For Oaths and Vows coordinate the feelings and intentions as being experienced in the matters in the shades and shadows of the sciences.

For oaths and vows are to be filling the lights of directions, as the functional basis of every job or task in a just society.

For oaths and vows grant the patient, victim or oppressor the right for a justified treatment or ordeal. For these rules all are bound by morale, ethics, and the use of instruments in the sciences.

Oaths. Bound by rule, are by justification of the sciences and their design.

Oaths. Bound by regulation are by implementation in the hands of the experts.

Oath in medical, Oath in lawgiving, Oath in government, Oath in Technology, Oath in war.

- 1. Medical treatment, by body, by instrument, by projection.
- 2. Treatment by visible exertion.
- 3. Treatment with permanent changes.
- 4. Treatment with instruments by scientific uses.
- 5. Treatment as ordained as medical care or function of medical care.
- 6. All Treatments consist of influence either by expert, machine or intelligent system.
- 7. All Treatment, considered as lifesaving, woundshealing, disease caring, are just and legal.
- 8. All Treatment, considered at costprice, either real costs or a symbolic part for social matters.
- 9. All medical caregivers, bound by rule, bound by regulation, are by intent caregivers.
- 10. All medical caregivers, are justified by intentions, judged by real actions, spoken free by ethics and morale.
- 11. Oaths in medical care are bound by all justified oaths.
- 12. Oaths in medical care are bound by law, constition, and regulations.
- 13. Oaths in medical are for all function, either by job, or by religious call are bound by humans, and operated by humans, or designed by humans.
- 1. Lawgiving as divided in both jugdes, penalty-asker, oppresor-represant, victim-represant; as usual in law current times.
- 2. All judges are called to duty by the consent of the reigning king and queen.
- 3. All judges are called to duty by the sole coordination of the king or queen.
- 4. King and Queen decide expertism or gifted ordeals for judges.
- 5. King and Queen above law, appoint both law and lawgiving.
- 6. At consent of the king or queen, coordination of law is appointed.
- 7. At consent of king and queen, democratic appointments of lawgivers may attended.
- 8. Without King or Queen, reigning the nation, a democratic decision may be appointed.
- 9. Reigning King or Queen, are by hereditary by fame or glory.
- 10. Appointed lawgivers in their respected functions, are bound by oath, in visible range of the queen or king given.
- 11. Appointed lawgivers in their respected functions, serve society by just and good ordeals, either by visible lawsuit, or by lawsuit taken by audition.
- 12. Appointed lawgivers in their respected functions, serve society, to ensure safety, victims care, the restriction of freedom as the primal reason for action.
- 13. As Freedom, either giving, taking or revoking is the prime penalty for all crimes.
- 14. As Freedom, either giving, taking, or revoking is a legal and just penalty in the ordeal for length, kind of severity, and the act of communication to either people, society, lawgiving, and justification of victims.
- 1. All labor in government is without blemish of evil intents.
- 2. All work in government is subservient to the purpose of governing.

- 3. All labor is in feedback or critics by an indepenent organ of controls.
- 4. Government labour and work is appointed, coordinated, regulated by law and representation of country and citizens.
- 5. All work in government is rewarded by societies trade level and modal income.
- 6. All work in government is rewarded by modal standard in respective values to society and its laborworkforce.
- 7. As an employee for the government, i state to be of unblemished nature, to be in line with the intent of the government, and to fullfill my duty without restraints.
- 8. As an employee my only reward is my official income, for all the work i do, or i have done.
- 9. As an employee i am responsable for my work, and am accountable for it.
- 10. As an employee i work together with all other employee's and regard the structure of hierarchy as to be bound by will.
- 11. The goverment is subject to law-judgement, and both victim and doer are represented by law without costs, costprice, or lack of expertism.
- 13. As the government all work is appointed, either by representive leaders, by period, or by life.
- 14. As the government, the work in total is being held accountable by the senate and the council of representatives.
- 15. By oath all labor workforce rewarded by the government is bound, by deed, by ordeal, by critics.
- 16. By Oath, the employee, promises to work at best intent, for the country, and for the government
- 1. All technologic advances are just and legal without presumptions.
- 2. All technology invented, are by source justified and spoken free of crime.
- 3. All technology by source is public domain, one generation after invention.
- 4. All technology used for either agression, war or martial law is restricted by ethic and morale reason.
- 5. All technology used for peacetime, medical care, harmless purposes are in equal compensation by costprice and profit.
- 6. All technology being stolen, written other name, bijased are in violation of international law
- 7. All inventions are by oath bound to not at purpose harm society or its citizens.
- 8. All inventors are by oath bound to respect society and its social structures.
- 9. Technology being sold at wartime, agression or by harmfull purpose are in violation of peacetime regulations.
- 10. all inventors are being rewarded for their positive additions to society, when their technology is public domain.
- 11. All technologies, either patent, copyright or public domain are registered in a central repository.
- 1. War is the conflict of one country with another, one region with another, or one language to another.
- 2. War is opposing regulations or peacetime convenants, in direct and indirect descriptions.
- 3. War allows all democratic regulations to be changed, witheld and restricted for the purpose of the safety of its citizens.
- 4. If the source of war is a maximum of one hundred citizens, in opposing to the demolition of the whole country or at least one third of the region or citizens, those one hundred citizens are extradited and delivered.
- 5. If the source of war is a maximum of one hundred million, the expense payments are made by the government and its treasury.
- 6. If war is legal and just, in communication, the government is not bound by ethics or morale, by decision, by influence and intervention.
- 7. War as opposing peacetimes treatises, grants rights of intervention to government and its delegates.
- 8. All international agreements, are bound by contract, either by country, leader, council or spoken regulations.

Oath for investigative matters and interrogative purposes.

As usual in the line of law investigation, all subjects to be analysed, interrogated, by speech, by written verbal or by action are bound by the visible exertion of police officers taking the action by the boundary of their own protocol regarding investigation.

As usual one has the rights as in dutch to remain silent as right, to have everything said and done to be used against the person, the right for having a lawyer.

As law is sometimes bend to the use of a Greater Good, either showing parts of the process, the population would condemn part of it as illegitimate, ethical violation or morally not just.

As law is sometimes bend for the use of wealthy and powerfull organisations to either avoid a justification of any kind in their opposition or companyintent.

As sometimes law is bend in the use of investigation to show or proof crimes not being done, not being acted, not being visible in reality in any way possible.

As sometimes law is bend, by the use of speech, in a matter being not responsive or not with the purpose of legitimate police matters.

The oath for being arrested as being usefull was

U hebt het recht op te zwijgen, Alles wat u zegt kan tegen u gebruikt worden en u heeft recht op een advocaat. (soms u heeft het recht een telefoongesprek te voeren)

A new oath in my opinion:

U hebt het recht om te zwijgen, u mag niet gedwongen worden te praten.

Binnen de menselijkheid heeft u recht op verweer en wederhoor.

Alles wat u zegt mag alleen tegen u gebruikt worden in relatie met het misdrijf waar u voor onderzocht wordt.

U heeft ten allen tijde het recht om een familielid of belangrijke ander te raadplegen over ieder of alle onderdelen van de tijd in onderzoek.

Bij de uiteindelijke bekenning of weergave van erkentenis mag er geen enkele vorm van drang dwang of beinvloeding zijn, en heeft het subject twee dagen vooraf en na afloop om te contempleren.

Tijdens het onderzoek, heeft de politie en de politietaak de plicht om ten alle tijde de grond wet en de strafwet te respecteren. Waarbij het onderzoek van beide kanten geen misdrijf mag plegen niet schuldig mag zijn aan een misdrijf, en de externe monitoring ten allen tijde mag plaatsvinden, zonder waarschuwing of bekendmaking.

Een ondervraging mag op geen enkele manier,

chemisch, biologisch, actiegericht gebruik maken van beinvloedingsmethodes, die zowel binnen de wet niet mogen als bij het onderzoek als on-ethisch worden gezien. Chemisch, waaronder gas of vloeistof, biologisch waaronder het beinvloeden van intimiteit actiegericht het gebruik maken van pijnprikkels.