORTER EXCLUDED FROM HIS PRIZE-WINNING-SERIES, AS DID THE PULITZER PRIZE ORGANIZATION, WITH KNOWLEDGE)!!!

Your immediate and emergency attention to getting these proven and reprobable upgrades implemented for your peoples is something that cannot await of delay (the fact that they've been Ordered/Awarded/Warranted, via default, for enforcement/implementation, since 1989's LA21stJDC#89-00443, et. seq., state-wise and federally) is something that merely further-proves the justification of your immediate/emergency enforcement/implementation, like the Upgrades to U. S. Grade, themselves, is needed, available, and due!!!

RCCFM, Always(c);

Dr. Eric Williams-Durand  
Who's Who in America Physician and Law Professor  
[www.Myspace.com/USRecovery](http://www.Myspace.com/USRecovery)  
USRecovery@Gmail.com

DON'T ALLOW YOUR CITIZENS TO PERISH, EN MASSE, ANOTHER DAY, AS "MODERN DAY TUSKEGEE INSTITUTE EXPERIMENTS", AS THEY HAVE BEEN, SINCE 1989, WITH REPROVABLE, UNDENIABLE, CERTAINTY.....GET THEM THE MEDICAL SERVICES, NEEDED, AVAILABLE, AND DUE, SINCE 1989, TODAY.....AND THE LEGAL SERVICES THEY DESERVE TO BE COMPENSATED FOR, REGARDING THESE ILLEGAL/NEGLIGENT/MALFEASANT DENIALS OF SUCH NEEDED, AVAILABLE, AND DUE MEDICAL SERVICES/BENEFITS!!!! (THE WAR NEUROSES AND PSYCHOSES REPORTED IN THESE PULITZER PRIZE WINNING STORIES ARE INEXCUSABLE AND REPROVABLY-PREVENTABLE VIA THESE UNIFICATION SCIENCE "PSYCHOANALYTICAL/EROANALYTICAL CURATIVES".....BEWARE OF COUNTERFEITS, THEY MERELY EXPAND CRIME/DEBT INTO CIVIL/WORLD WAR AT "TRIPLE DOWN ACCELERATED RATES", AS SEEN SINCE 1989, ONLY PROPER USAGE OF THESE COPYRIGHTED/PATENTED UPGRADES TO U.S. GRADE LOWER/ELIMINATE CRIME/DEBT EXPANSION, INSTEAD OF INCREASING IT)!!!

On Apr 20, 2015 5:34 PM, "USRecovery" <[usrecovery@gmail.com](mailto:usrecovery@gmail.com)> wrote:

On Apr 20, 2015 12:01 PM, "USRecovery" <[usrecovery@gmail.com](mailto:usrecovery@gmail.com)> wrote:

On Apr 19, 2015 11:44 PM, "USRecovery" <[usrecovery@gmail.com](mailto:usrecovery@gmail.com)> wrote:

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> SENATOR:

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> SEE BELOW, YOUR BILLS/AWARDS/MEASURES MEAN NOTHING, WHEN YOU HAVE NO PLACE TO ENFORCE THE BILL/LAW.....DEFAULT WAS CREATED IN 1776, UNCHANGEABLY, TO PROVIDE SOME 60%+ PROPER FUNCTION, EVEN WHEN OUR GRAND JURIES (CONGRESS, LEGISLATURES, AND LOCAL GRAND JURIES, STATE AND FEDERAL) WERE CRIMINALLY OCCUPIED OR OTHERWISE SABOTAGED/DYSFUNCTIONED.....AS NOW.....ITS CERTAINLY THE LAW/CONSTITUTION/CONTROLLING-STATUTE WHEN OUR GRAND JURIES AREN'T CRIMINALLY-OCCUPIED.....SO, PRETENDING THEY AREN'T, RIGHT NOW, DOESN'T HELP.....SO WHY IS THERE RESISTANCE TO "PROPER CONSTITUTIONAL DEFAULT FUNCTION", WHEN ITS REALIZED AND UNDERSTOOD THAT THESE GRAND JURY DYSFUNCTIONS (BILLS AND WARRANTS CORRECTING CRIMES, NOT OCCURRING, AS SOON AS A GRAND JURY HAS KNOWLEDGE THEREOF) IS WHAT/WHERE THE PROBLEM IS.....AND THE FOUNDING FATHERS ALREADY CREATED THE SOLUTION, ARTICLE 1'S "DEFAULT APPLICATIONS AND BILL-OF-ATTAINDER-PROHIBITIONS).....DEFAULT, STOPPING CRIMINAL OCCUPANTS FROM GETTING AWAY WITH ANYTHING IN VIOLATION OF THE LAW, EXISTING, AND BILL-OF-ATTAINDER-PROHIBITION PREVENTING CRIMINAL OCCUPANTS OF THE CONGRESS OR LEGISLATURES FROM MAKING "BOGUS NEW LAWS" THAT STEAL ALL YOUR/OUR BENEFITS BY CHANGING THE TERMS OF PREVIOUS MEASURES/RULINGS/AWARDS? AS THESE PROPER GOVERNMENTAL/CONSTITUTIONAL FUNCTIONS ARE THE ONLY WAY TO OBTAIN AND MAINTAIN SOLVENCY....WHY WOULD ANYONE CHAMPION ANYTHING ELSE, UNTIL THE CRIMINALS OCCUPYING GOVERNMENT (PRODUCING DEFICITS AND ENEMY ARMING FOREIGN LOANS) ARE REMOVED FROM GOVERNMENT OFFICE, BY DEFAULT WARRANTS' ENFORCEMENTS, IF NOTHING ELSE....ESPECIALLY, WHERE SUCH CONSTITUTIONAL DEFAULT/CONVICTION WARRANTS ALREADY REPROVABLY-EXIST AND ARE OUTSTANDING???

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> IF EXISTING LEGISLATIONS' CONVICTIONS FOR VIOLATIONS ALREADY EXIST (VIA CONSTITUTIONAL DEFAULT) AND AREN'T BEING ENFORCED, HOW COULD ONE CONSIDER THAT THE SOLUTION IS "MAKING AND PASSING NEW LEGISLATION THAT MUST BE TRIED AND CONVICTED FOR VIOLATIONS, BEFORE THEY CAN BE ENFORCED AND DO ANYTHING"?? THE SOLUTION, OBVIOUSLY, IS TO GET THE EXISTING WARRANTS ENFORCED, BEFORE MALFEASANTLY, OBSTRUCTIVELY, AND DIVERSIONARILY MAKING OR PASSING ANY NEW LEGISLATION, RIGHT? ESPECIALLY, SINCE AN ABSTRACT OF ANY SUCH "NEW LEGISLATION" WOULD PROVE IT WAS MADE MALFEASANTLY, OBSTRUCTIVELY, AND DIVERSIONALLY....MAKING IT THEM NULL AND VOID, PRETENDED AUTHORITY ACT/S!!! AS RELATED, WHAT'S NEEDED IS A MEANS OF ENFORCING THESE EXISTING/OUTSTANDING WARRANTS (OFFICES OF DEFAULT ENFORCEMENT IN EVERY STATE), NOT OTHER NEW LEGISLATION.....(AND, LIKE AN OUT OF STATE ATTORNEY PRACTICING BEFORE ANOTHER STATES COURTS, ALL THAT'S NEEDED FOR SUCH "DEFAULT OFFICES" IS A COURT/JUDGE THAT AGREES TO ENFORCE VALID PROCESS/DEFAULTS)!!! NO ONE ELSE'S PERMISSION IS REQUIRED, ITS ALREADY THE LAW AND DUE!!! As I informed you, regarding "proper committee function", where the Chairman opens the/any hearing by saying "I want to firstly, recognized officially these default-warrants I'm about to enter into the record and remand to the department of justice for enforcement" (as its the only way he/she doesn't engage in malfeasance and principalship to such crimes, to do so first, ..... Before anything else) and, the fact that they're default warrants means that he/she doesn't need anyone else's consent/vote to order their/these-warrants' enforcement, a Clerk is allowed to do so, under the Federal Rules of Civil Procedure, Rules 54 & 55, in fact, under Article 1, Section 7, any law-enforcement-officer, as the Chief Enforcement Officer, the President, may validly sign and enforce the former-bill/civil-verdict, once it becomes defaulted upon into law/warrant in 10 days (15 max) of post-informing/service nonpayment (via

non-answer or otherwise, as Title 22's. "Non-provisal of proof of loss forms" exemplifies, default-wise).....and, IT'S MALFEASANCE AND PRINCIPALSHIP TO THE CRIMES PROVEN/CONVICTED THEREIN FOR THE/ANY COMMITTEE CHAIR TO HAVE KNOWLEDGE OF SUCH DEFAULT-WARRANTS AND FAIL/REFUSE TO THUSLY RECOGNIZE AND REMAND FOR ENFORCEMENT, FIRST, BEFORE HE/SHE DOES ANYTHING ELSE (CERTAINLY IN THESE DEFICIT/ENEMY-ARMING-FOREIGN-LOAN ELIMINATING MATTERS)----NULLIFYING AND MAKING PRETENDED AUTHORITY, IMPEACHING, ANY OTHER ACTIVITIES OF THE COMMITTEE, IF THE CHAIRMAN HAD KNOWLEDGE OF SUCH WARRANTS AND DID ANYTHING ELSE, FIRST....AS ANY GRAND JURY WOULD CONCUR, GUARANTEED!!!!

RCCFM, Always(c);

Dr. Eric

Who's Who in America Physician and Law Professor

SEE TOO, BELOW, THE REAL UPGRADES AND SUICIDE/SEXUAL-MISCONDUCT COURSES HAVE ALREADY BEEN PROVIDED "FOR FREE", AFTER EXISTING, OUTSTANDING, WARRANTS HAVE BEEN ENFORCED!!!! AS WITH ANYSUCH FUTURE UPGRADES, LIKE THOSE, SINCE 1989, YOU MAY KNOW BEFOREHAND, THAT THEY ARE FRAUDULENT AND ANY/ALL APPROPRIATIONS THEREFORE SHALL, LIKEWISE, BE STOLEN VIA FRAUD, ACTS OF RACKETEERING, MINIMALLY!!!

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> On Apr 19, 2015 10:05 PM, "USRecovery" <[usrecovery@gmail.com](mailto:usrecovery@gmail.com)> wrote:

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>> On Apr 19, 2015 8:20 PM, "USRecovery" <[usrecovery@gmail.com](mailto:usrecovery@gmail.com)> wrote:

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>>> Concerned:

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>>> Sounds great, happy to hear things have worked out, so far..also, if the heat lamps were used, I'd continue them, bid-tid until she recovers, at least (no ice-packs required, now).....combinations may, also, be something to consider, daily, to accelerate recovery (the same types used to bring her back to consciousness, if that's what was used)....(to ensure/create "proper sleep cycle equivalents")!!!

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>>> RCCFM, Always(c);

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>>> Dr. Eric Williams-Durand

>>> Who's Who in America Physician and Law Professor

>>> USRecovery@Gmail.com

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>>> For those who want to contribute to these types of lifesaving efforts, you may contribute via [www.GoFundMe.com/qyhk2c](http://www.GoFundMe.com/qyhk2c) or write for direct deposit account information!!!!

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>>> On Feb 21, 2015 11:51 AM, "USRecovery" <[usrecovery@gmail.com](mailto:usrecovery@gmail.com)> wrote:

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>>>> Concerned;

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>>>> As the DEA-Registered University Research Physician that developed CPR in the early/mid-1970s and pneumocentesis upgrades in the 1980s, as well as MAOI/SMAD copyrights/research discoveries that've

saved thousands from suicide from the fraudulent usage of such substances as major tranquilizers.....some of which have yet to be implemented properly and, resultantly still breaking ribs, preventably, due to similar bill of attainder (Art.1, Sec 9, par. 3 prohibited) counterfeit implementations of these (and other) upgrades....having been only 10 during some of these earlier research discoveries, that've yet to be properly implemented (including numerous other upgrades in medicine, beyond those in the new programs/upgrades detailed below).....

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>>>> I'm not sure if it will work, due to the delays in these upgrades being implemented and the delays in the experimental and clinical research such delays entail.....but, by using hydergine, the ergotaloid, at dosages just below toxic levels (if not just below lethal levels) you may prevent the hypoxia damage that causes long term disability and death.....while it's best, perspective, to implement/administer these dosages as soon as possible for this relatively non-toxic substance.....it may even prevent death and long term disability at these high dosages, if administered at this late date....

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>>>> With no offense to the Browns intended, whatsoever, it's hoped that even if we do not save young Bobbi's life or prevent all long term brain damage from such an accident that her experience, as tragic as it has been in this case, will save others lives.....and that Paramedics across the country educate themselves about the characteristics of this substance and administer it immediately in these types of cases, until these upgrades can be implemented (a conviction warrant already existing to do so, after all).....preferably, with ER Physicians' standing-orders, of course, but, despite none, if needed (that is, if this one is insufficient).....like CPR itself, this is a life or death emergency situation, where high Effective Dosages are hyperbically-always indicated.....

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>>>> Similarly, the enforcement of the Unification Science Upgrades (to U. S. Grade) will eliminate any deficits and prevent costs from ever being an impediment to the usage of these techniques.....even rib-breaking CPR, if the more advanced Navy-Drowning-like technique exerting pressure at the diaphragm is not used, instead, or contraindicated (as it is in some cases)....respiration simulation, artificially, being virtually the same with either technique.....

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>>>> RCCFM, Always (c);

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>>>> Dr. Eric

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>>>> PLEASE INFORM THE BOBBI BROWN DOCTORS AND FAMILY, AND GOOD LUCK TO THE YOUNG LADY....

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>>>> On Feb 20, 2015 7:47 AM, "USRecovery" <[usrecovery@gmail.com](mailto:usrecovery@gmail.com)> wrote:

>>>>>

>>>>> GET THE UPGRADES (TO U.S. GRADE) IMPLEMENTED IMMEDIATELY.....YOUR ENDOSCOPIC SUPERBUG CONTAMINATION (UCLA REPORTED) MAY NOT BE ACCIDENTAL!!!

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>>>>> On Feb 20, 2015 6:42 AM, "USRecovery" <[usrecovery@gmail.com](mailto:usrecovery@gmail.com)> wrote:

>>>>>>

>>>>>> ORGANIZEDLY OR ACCIDENTALLY, WE'RE BEING INVADED/CRIMINALLY-OCCUPIED---GET YOUR GRAND JURIES WORKING PROPERLY BY GETTING THE DEFAULT/CONVICTION WARRANTS ENFORCED IN THESE MATTERS FROM 1989....THE ALREADY ORDERED/WARRANTED UNIFICATION SCIENCE UPGRADES THEREIN ELIMINATE ALL TRUST/BUDGET DEFICITS (TO TRIPLE SURPLUS/SOLVENCY) AND ALL ENEMY ARMING FOREIGN LOANS.....CONSTITUTIONAL SUPPORT/DEFENSE ALREADY REQUIRES THEIR

ENFORCEMENT/IMPLEMENTATION (THE PAYCHECK; DEMAND REFUNDS FROM ALL FAILING/REFUSING TO DO SO---AND ARRESTS FOR THESE FELONY+ BENEFIT THEFTS, UNDER ART. 1, SECTIONS 3&6, FOR ALL REPRESENTATIVES, SENATORS, THEIR CHIEF ENFORCEMENT OFFICERS, PRESIDENTS/GOVERNORS, AND/OR DUPLICITOUSLY-CREATED JUDICIAL EMPLOYEES, JUDGES OR JURORS---NO LAWS TO THE CONTRARY WITHSTANDING...LEGISLATIVE OR JUDICIAL/PRECEDENTAL, THEY MUST BE UNCONSTITUTIONAL AND PRETENDED AUTHORITY, NULL AND VOID)!!!

> > >>>>

> > >>>> On Feb 19, 2015 7:02 PM, [usrecovery@gmail.com](mailto:usrecovery@gmail.com) wrote:

> > >>>>>

> > >>>>> On Feb 19, 2015 6:40 PM, "USRecovery" <[usrecovery@gmail.com](mailto:usrecovery@gmail.com)> wrote:

> > >>>>>>

> > >>>>>> On Feb 19, 2015 1:25 PM, "USRecovery" <[usrecovery@gmail.com](mailto:usrecovery@gmail.com)> wrote:

> > >>>>>>>

> > >>>>>>> Realize the deficit is the result of incompetents rising higher and higher into government office (criminal occupation; crime/debt expansion, itself)....criminal behaviors (as cutting/stealing already paid for benefits via legislative bills of attainder or otherwise: or raising taxes, double jeopardy-wise to pay for already paid for benefits, instead of enforcing existing conviction warrants and restoring triple+ surplus.....is the entire problem, from 1989.....EVERYTHING ELSE HAS BEEN AND SHALL BE EXPANDING CRIME/DEBT (OPPOSE THE CONSTITUTION) INSTEAD OF PREVENTING THE NOW ADMITTED \$90+ BILLION IN BENEFIT OVERPAYMENTS/9+ BILLION IN BENEFIT-UNDERPAYMENTS....AND THE PROVEN IN THESE MATTERS "10X THESE OVERPAYMENT/UNDERPAYMENT ERROR-AMOUNTS" IN PREMIUM-COLLECTION-ERRORS AND PAYROLL-ERRORS.....ACCOUNTING FOR THE ENTIRE TRILLION+ PER YEAR IN DEFICIT.....OVERCOMEABLE/ELIMINATEABLE BY ENFORCING THE TRIPLE-DAMAGES-PENALTIES FOR ALL THEFTS THROUGH FRAUD.....MAKING THE ONLY NET-TRUSTS/BUDGET-DEFICITS THAT ARE CAPABLE OF BEING ELIMINATED BY "PROPER ENFORCEMENT" (COLLECTIONS OF ALL UNDERPAYMENTS/OVERPAYMENTS, PREMIUMS, PAYROLL ERRORS, AND TRIPLE PENALTIES DAMAGES), THOSE DEFICITS ABOVE \$4 TRILLION DOLLARS.....WHICH WE'VE ONLY THIS-YEAR ACHIEVED!!!!

> > >>>>>>>

> > >>>>>>> RCCFM,Always(c);

> > >>>>>>>

> > >>>>>>> Dr. Eric

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> > >>>>>>> IT'S ALREADY THE TAX-PAID-JOB OF ALL GOVERNMENT EMPLOYEES TO ENFORCE THESE CONVICTION WARRANTS VIA DEFAULT, SINCE 1989, TRY IT BEFORE TRYING ANYTHING ELSE....OR SPENDING A NICKEL TO DO ANYTHING ELSE (AS SAID, ALL OTHER POSSIBILITIES ARE CONSTITUTION-OPPOSING THEFTS....THIEVES PLAYING THOSE WHO DON'T KNOW THE CONSTITUTION, DOUBLE JEOPARDY, 5TH AMENDMENT; BILLS OF ATTAINDER PROHIBITION, ART.1, SEC.9, PAR. 3; AND "HOW A BILL/CIVIL-DEBT VALIDLY BECOMES A LAW/WARRANT/SEARCH-AND-SEIZABLE", AS PER ART. 1, SEC. 7.....TRYING TO STEAL MORE MONEY.....WHAT YOUR "BATTLE OF THE BULGE-LIKE" (DRESSED UP IN YOUR STOLEN UNIFORMS, IN THIS CASE, STOLEN VIA FRAUD....IN THAT CASE, BATTLE OF THE BULGE, STOLEN VIA FORCE).....AS THEY'RE DOING SO "WITH KNOWLEDGE"...JUST ASK THEM.....

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> > >>>>>>>

> > >>>>>>> On Feb 18, 2015 12:34 PM, "USRecovery" <[usrecovery@gmail.com](mailto:usrecovery@gmail.com)> wrote:

> > >>>>>>>>

> > >>>>>>>> Your Honor:



> > >>>>>>>

> > >>>>>>> Realize, of course, as would be known pervasively if these upgrades and the earlier Relativity upgrades (1904-48, title 22), had not been obstructed from high school curricula, leaving us vulnerable to this Int. Crime attack again, that once a default warrant occurs, it requires a grand jury's conviction that the original default warrant/award was illegally made to nullify or reverse the order/warrant/award.....something that never occurred in any of these defaulted upon matters, since 1989.....anyone representing otherwise is engaged in obstruction of justice/enforcement dutifully and principalship to the original benefit thefts, without exception!!! ALL ELSE IS A CONSTITUTIONALLY-PROHIBITED "BILL OF ATTAINDER" (PROHIBITED BY ARTICLE 1, SECTION 9, PARAGRAPH 3 OF THE U.S. CONSTITUTION).....AND ALL THOSE OPPOSING DEFAULT WARRANTS ENFORCEMENTS (DEFAULT BEING CREATED TO PREVENT CRIMINAL GOVERNMENTAL ACTIONS/IN ACTIONS, TO THE KING-LEVEL IN THE 1776 DECLARATION OF INDEPENDENCE).....TO THE FELONY (OR GREATER) LEVEL (AS ALL BENEFIT THEFTS ARE) ARE ARRESTABLE UNDER ARTICLE 1, SECTIONS 3 AND 6 (BEFORE OR AFTER IMPEACHMENTS OCCUR).....REPROVABLE VS. ANY/ALL EVIDENCE TO THE CONTRARY.....FOR ANY U.S. IN CONGRESS ASSEMBLED REPRESENTATIVES OR SENATORS, THEIR CHIEF ENFORCEMENT OFFICER PRESIDENTS, OR THEIR DUPLICITOUSLY-CREATED-JUDGES/JURORS....NO STATE LAWS OR BILLS OF ATTAINDER (STATE OR FEDERAL) TO THE CONTRARY WITHSTANDING, SINCE THEN!!!

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> > >>>>>>>

> > >>>>>>> On Feb 18, 2015 12:08 PM, "USRecovery" <[usrecovery@gmail.com](mailto:usrecovery@gmail.com)> wrote:

> > >>>>>>>

> > >>>>>>> As Superintendent of Education, a tax-paid supporter/defender of the U. S. Constitution, it is your duty to enforce all laws (including default warrants) that are applicable.....including 1989's La21stJDC#89-00443 which eliminated, legally (upon enforcement) all trusts deficits and, therefore, state and federal budget deficits, after having just-then eliminated Social Security's deficit for the first time in history with Reagan enforcing my defacto default warrants from 1980 regarding my grandmothers death due to Social Security's misdeeds.....these enforcements/upgrades include the non-counterfeit/non-racket creating new High School Diploma curricula that teaches all valid high school diploma recipients the scientific/reprovable of how a bill/civil-verdict becomes a law/warrant, which the "Core Curricula Act's Bill of Attainder" obviously, still doesn't teach them, leaving them and the nation vulnerable to the trillions+ per year in benefits thefts they're experiencing and the enemy arming foreign loans these thefts are, likewise, producing....

> > >>>>>>>

> > >>>>>>> The diagnostic exam, part A of the worlds first/only scientific high school diploma, cornerstone in preventing WWII, may be seen at [www.PRLog.Org/10439874](http://www.PRLog.Org/10439874) and implemented immediately.....criminal conviction warrants to do so, by default, have been outstanding since the aforementioned 1989 case.....all delaying you are engaged in Obstruction of Justice and principal to these ongoing benefit thefts (including those engaged by the counterfeit of "Core Curricula".....counterfeits of such new standards, since 1989, as seen with Dr. Einstein's 1904-Relativity Upgrades, being capable of producing nothing except crime/debt expansion, ever-worsening rackets within our school and other systems).....all Board of Education members and Governors doing otherwise are evading justice by failing/refusing to enforce/implement these warrants/upgrades.....and have had outstanding John/Jane Doe warrants for their arrests outstanding, since 1989, as above detailed.....JUST MAKE GRAND JURY PRESENTMENTS WHEREVER YOU DON'T ALREADY HAVE WARRANTS, JOHN/JANE DOE OR OTHERWISE, AS THE 5TH AMENDMENT, ETC. REQUIRES, WHENEVER YOU'RE REQUIRED TO MAKE AN ARREST OR SEIZE RECORDS OF CRIMINAL ACTIVITIES, ANYWHERE THEY'RE OBSTRUCTING THESE UPGRADES IMMEDIATE IMPLEMENTATION....WE'LL BE THERE TO ASSIST AND ARE AVAILABLE FOR CONSULT BY EMAIL UNTIL THEN VIA [USRecovery@gmail.com](mailto:USRecovery@gmail.com) !!!

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> > >>>>>>>

> > >>>>>>>> RCCFM, Always (c);

> > >>>>>>>> Dr. Eric

> > >>>>>>>>

> > >>>>>>>> On Feb 17, 2015 1:42 PM, "USRecovery" <[usrecovery@gmail.com](mailto:usrecovery@gmail.com)> wrote:

> > >>>>>>>>

> > >>>>>>>> Your Honor,

> > >>>>>>>>

> > >>>>>>>> It should be realized (with your "new vets legislation"), that THE SYSTEM IS  
 BROKEN.....NO MATTER HOW MUCH YOU AWARD/APPROPRIATE (CONTINGENTLY OR  
 OUTRIGHTLY, AS IN THESE DEFAULT CASES, SINCE 1989), OUR PEOPLE AREN'T GETTING THE  
 BENEFITS (as the recent Obama Administration admitted \$90+ Billion Overpayments/\$9+ Billion  
 Underpayments, all thefts, exemplifies/proves)....

> > >>>>>>>>

> > >>>>>>>> Like my mid-1970s CPR research and similar research discoveries I later-made, with Dr.  
 Gideon (Chiropractor), curing previously incurable disorders of the neuromuscular variety, these 2009  
 Unemployment Trust and 2010 SDI Trust cases entail my inability to obtain the awarded (even defaulted  
 upon/conviction-warranted) monetary benefits (to be able, to get the benefits elsewhere), but, the inability to  
 obtain these already awarded and premiums-paid-benefits (of the ultrasound with heat lamp variety) that's  
 already cured the ligamental and articulation problem (and similar) that I'm again "incurably suffering from",  
 despite having developed and used the cure, before, myself (now for some 5+ years of preventable disability,  
 without already paid for therapeutic services or the monetary benefits to be able to obtain them elsewhere,  
 and, certainly, without the conviction-warranted amounts needed to buy the equipment and cure it myself)....

> > >>>>>>>>

> > >>>>>>>> Resultantly, as Joan Rivers exemplifies, the failure/refusal to implement/enforce these  
 default warrants (and the official upgrades that go therewith, since even-before-1989) have left the majority of  
 these new techniques and procedures (as CPR and endoscopists surgery, developed during my mid-teens ,  
 late-1970s, early-1980s, without official/non-counterfeited standards, which only these U.S. Grade Upgrades  
 can non-counterfeitedly/non-racketeeringly provide), leaving them without the needed experimental and  
 clinical research and FDA approvals (proofs) or their Medical Board equivalents, that keep our citizens lives  
 in danger from such proven counterfeits/rackets, as well as hyperinflating medical and insurance costs  
 throughout the various trust and public/mental health systems.....despite the default-warranted  
 upgrades/standards in Public/Mental Health applications being tried, tested, jury-proven-true and "ready for  
 implementation" (as well as most of the aforementioned CPR, Ultrasound/Heat-Lamp, and Endoscopic  
 diagnostic and surgical procedures which, ironically, still-differ from any/all such procedures being used, to  
 date---still the only non-counterfeit/non-ever-worsening-rackets, as improper implementation of NEW  
 STANDARDS MUST ALWAYS PRODUCE).....the suicidal and aberrant behaviors (self-mutilation, etc.)  
 that could've, should've, and would've been prevented by "Correcting The Broken System" (as we started  
 with Social Security in the 1980s, after my grandmother died from poor/improper/earlier/non-upgraded  
 pneumocentesis procedures: even before the 1989 Federal Student Loan Trust matter, La21stJDC#89-00443  
 that legally eliminated the remainder of all trusts and budget deficits, as well as seeking the implementation of  
 the U.S. Grade upgrades, which were likewise defaulted-upon/ordered/warranted), but, as you see, again, still  
 haven't been implemented/enforced/begun.....only the level of counterfeit and rackets increased (and the  
 hyperinflation, deficits, and enemy-arming-foreign-loans with them)!!!

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> > >>>>>>>> The "GET YOUR CROWN ON, LOSE YOUR FROWN ON PUBLIC/MENTAL  
 HEALTH PROGRAM" (educational and medical) is still ready for implementation (legally  
 awarded/warranted since the aforementioned 1989 case, in fact).....akin to the 1960s physical fitness  
 programs, it might be said, but on the psychosexual/mental and public health level....its the primary emphasis  
 of the "New Medical Specialties of Psychoanalysis, called Hypnoanalysis and Eroanalysis", State Board  
 Certified, since 1986-87....and incorporating the new Unification Science Upgrades in Psychoanalysis, a



complete, scientific, Psychoanalytical System to the biochemical level: as well as including the new sciences of addiction, Love, sanity, and beauty.....the reductions in "unwanted and underage/scientifically-unemancipated-beforehand pregnancies and sexual diseases" these upgrades guarantee (and the counterfeits partly-reprove, except counterfeits include crime/debt expansions that the originals do not produce) are Public Health (civil war) issues that cannot be ignored, but, as you see, have been and are being ignored/obstructed, again, by this needed, available, and due upgrade material, again, being negligently and malfeasantly unimplemented/unenforced/unprovided, despite a criminal conviction warrant to do so existing, since 1989, at least.....THE PREVENTABLE ABORTIONS PRODUCED BY THE DIFFERENCE IN THESE PROGRAMS BEING PROVIDED/IMPLEMENTED/ENFORCED, AND THEIR AGAIN BEING UNPROVIDED/UNIMPLEMENTED/UNENFORCED, ALONE, IS A WAR CRIME (6+ DEATHS) .....

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> > >>>>>>>>> While I'm a major advocate of "Free Choice", where abortions are concerned, purposefully denying Americans these Public/Mental Health Upgrades (all of which are portions of the scientific/reprovable parameters of adulthood/valid-high-school-diploma, for which taxes have already been paid) is not "Free Choice", but, a purposeful, knowing, misleading of another into delinquency via fraud (the fraud of omission and/or of proven-wrong-existing-standards, purposefully going unchanged, since 1989, at least).....Rapes Through Fraud (mass murder, abortion-wise, at least, a War Crime).....as much, if not more so than opposing the grand jury's conviction warrants by default, all government employees' lawful orders, and failing/refusing to implement the Unification Science Upgrades, to U. S. Grade, that's been proven to reduce unwanted pregnancies and rapes (underage/before-scientific emancipation, and otherwise); while denying Americans the needed, available, and due medical procedures, required as a result of these/their purposefully being denied and misinformed about their adulthood/high-schools diploma-level and parental requirements, allowance, and prohibitions of sexual activities.....Constitutional Warrants denied, while they, instead, support and defend the International Napoleonic (Bonaparte's) Codes, in opposition to these Constitutional/Reprovably-Accurate-Standards (The U.S Grade upgrades)----which differentials (between Int. Crime/Napoleonic support/defense and Constitutional Support/Defense has caused these exaggerations in unwanted/underage pregnancies, preventable abortions, crime/debt rates, deficits, and enemy-arming-foreign-loans to begin with).....SOUND THE ENEMY ATTACK ALARM.....SEIZE THE FUNDS PROVEN DUE/STOLEN IN THESE DEFAULT WARRANTS, AND TRANSFER THEM TO ME (AS CONSTITUTIONAL SUPPORT/DEFENSE AND A VALID PAYCHECK REQUIRES)....AND START THE ONLY REAL DEFICIT/ENEMY-LOAN ELIMINATING EFFORTS IN CONGRESS SINCE 1989 (ALL OTHERS BEING NET DEFICIT/ENEMY-LOAN INCREASING)....AS THESE CASES REPROVE.....NOTHING CAN REDUCE, INSTEAD OF NET-INCREASE THE DEFICIT, UNTIL YOU DO (UNTIL YOU SUPPORT/DEFEND THE CONSTITUTION).....ALL ELSE IS YOUR FAILURE/REFUSAL TO COUNT REPROVABLY-VALID-DEBT THAT EXISTS, PRETENDING IT DOESN'T...UNTIL YOU PAY ANOTHER ILLEGAL/FRAUDULENTLY-ORIGINATED FOREIGN LOAN PAYMENT AND UNCONSTITUTIONALLY/THEFTFULLY RAISE TAXES OR CUT BENEFITS TO PAY FOR IT!!!

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> > >>>>>>>>> RCCFM, Always (c);

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> > >>>>>>>>> Dr. Eric

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> > >>>>>>>>> On Feb 14, 2015 10:00 AM, "USRecovery" <[usrecovery@gmail.com](mailto:usrecovery@gmail.com)> wrote:

> > >>>>>>>>>

> > >>>>>>>>> On Feb 13, 2015 3:06 PM, "USRecovery" <[usrecovery@gmail.com](mailto:usrecovery@gmail.com)> wrote:

> > >>>>>>>>>

> > >>>>>>>>> Senator:

> > >>>>>>>>>

> > >>>>>>>>> As I've detailed to you, before, this bill/civil-verdict cannot become a valid-law, under

article 1, sec. 7 and art. 1, sec. 9, para. 3 of the U.S. Constitution, until the 1989 LA.21stJDC#89-00443 matters/defaults warrants/upgrades/laws are enforced, all else constituting a double-jeopardy/competing-bill/bill-of-attainder for those benefits awarded/convictedly-due....including the \$3 Billion stolen to date by the Obama Administration, illegally using my Congressionally sent before hand/copyrighted MAOI/SMAD materials to steal these monies from vets who still aren't getting compensated for such poisonings and/or suicides.....A MATTER DEFAULTED UPON BY THE OBAMA ADMINISTRATION ON THE "WE THE PEOPLE WEBSITE" before the 2012 Presidential Election.....NO VALID DEFAULT CAN/HAS OCCURRED, ON YOUR BILL....just as in a grand/trial court, where another civil verdict/bill exists (especially where a beyond doubt criminal verdict exists, beforehand, as in these matters), which competing/attainder bill provides less than the first bill or warrant, the second/competing/attainder bill is an act of theft, pretended-authority-legislation....unlike Communist contentions fraudulently/theftfully that relate that majority rule bills/civil-verdicts are of equal authority with a law/default-warrant in the matter (as in these cases), they reprovably are not.....they're attempts to recruit you to international crime/communism with hyperinflating/pretended authority legislation that can only worsen the problems, net-wise and, therefore, increase the deficits and enemy-arming-foreign-loans!!!

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> > >>>>>>>>>> As art. 1, section 7 relates (the controlling statute, constitutionally), as likewise related in the Fed. Rules of Civil Procedure, rules 54 & 55, etc., what "turns the bill/civil-verdict into a law/warrant/search-and-seizable" isn't the President's signature, its the default by the defendants.....his/her signature doesn't make it Law, the default does.....as any grand jury must concur....hence, if a default hasn't occurred, yet, his/her signature, like the clerk of court's or the traffic ticket issuing officer is merely evidence of receipt for all due future proceedings.....if/when a default via non-answer occurs, it may become law, but, if it doesn't occur, it doesn't become valid law (as traffic tickets, loans, insurance benefits, etc. Reprove, beyond doubt.....all forms of default)!!!

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> > >>>>>>>>>> What you should do, now, to prevent being recruited, is to assert via resolution or mere legal-addenda (opinion on the record/attached to the bill) that your signature/vote in furtherance of this bill/civil-verdict was as a judicial/pleading addenda to the 1989La.21stJDC#89-00443 matter that legally eliminated all trust fund deficits (after having just-then eliminated Social Security's deficit for the first time in history), via the Unification Science Upgrades warranted therein to prevent the socialization/criminalization of the economy to civil/world war.....these upgrades likewise legally required the informing "in writing" of all potentially endebteds whose whereabouts were/are known (not merely the public newspaper publication of the proceedings, using pre-income-tax prosecutorial standards, as no legal default occurs via non-answer via this prosecutorial approach, where those uniformed in writing's whereabouts were known).....NO LAW OCCURS FROM THE BILL, thereupon.....just as in any judicial proceedings.....thusly, you'll have acted in furtherance of the valid precedent and not nullified the civil-verdict-aspects of this new legislation.....however, like any counterfeit/generic attempt at legislation that did not include the USP upgrades, in 1904-06, so too, any legislation that does not include the Unification Science Upgrades (to U.S. Grade), now, can only be deficit and enemy-arming-foreign-loan producing Obstructions of Justice.....as only the U.S. Grade Upgrades can eliminate the deficits and prevent these MAOI/SMAD related suicides.....including the training upgrades in Psychoanalysis/Eroanalysis (now Medical Specialties of Psychoanalysis) that improve over Dr. Freud's former "proper thought function" instead of devolving back-into Psychobiology's/Psychiatry's "proper brain function" ( a thoughtless, Pavlovian and Jamesian approach where the only cures are lobotomy and MAOI/SMAD poisonings/leashes), as well as the sexual abuses and misconducts that've also resulted from these same obstructions of the upgrades.....like my early-1970s CPR research copyrights that still haven't been implemented-properly, as well as my pneumocentesis upgrades (without long-term thoracic suction), and the "military general order upgrade" from the former-10 to include "obtain and maintain proper grand jury function to prevent the civil/world war crime/debt expansion that must otherwise occur"....allowing friendly-fire, Constitution opposing agents to occupy our most sensitive of positions (nuclear weapons included, as the failure to prevent the theft of a trillion+ per year, since 1989 reprove, we deserve a refund on the trillion-dollar+ star wars project I worked on, preponderantly, at least)!!!

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