

# **THE WORLD STATE**

ADV. M. J. SEBASTIAN  
MAZHUVANNOOR

## THE WORLD STATE

(English)

Author : Adv. M. J. Sebastian

Copy right reserved

First Edition : June 11, 1999

Revised Edition : March, 2003

Third Edition : January 2008

Copies : 1000

Published by : Adv. M. J. Sebastian Mazhuvannoor  
Palai, Kottayam Dist.  
Kerala

Price : Rs. 100

Type Setting } : St. Thomas D.T.P. Centre, Pala  
Cover Design }

Printed at : St. Thomas Offset Printers, Pala

**“STATE WILL WHITHER AWAY”**

**- BY KARLMARX**

**“VASUDAIVA KUDUMBIKA”**

**- BY MAHATMA GANDHI**

**THE IDEA OF ONE WORLD  
LOKO SAMASYA SUKINO BHAVINDO  
LOKAME THARAVADE**

**- BY SWAMY VIVAKANANDA**

**ABRAHAM LINCOLN DEFINED DEMOCRATIC  
GOVERNMENT AS A GOVERNMENT BY THE PEOPLE,  
OF THE PEOPLE, FOR THE PEOPLE,**

**I HAVE A STRONG OBJECTION  
AGAINST THIS DERIVATION.  
THE GOVERNMENT AT PRESENT IS  
BY A FEW, OF A FEW FOR A FEW OF  
THE TOTAL ELECTROLATE**

UNITED NATIONS



NATIONS UNIES

POSTAL ADDRESS—ADRESSE POSTALE UNITED NATIONS, N.Y. 10017  
CABLE ADDRESS—ADRESSE TELEGRAPHIQUE UNATIONS NEWYORK

REFERENCE :

09 May 2002

Dear Mr. Sebastian,

On behalf of Secretary-General Kofi Annan, I wish to acknowledge receipt of your recent letter and complimentary copy of your book, *A Viable Alternate to UN*, which have been referred to this office for reply. The Secretary-General regrets that due to the demands of his official schedule, he is unable to answer personally.


Your text has been duly noted and we appreciate your sharing it with the United Nations. I am sorry to say, however, that the Organization cannot disseminate, authorise or translate materials that have not been generated within the Organisation. Should you wish to pursue this project, you may send your text directly to all representative offices of Member States of the United Nations, listed in the directory enclosed for your convenience.

Regretting that we cannot be of help to you, I thank you for your interest in the United Nations and for taking the time to write to us.

Yours sincerely

A handwritten signature in black ink, appearing to read "Dawn Johnston-Britton".

Dawn Johnston-Britton

 Acting Chief, Public Inquiries Unit  
Department of Public Information

Mr. M. J. Sebastian  
Mazhuvannoor  
Kadanad P.O. Pin - 686 653  
Kerala, INDIA

## FOREWORD

**A**dvocate Sebastian is a man of imagination and sensitivity. The hope of humanity for security, peace and harmony rests on the effective functioning of the United Nations with its Charter inscribing sublime goals. It is a sad reality, too poignant for words, that the U.N. is hardly able to fulfil its obligations and on the contrary it is being used by a Super -Power or other big powers to serve their interests, the common man, woman or child being dismissed as non-existent or victimised as unworthy of protection. Any person with feeling will be provoked into thinking what next we should do for the salvation of mankind. Sebastian has been moved into concretising his thoughts on benign alternative. He is critical of the poor performance of the U.N.O. and is right in many of the criticisms he makes. His fancy gets the better of his realism, and so he starts off with presenting for the consideration of thinking humanity an alternative structure that functions. They are not mere fancies but have taken its shape in the reified terms. Indeed, many idealists have also been kindled into conceiving of great changes in the existing set up of the U.N.O. Practical men who submit to the ugly realities of today are considered reasonable and idealists who want better

world to live in are regarded as unreasonable. I disagree with that approach. The justification for my view is supplied by George Bernard Shaw - "The reasonable man adapts himself to the World; the unreasonable one persists in trying to adapt the world to himself." Therefore, all progress depends on the unreasonable man. Pungently expressed, that the view of mankind depends on unconventional thinking and expression of thoughts too baffling for the orthodox. I commend the book not so much for the feasibility of the new structures Sebastian conceives but for the motivation which is salvatory and thinking which is rooted in the universal happiness of humanity.

4-10 -1998

V. R. Krishna Iyer

It is high time for all of us to think about an effective alternative to the United Nations Organization. In the wake of the failure of the League of Nations in preventing wars and promoting peace and goodwill among nations, the U.N.O. was set up. But sad to say, the U.N.O. too proved to be a futile body, not able to do much in any of its most coveted goals. The common man in the under-developed nations is not at all benefited by this world body. Hence the birth of a viable alternative to the U.N.O. will be a welcome step.

The UN Charter is not a constitution. It has only created power blocs; and all its aims are stalled by vested interests of power politics. It has failed to reflect the social will of the people in all parts of the world. The apartheid in South Africa has not abated much. Wars are going on in different parts of the world. Racism has raised its ugly head posing a threat to world peace. The problems in Bosnia, Lebanon, Afghanistan, Sri Lanka, Philippines, Somalia, Ireland and many other countries remain unsolved, causing much heartburn to those men who have the capacity to feel.

The UN Security Council is not able to guarantee any security to anyone. The very name has become a misnomer. The veto power enjoyed by the five so-called super powers is a stumbling block in ensuring peace.

The time is ripe for thinking about bringing the most cherished new social order by establishing a new organization. This body can be called the World Government and it should have a World Parliament having two separate houses, the Lower House and the Upper House. The lower house shall consist of members; elected by the adults of the world. The minimum qualification for the candidates who contest the election shall be a Ph.D. in any discipline of knowledge. The Ph.D. holders have to pass a written test and a viva-voce examination. They should be able to make good public speeches both in English

and in their mother-tongue. The election expenses are to be met by the World Government for the elimination of corruption.

The upper house shall consist of the Executive Heads of the nations. It should be a permanent body, in the sense that the executive heads retain their office in the upper house as long as they remain in power. The upper house will be a very important body in running the day to day affairs of the World Government.

The World Government should have a written constitution. The heads of nations should form a constituent Assembly and it shall draft the constitution in keeping with the aspirations of the downtrodden and the under privileged and the destitutes all over the world. An alternative to UN charter is to make a new constitution.

There must be equality of status between nations and citizens.

The world Government shall stand for world peace and International harmony.

What is World Constitution?

It determines the powers and rights of member nations and their duties to the whole world. Its primary function is to correlate the powers of nations without any superiority to any of its member nations.

The present International Court of Justice cannot be said to be an effective one. In its place a world court is to be set up with clearly defined powers. It should take decisions when there are disputes between or among international matters having universal significance and its decisions shall be binding on all of them. The world court shall have the powers enjoyed by a federal court.

The functioning of I.M.F and World Bank has met with world-wide criticism. Its actions should be brought under

control and regulated by World Bank Act. Does the World Government need a Constitution? The constitution of the World Government should be federal in nature. Brevity, clarity and integrity will be the backbones of the new constitution. The constitution of world government is meant for the World Government itself and not for the member nations. They can have their own written or unwritten constitutions as they like. It should contain rules and procedures for the distribution of powers between member nations. It must act as a fundamental law for the member nations. Here duties overshadow its powers. This acts as a major difference between the world government's constitution and the constitutions of its member nations. Rights and duties are two sides of a coin. Here duties overwhelm rights. Rights and duties of member nations are clearly written down in the constitution of the World Government. Another important feature of world constitution strives for the implementation of political democracy and economic democracy. Political democracy is meaningless without economic democracy. Modern democratic constitutions are mere hypocrisies. Secularism means the neutrality of government in religious affairs. Then only can say that the Government as well as the constitution is a secular one. Some of the modern secular states are fluctuating from its secular nature. The government gets authority from the will of the people, which is the will of its member nations. The Sovereignty resides with the people which is headed by nations. The constitution is a rigid one because the power of Amendment is vested with the Supreme Court. Here the procedure for amendment is difficult and complicated. It varies according to the social interest of the people.

### **THE PREAMBLE OF THE CONSTITUTION,**

The preamble is a part of the constitution. World Government aims at a secular democratic set up based on the universal brotherhood and equality of human rights. It may begin

like this “We the member nations solemnly resolve to constitute the world into a common democratic government to secure to all its members equality of status and equal participation in the day to day affairs of the world government.”

Liberty ensures the individuality of its nations throughout the whole world. World Government strikes a balance between national liberty and social control. Here there is a restriction of the powers of the National Governments. In its day to day working member nations enjoy equality of opportunity with regard to its development. There is no police power for the state. There is an equal protection for all nations in the International arena. Reasonable restriction should be imposed on all Governments. It must not be against the interest of the public. Public interest is the main criterion.

“Forming of classes in the society must be on merits and not according to race or community.”

Reasonable restrictions should be imposed on all national governments. Hence Judicial Review, has an important role to play in considering what is just and equitable. Legislature and Judiciary together exercise reasonableness of restriction not reasonableness of Law. Restrictions must be objective in character. It cannot be arbitrary or excessive in nature beyond what is recognized in the interest of the public. The word reasonable implies intelligent care and deliberation, which reason dictates. A law which arbitrarily invades the right of a person cannot be said to contain any of the quality or reasonableness. It finds out a proper balance between the right guaranteed in restrictions, regulations between states and proper social control. There is no definite and absolute test to judge reasonableness of restriction. Each case is to be decided on its on merits.

1. It is the courts and the legislature to decide the reasonableness of restriction.
2. Restriction should not be arbitrary or excessive in nature.
3. There is no exact standard or general pattern of reasonableness that can be laid down for all cases. Each one is to be decided in its own merits. The standard variation depends upon the nature of the right infringed. The underlying principle or the purpose of the restriction imposed is to remedy evil thoughts.
4. The restriction must be reasonable from the substantive as well as the procedural standpoint. The court and Legislature should consider not only the duration and the extent of the restriction but also the circumstances under which and the manner in which that imposition has been authorized.
5. A restriction which is to be imposed to secure the object laid down in the directive principles of state policy may be regarded as reasonable restriction.
6. The legislature and judiciary must determine the reasonableness of the restriction by objective standards not by subjective ones.  
  
The question is not what the court and the Legislature think but the normal person would think of as regards restriction.
7. It must have a rational relation with the object, which the Legislature seeks to achieve.
8. The Court and the Legislature have to determine the reasonableness of restrictions not of reasonableness of law.

Reasonableness of restrictions may also amount to prohibition.



I invite the attention of everyone to a new socio-economic political order.

I.M.F. and World Bank pretend to be the saviour of the teeming millions in the under developed and developing nations. But the fact is that they act no better than extortionist money lenders.

No provision in the constitution must be detrimental to values, public policy and humanitarian consideration. 'Such a type of constitution will bring a new era of history of its own development. The present is taking nobody anywhere. Heads of nations should think together by collective 'negotiation. The speciality of the new system is that every nation in spite of military strength or power or wealth or scientific growth will achieve a chance to exist.

From the very beginning of the operation of the U.N.O. its functioning has been put under effective criticism. The deemed super powers have been misusing veto power. It results in chaos and disorder in all parts of the world.

Equality as a right is confirmed by world renowned thinkers. But we can't find any equality in the functioning of the U.N.O. in the bilateral talks between nations. Wealth and power, military strength etc. are the counting factors. Equal protection of nations in the international arena is also denied. Every nation must have an international status. Those ideas are not against existing laws in all parts of the world. In its day to day working every nation has long cherished values. There will be an international status in the international field. There will be no further division of nations and the present treaties and agreements between nations will remain as solid as before.

Passport and visa rules need not to be changed. The total functioning of National Government will remain valid as at

present. Their power or administration will be kept under proper vigilance by the proposed world body. The system will attain long cherished ambitions of humanity.

## INTERNATIONAL INTEGRATION

The cultural heritage of various nations is different. An intermingling of these cultures results in the development of multinational integration in culture. Certain systems and practices in all the parts of the world will attain an international outlook. This will be analysed in the international field. All laws are to be amended upto date, some may be changed fully, some may be altered or fully rewritten. The law passed by the legislature and interpreted by the courts must satisfy the long cherished aspirations of the people.

There is no non-alignment. There is only alignment. Every participation of nations without any substantial basis joins as groups at the international level. This classification is against the betterment of society. It very often results in war and other calamities, which is an unavoidable reflection.

Peace and peaceful co-existence are the primary objective and the very essence of nations in the international sphere. The sum total of national law is passing through the hectic part of scientific fields of knowledge. Every nation enjoys the right of multinational entity. There is no sovereign power as regards nations. There is no police force in dealing with Governments. International law is to be ranked with law, not with morality. The very basis of International law of the state is that modern state can't lead an isolated life in the present conduct of world affairs. The consent of national constitution is the basis of international relations, international conventions and treaties.

U.N. General Assembly is not a law making body while the world parliament in future will pass bills, pass laws binding on everyone in the world.

Another difference is that the General Assembly is not an elected body but world parliament is an elected body. It is deemed that U.N.O. is promoting international co-operation in the political field and encouraging the progressive development of international laws. But in actual practice this is not the case.

But we don't find any co-operation in the political arena throughout nation if we study the actual problems of the society. The downtrodden, and impoverished masses in all parts of the world, are in a miserable condition in every nook and corner of the nations.

But in actual practice it is good for nothing. National governments regulate the behaviour, thinking and the whereabouts of provinces, while the World Government regulates the behaviour of international policies having international character and interest, which are against international peace and harmony. The law of World Government does not do with the nations' external affairs. Problems having international character are to be solved by the organs of the proposed world government. The acts and practices of National Governments will be questioned by all elected bodies of W.G. and the world court.

The organs must act without any bias or prejudice to any of its member nations. The laws passed by the world parliament and interpreted by world court must attain general acceptance by civilized people at all levels, as a rule of international conduct. The laws passed by the national and provisional Governments need not be inconsistent with the law of world parliament. In case of inconsistency of laws or rules, the rules

and practices of world parliament will prevail over the laws of National Government. The actions of national governments should be brought under control. It will be checked and put before consideration of all organs of world government. It will be corrected in accordance with the principles of checks and balances by the world court. The actions of the members should be brought under vigilance. The result is the complete eradication of war from the world.

Every dispute between nations will be considered as an international dispute. If war breaks out, cease fire is to be ordered immediately by the world government. The real question should be brought before and studied vehemently by all organs related to the W.G. Proper decision is taken without any partiality to any of the warring nations. The settlement is a Right in Rem. Nations can file an appeal to the World government in matters of International character for any settlement. It has also appellate jurisdiction.

Collective negotiations by heads of nations can solve the problems of the society. Public opinion also is to be taken into account for clearing the problem. A world government is an independent sovereign, Government which enjoys almost all the powers and rights of National Governments. Its right is Right in Rem. Emergency powers is another contradiction. It is to be decided by the super body. The organs of W.G. have a fundamental duty to national Governments, especially to the people of all parts of the world. International peace is the sole aim and purpose of all bodies of world government. UN has not yet achieved the objective SOVEREIGN EQUALITY. It is not a modern term. Nations must observe equality, which is of a sovereign nature. People must keep up its standard on the basis of sovereign equality. Recognition of one nation by the other nation in the International field is a welcome step.





It created multinational agreements and contracts. Trade contracts came due to the policies like GATT - DUNKAL - PROPOSALS. It comes under multinational trade contracts. It is a welcome step in trade contracts and agreements. Recognition acts as a welcome step at all levels of International relations. Common consent among nations creates an external relationship among the people within nations and outside the four boundaries of nations, by creating an International Linkage of people in all parts of the world. Diplomatic relationship between nations results in the incoming of citizens and aliens in all parts of world. This will be achieved by the establishment of a world Government. There will be no recognition or nonrecognition due to political reasons. Politically motivated act will be eradicated at any cost. Legal recognition or nonrecognition is to be determined by all bodies of world government. Public debts from IMF and World Bank and other financial institutions have a basic idea that financial relief should be given to debts of under-developed countries. Developing countries are having low-per-capita income. It is an inalienable right of nations to manage their own affairs at their own discretion, even though absolute power (a right in rem) is questionable. At present the arbitrary use of power results in chaos, tyranny, disorder and war. The U.N.O. has no authority to question the activation of national governments. The questioning must be about the interest of the people. It must be with the will of the people.

Any intervention, is always harmful, and injurious to the peace and tranquility of nations. It leads to certain absurdities like war.

Hence Panchsheel, the idea put forward by the former Prime Minister of India, Late Pt. Jawaharlal Nehru has supreme importance. The idea must be of international importance. Out of humanitarian consideration to help the refugees and in

times of natural calamities one nation may intervene in the home affairs of another. One nation can intervene in the external and internal affairs of countries only during the times of natural calamities. At the same time all the organs must have a genuine satisfaction in the said act. Very often it comes before the decision of world court and the order of the world body when it comes at a delay.

Balance of power must be up in its full vigilance to promote relations between the nations through self-defence. Self-protection as a right is conferred on all peace loving nations. This factor is not of much importance because World Government will root out the suspicion of external aggression from the national governments. Powers of the national governments are lower than the powers of World Government.

Right of passage is not an exclusive right; it can be used only in peace time. Every nations mari-time belt should be under the effective supervision of the home nation. The future World Government will assure the right of passage to every nation. Fishing rights in high seas will be open to all without priority to anyone. International customs and treaties are the very basis of International law. Nations must obey international duties of the states. However, power resides with the people in all parts of the world It is the General public will which guides all governments in the world. Universal declaration of human rights must fulfil general consent of universal law. We can satisfy the above condition by establishing a world government.

Diplomatic envoys form the very essence of relation between nations by keeping uptodate diplomacy. For the world government these diplomatic envoys enjoy less importance because representative member nations are elected directly by people in all parts of the world. The principle of diplomacy is treated with great respect by the world government. The elected



members will keep up to date diplomatic policy, which is of little importance because the member nations enjoy equality of status and equal protection before law. They are directly involved in the day to day affairs of the people in all parts of world. This is a right guaranteed by the constitution. Every nation must keep certain International Policies and Principles of conduct in the exchange of diplomats. Envoys play a different role in this world body. They have only diplomatic powers while the world body enjoys legislative and executive powers. At present treaties are unenforceable in a court of law. All International agreements should be enforceable in the world court. This is a constitutional right because this right is conferred by the rule of law. It contains rights conferred by the basic structure of the constitution. If the heads of the nations violate any international treaties, the world court can try such heads of nations. Judges possess a Right in Rem and they can punish the violator of the law. It is the will of the legal department. It is the very essence of the provisions of treaty, which is to be studied, thoroughly. The right of making treaties should be brought before world parliament for assignment before it becomes a contract. Then only it becomes a contract. The 'consent' has an elaborate meaning. Everything must be in accordance with the will and pleasure of the people. They must be impartial without any bias or prejudice to any nations. But before the world government every issue lies without any discrimination to any of the member nations. Either in court or in administrative wing there must be equality. The treaty of Versailles was the origin and base of League of Nations in which League has no independent status. Even though world peace was their objective, none of the national heads had any unification agenda. League of Nations has failed in all its aims and purposes. The true basis of the failure of League of Nations is the 2<sup>nd</sup> world war. The result was so disastrous to humanity.

Any future war is unthinkable. The only solution is the establishment of a new organization, which can unite the different nations of the world.

The preamble of UN Charter prescribes certain principles to be followed by member nations. The preamble deems that any future war is disastrous to the humanity. This is only in theory. This principle is a failure. During the fifty years of its working it had not stood for peace. They are all preachers of peace but in actual practice we can't find any efforts for settling disputes or war, which destroys nations. The organs of U.N.O. had not solved any event of war. Thus the preamble of U.N.O. is a blunder. As regards of achievement of UN, its preamble is a negative one. They never solved any dispute or cause of war. Thus it is a failure in all its aspects.

We are facing a threat of war, especially an atomic war. Succeeding generations have to escape the threat of a nuclear war. If it is a matter of great importance, it is a dead idea until the world government is established. Lapse of time will tell another sad story. A reasonable solution has been put away by the present administrators in all parts of the world. They are now deviating from the preamble of U.N.O. The preamble states that armed forces should not be used. It further states its aim of the social and economic enhancement of people.

The above definition has been completely ruled out by the administrators, politicians and rulers. The UN machinery itself functions in the opposite direction of the preamble. The principle is completely thrown out of order. Now military force is used in all walks of life by the promoters of peace treaties. Treaties have no value, even for the heads who have signed the treaty. There is no clear cut understanding between super powers who had signed it.

Article 1 of the UN charter is meant for International peace and security. The article itself is a big mistake. It is a great blunder because it never attained the true object. The U.N.O. had not stood for peace and peaceful coexistence during the last 50 years of its working. The U.N.O. never had meant to eliminate for peace and it never averted any war or dispute between nations.

UNO has no executive powers. No member nations stood for peace and security. At the same time they joined power blocs and indulged in war. All blocs have to be dissolved. There is no moral behind the joining of nations on power blocs. The members of the U.N.O. are appointed out of partial ends. The favourites of the super powers are appointed for their selfish ends. Through out the years the membership of U.N.O.'s super posts was given to favouriets of super powers. Since the establishment of the U.N.O. there is complete partiality in its behaviour. The poor downtrodden masses in the under developed nations have no power to express their opinion or to present their word before the multinational fields.

Where is equality and equal protection of nations in the international arena? The partisan nations will be known as original members who are the total administrators. The nations can't follow the principles laid down in the UN charter. All peace loving states must try for the sake of humanity and for the establishment of a World Government. The super powers are exploiting the situation. Diplomatic efforts must be started before the comencement of war. Talks at all levels should be made before the attack. The veto rights enjoyed by the super powers in the Security Council should be abolished because it places the privileged powers above the law of U.N.O. Thus UN Security Council stamps the mark of an autocratic and aristocratic regime. The only and possible remedy is the election

of all bodies of world Government in a true democratic way. The security council acts like ancient Kings and Emperors. Nobody can question them. Their power is solid which creates anarchy. UN Security Council is not a world body having the consent of the worldwide masses. It is only an organization not a Government. No executive power is vested upon them. Hence they have no legal background. They have no root in the international affairs. Absolute sovereignty is a principle followed by world renowned thinkers. This idea itself shows that UN is a total failure, which never started unifying efforts. General Assembly is against the well being of all people in all parts of the world. UN exercises jurisdictional powers. It has no legislative, executive or judicial power.

General Assembly is mainly composed of political persons. Security Council consists of diplomats and officials. On the other hand world government will be made of elected members from among the electorate in all parts of world. Every thing is to be decided by the representatives of General public in all parts of the world. The present world is guided by the whims and fancies of present rulers. People rural and urban, educated and uneducated, civilized and non civilized will take part directly in the election of the world bodies. Conferences and treaties had not proclaimed any idea as regards disarmament. Article 2(H) of the UN Charter stipulates a formal war prohibition. This provision ridicules the people.

### INTERNATIONAL COURT OF JUSTICE

The power of ICJ is limited but the power of world court is unlimited. World court will be a judicial source to all governments, administrators, all politicians and all nations. Equality and equal consideration of nations is the basis of world court. International court of justice is a subsidiary of U.N.O. But world court is part and parcel of the world

Government. All talks, agreements, treaties have the supremacy of five great powers. Partiality is the sole aim and objective of International Court of Justice. Its jurisdiction is not binding on the member nations. Its decisions are not binding so as to settle disputes between nations. The cause of a dispute may be legal or political. Such legal difference is to be decided by the court. The court by taking evidence directly from both sides promulgates the decision impartially. If the dispute is a political one, the world Government will take a decision by amicable means. No force can be used for solving any issue.

We can solve any problem by arbitration and conciliation. No compulsive means should be incurred at any cost. The U.N.O. failed in this angle. World government shall act as a compulsive force rather than an armed force in solving international problems.

## WORLD GOVERNMENT AND INTERNATIONAL RELATIONS

### Causes of the First World War

The roots of the First World War can be seen in the political and economic rivalries set in motion during the later part of the 19<sup>th</sup> century. Excessive nationalism, accumulation of armaments etc. are other causes of 1<sup>st</sup> World War. Germany's desire to gain supremacy in Europe is another cause for the first World War. But every nation's supremacy will be abolished in future. Everyone will get equality before law and equal protection before law in the international Arena. Concentration of power in the hands of a few nations is against natural justice. The pre-first world war period is noted for the concentration of powers in the hands of a limited number of nations. The result was chaos and disorder. The British navy

controlled the seas of the world during the 1<sup>st</sup> world war period. But in future no nation can be allowed to control the seas of the world.

## REVOLUTION

World government can prevent the signing of a false and contiguous treaty. It is because of the conditions specified in the treaty, the violation of which results in war. The United States joined the Allies to protect their vested interests. Hence it was a wrongful intervention. Any such attack is against the fundamental principles of democracy. World Government is against any such attack and intervention.

After the 1<sup>st</sup> World War German army was restricted to 1,00,000 men and officers. The restriction was not a reasonable one and is against international principles and conduct. Germany destroyed much of her military material and sank her fleet before surrendering to the allied powers. This was a suicidal act and not a welcome step. The peace settlement was a hopeless mixture of hypocrisy and hatred, vengeance, idealism, and materialism. None of the above factors will be taken into account before the world body. The failure of all the treaties and agreements after the end of 1<sup>st</sup> world war, resulted in the starting of the 2<sup>nd</sup> world war. American president W. Wilson's violation of 14 point programme is the basic cause of 2<sup>nd</sup> world war.

## DISARMAMENT

Now disarmament is an unattainable idea. No nation in the world had yet practised it or tried for total disarmament. It is not a mystic idea. Disarmament conferences are going on in all parts of world. Disarmament during the period between 1920 and 1935 is only a post war settlement on 9<sup>th</sup> December 1930. The preparatory commission on disarmament adopted a

draft convention and submitted it to a disarmament conference in February, 1932. The following are the provisions of the draft convention. The military personnel of states were to be subject to limitation. However each state can reserve trained reserves proportionate to their country. The period of service for the conscript forces was to be limited. Land war material was to be subject to budgetary limitation. Naval War material was to be limited in accordance with the terms of the Washington Conference 1922 and London Naval Conference of 1930. Air armaments were to be restricted according to Horse Power. Chemical and Bacteriological warfare were to be prohibited. A permanent disarmament commission was to be established. As a whole, the above provisions had done nothing for the total disarmament.

Britain advocated qualitative disarmament and suggested prohibition of weapons. This provision is not effective because no provision ever taken had solved the real problem of armament competition. The only solution before the world for controlling the arms race is the non-production of war weapons. This creates a warless society. The idea of a war free world will get a world wide appreciation.

The pact of Paris was a moral declaration based on Universal repudiation of war as an instrument of policy of the covenant. It was a political treaty imposed on the vanquished powers as an expedient for preventing future war. Such war prohibition also is against principle of total disarmament.

### CAUSES OF WORLD WAR II

Hitler's extremist policies paved the way for the 2<sup>nd</sup> world war. The failure of the League of Nations in maintaining peace and security was another reason for Second World War. Invasion of Russia was the main reason for the failure of Germany in

the 2<sup>nd</sup> world war. Hitler committed the folly of fighting on a long frontier of 2000 miles from the White Sea to the Black Sea. The winter served as factor for failure. The main cause of German defeat may be Hitler's miscalculation in his war strategy. Hitler had an impossible objective, the establishment of German hegemony all over the world. Hitler ignored the political side of war and concentrated much on the military aspect.

The proposed world Government will attain the goal of disarmament. It will solve any problems, which may lead to a war. Encroachment upon the rights of any nation will be curtailed at any cost. This is the very basis of World Government. The idea of peace is one of universal acceptance. All the policies and programmes which are against this good idea will be prevented at any cost.

### WAR TIME CONFERENCES, TREATIES

Roosevelt's four freedoms are freedom of speech and expression, freedom of worship, freedom of peaceful living, freedom from act of physical aggression. The freedoms will be recognized by all bodies of world government. The Atlantic charter was drawn by Winston Churchill and Roosevelt. There was no aggrandizement, no territorial change, only the restoration of sovereign rights and self government to improve labour standards and economic achievement. There is no scope for any recognition or non recognition. Considering all these aspects the Atlantic Charter was a complete failure in all its aims and goals. The Berlin conference had been recognized by the people at large in all parts of the world. But the fact is that the law makers became the law breakers. Every nation who were the propounders of peace and who signed peace treaties violated the principles put forward by great men and supreme powers.



## LEAGUE OF NATIONS AND INTERNATIONAL RELATIONS

The League was part of the treaty of Versailles and responsible for its fulfilment. All the powerful nations supported the League in order to buttress the existing treaties and territorial settlements. All-important decisions of League of Nations required unanimity of opinion. There was no clear-cut demarcation of functions between the council and assembly. The main reason for the failure of League was the incapability of its members to implement the principles for which it is established. They declined to go on with their own commitments. World Government will implement its underlying principles and fulfil its commitments.

### DEFECTS OF UN

The organization is based on the principle of the Sovereign equality of all its members. But we can't find an equality in their dealings. It is only in principle not in practice. The Veto power of the permanent members of the security council has operated as a clog to the realization of the principles of the Charter. It has even been directed against the administration. The UN lacks effective power to maintain peace either by using armed force or by peaceful means. General Assembly is largely a deliberative organ without law making power so as to bind upon its constituents. The world parliament will have the right to make laws binding on every member nations.

The Security Council is the pivot of the whole organization for the maintenance of peace. International court of Justice is the principal judicial organ for settling international disputes. This right is optional while the decisions of the proposed world court will have a binding nature. It can exercise judicial power to settle the disputes between nations and international matters.

It will enjoy all the powers of an international Supreme Court. The small nations are inferior to big powers who are misusing the law. In my opinion, equality and equal protection of the nations is a very good idea.

### U.N.O. AN IMPROVEMENT UPON THE LEAGUE

Apart from their origin, the purpose of both the league of nation and the United Nations is fundamentally the same viz. preserve International peace and security. In this aspect both of them failed utterly. World Government will attain its objectives unconditionally. The world body will solve the disputes by amicable means. All the problems, both national and international, will be solved without using any armed force. Uniting for peace resolution shall be used for the unity of great powers. But the UN had done nothing for peace.

### PANCHA SHEEL POLICY

Pancha Sheel policy is framed by Pt. Jawaharlal Nehru and Chinese leader Chou En Lai. This policy advocates mutual peaceful co-existence between Nations. The proposed world Government will give due respect to these golden principles. They are;

1. Mutual respect for each others territorial integrity and sovereignty.
2. Non interference in the internal affairs.
3. Equality and mutual benefit.
4. Peaceful co-existence.
5. Non aggression.

### INTERNATIONAL AGENCY FOR THE CONTROL OF ATOMIC ENERGY

Disarmament talks started from the very beginning of the functioning of U.N.O. Article 26 of the charter authorizes the

security council to formulate plans for the regulation of armaments. The powers of an international agency for the control of atomic energy are expressed the following basic principles.

1. The power for the production and use of atomic energy should not be vested in the hands of nations. Now a days this idea is not followed by nations. The deadly weapons are being produced by a large number of nations in all parts of the world. The world is under the threat of a nuclear catastrophe.
2. Policies related to the production and use of atomic energy will substantially affect world security. It should be governed by principles established in the treaty or convention and should not be followed by war making nations. Its result will be chaos, anarchy and a nuclear war.
3. Nations must undertake a liability to grant the agency for the right of inspection at any part of their territory. It should be subject to certain limitations.

Regulation and reduction of armaments is a welcome step. No nation in the past stood for any reduction in armaments. Here we can find an armament race in all parts of the world. The UN accelerated this arms race because of the failure of diplomacy. We prefer total disarmament. UN disarmament sub committee met in London in May 1956. The French and British proposals were disallowed and the Soviet proposal was allowed. Here we can't find any unanimity of ideas among nations. This is the ultimate cause of trouble. It is an encroachment upon the well being of the people in all parts of the world. We have to consider this problem in humanitarian way and to find out a long lasting solution for this burning problem.

All disarmament talks failed mainly due to mutual distrust. The member nations must unite together for the sake of humanity.

#### WEAKNESS OF PRESENT INTERNATIONAL LAW

1. It lacks effective authority to enforce its rules of World.
2. International Court of Justice has no binding power, while the proposed world court will have a binding power to implement its decision.
3. It lacks effective legislative machinery while the world parliament will have a legislative machinery.
4. The sanctions behind International law is very weak while the law system of World Government will be more powerful than that of National Government.
5. It can't intervene in matter which are in the domestic jurisdiction of states while the world court enjoys international jurisdiction in domestic and foreign affairs of nations.
6. Many rules of International law are vague and uncertain while the law passed by the world parliament, should be interpreted by the efficient judges of world court. We can't find any absurdity in the working of world parliament and other organs of World Government.
7. Present International Law fails to maintain International peace while the International law of World Government will maintain International peace and security as guaranteed in the deemed world constitution.

Power conferred upon world court is Right in Rem. Every law making treaty between nations must be put before world parliament for its ratification. Treaties between two or more nations may be considered by the world parliament or may be

put before world court for interpretation. National Law and International Law are interconnected. They are two branches of unified knowledge of law: States are the main subjects of International law. The duties and rights of nations are rights and duties of men who compose them. If we think in such a way we can say that all people in the world are participating in running the day to day administration of world Government. As pointed out by Prof. Oppenheim, "Every neglect of an International duty constitutes international delinquency and the injured states can subject themselves to the obligations of pacific settlement through reprisals". World Government solves any issue of International delinquency. Recognition is a process through which a political community acquires International personality by becoming a member of the family of nations. The same is the goal of the world Government. World Government is the centre of this international family. Each and everyone enjoys all powers of International cadre. Each nation has its own fundamental International duties. While all nations are directly informed about the day to day administration of the world, there is no scope for any state succession. No one is to be bothered. Military Intervention creates international problems of chaos and war. There is no scope for any intervention in the proposed world Government.

The proposed World Government will have a strong unitary basis. The Central Government will be very powerful. Pirates should be tried in a court of law and punished properly. World Government has original jurisdiction over high seas of the world. Fishing and voyage is open to all without any superiority. Fishing in the seabed and continental shelf is left to home nations. Everything in the economic zone and high seas is vested with the World Government.

Outer space is the property of none of the nations. It is open to all without any superiority. There is no scope for any

extradition in the World Government. They are tried in the world court and punished in accordance with international law and principles.

UN charter guarantees social progress and better standards of life assuring the social and economic advancement of people. UN failed to achieve the above idea during the 50 years of administration. All organs of world Government will satisfy the above basic condition. Attempts are in progress for the formation of a new international economic order. World Government will find out a new socio-economic political order following the failure of all systems of administration. It will be different from that mentioned in UN declaration. General Agreement on Trade and Tariffs is a welcome step. All international treaties are agreements of contractual character between states or organization of states creating legal rights and duties. A valid treaty or agreement should have the prior consent of the World Government. It can be enforceable in a court of law. Thus it creates legal rights and obligations.

#### TREATIES ARE CLASSIFIED AS FOLLOWS

1. Treaties showing the character of conveyances.
2. Treaty contracts.
3. Law making treaties.

The above treaties can be questioned in a court of law, especially in the world court. The treaty can be vitiated by fraud, coercion, undue influence, mistake and misrepresentation. The court must look into the originality of the documents, papers, agreements etc. Actual consideration is a must in deciding a controversy in a court of law. Interpretation of a treaty will be done either by World Parliament or by the World Court.



The U.N. has a distinct legal personality. But the World Government is one type of national government. It has all constituents of National Governments. It has legislative, executive and judicial wings. It has a written constitution. National Government and World Government have territorial jurisdiction. UN has headquarters and officials while all organs of world Government will have supervisory bodies. The purpose of UN is to develop friendly relations among nations. UN has failed in this aspect. The efforts of UN was a failure in achieving a cease fire in the Gulf War. UN thoroughly failed in promoting the economic, social and cultural development of member nations and discourage human rights violation. The proposed world Government will strive for achieving the above mentioned goals.

### GENERAL ASSEMBLY OF UN

General Assembly is the most democratic and representative organ of UN. It is based on democratic principles and ideas. The Government is representative in character. It represents the electorate in all parts of the world. The proposed world Government will be more democratic and representative than UN, the Security council and General Assembly. But as far as world Government is concerned, its actions are final and conclusive unlike that of UN. The General Assembly, may consider general principles of co-operation such as regulation of armaments and disarmament. The idea itself is a blunder because General Assembly never strongly argued for the regulation of armaments and total disarmament. Its resolutions are recommendatory in nature. It cannot intervene in matters of necessity within the jurisdiction of any state. It can interfere in matters of common interest and in the affairs of every nation without any disparity. The future world government will act upon the principle of Checks and Balances. Executive, Legislative and judicial wings of the proposed government will

be independent and impartial. All these powers must originate from the constitution. General Assembly exercises supervisory function over UN Economic council, Social council and Trusteeship council. But the proposed world Government's cabinet will have supervisory function on all organs of the government. This world body is directly elected by the electorate. The General Assembly performs two types of elective functions.

1. Regarding admission of new states in the UN.
2. Election of governing body of other organs of World government. It has all the functions of an International Government. The Security Council proved to be a very weak organ for the maintenance of international peace and security because of the conflict among super powers. But world cabinet will be a super - powerful one.

### SECURITY COUNCIL

Division of permanent and non-permanent members of Security Council is against the fundamental principles of equity. In the World Government all nations are permanent members of the union security council. UN thoroughly failed in keeping international peace and security but the world cabinet will provide peace in all parts of universe.

### FEATURES OF THE SECURITY COUNCIL

The General Assembly started performing those functions which are entrusted with the security council. The powers of world parliament and the world court will be clearly defined in the proposed world constitution. A strong regional security system outside the UN such as NATO, SEATO and War-saw pact, had developed. World Government will exercise this principle without any use of armed force. All organs of world Government are meant for peace.



## VETO

The rights of Security Council are clearly defined in the charter. Article 27 of the charter defines its duties and powers. The right of Veto clearly impaired the efficiency of the Security Council. The resolutions of the security council are binding upon the members. The proposed world government is to aid and advise the government. The decision of the Security Council in respect of enforcement measures under chapter VII as well as other decisions are binding upon the member states by virtue of the provisions of the Article 25 of the Charter. But the laws passed by the world parliament are binding up on each and everyone in the world. The economic and social council consists of members elected by the General Assembly. In 1963 its membership was raised to 54. Each member is entitled to one vote. The Economic and Social Council is responsible for improving the standard of living of the people in underdeveloped and developing countries whose per capita income is very low. The poorest of the poorest are living in the South East Asian and African countries. They are not able to meet the basic food requirements. World government's intention is to provide food for the needy and downtrodden people in the village of third world countries.

This is another basic function of World Government. It will promote the standard of living of villages in the third world countries by abolishing poverty.

It is the duty of all politicians, administrators and rulers to increase standard of living of the people and Government must strive for providing the basic needs of the needy and downtrodden. Basically peace must develop in the minds of people. All people are peace loving. War destroys men and materials. Future war will be a catastrophe.

## THE SECRETARIAT

There will be no secretariat for the World government. World cabinet enjoys all powers of the present UN secretariat.

### UN SECRETARY GENERAL

He is the Chief Administrative Officer of the organization. The world cabinet will be directly elected by the electorate in all parts of the world. Secretary General's post will be a nominated one. No executive powers will be vested with him. The UN Secretary General is not answerable to the people while world cabinet will be answerable to the people. Constitution will be the source of authority of the important dignitaries in the proposed World Government. Now the powers of the Secretary General are not well defined.

International political will is necessary for the development of a new world order which comprises all adults in all parts of the world.

### I. C. J. AND WORLD COURT

Article 7 of the UN charter defines the ICJ. The Judges of ICJ are elected by the UN General Assembly while the Justices of world court will be appointed by the world cabinet in consultation with the world Parliament. The judges will be selected from a selected panel of distinguished jurists. The Security Council is empowered to implement the judgement of ICJ. The world government is empowered to implement rule of law in all parts of the world. World Government can implement collective security principle in times of necessity.

The objective of UN charter is to strengthen the regional arrangements to promote the concept of collective security, and to avoid world war through diplomacy. It aims at the mutual co-operation of the permanent members in the security council.

The present settlement of international disputes is against law and facts. Arbitration is not a proper way to settle disputes. The world court will settle the disputes in accordance with the well-established norms of the law. Hence it will serve as an effective body to prevent future war.

ICJ can settle the disputes only with the consent of the disputed parties. The consent of disputing nations is not necessary for determining a suit before the world court. Independent impartial Judiciary is the very essence of democracy. World court will fulfil this basic requirement.

The demands of fighting nations should be discussed in the world parliament and it can see the advisory jurisdiction of the ICJ.

### ECONOMIC PRINCIPLES OF WORLD GOVERNMENT

Free flow of labour, capital and goods will be allowed by the proposed World Government, so that poor economies can be revived. Co-operation, not competition, should be the fundamental principle of World Trade and the benefit of globalization will be enjoyed by all the nations without any disparity. Customs duties will be abolished. The world government will grant an international right to sell and buy products from favoured and prospective markets.

The world at present is over industrialized. The state must enter into or take part in International trade agreements like GATT. Agricultural and Industrial production must be proportionate to the population. Every establishment should take proper care to diminish the cost of production. The ultimate benefit must be with the consumer.

The following are the basic functions of the proposed world court.

1. Interpretation of treaties and agreements.
2. Interpretation of International Law.
3. Settle the disputes between the member nations

### INTERNATIONAL LABOUR ORGANIZATION

ILO is considered an independent and impartial body of labours. The aim and purpose of ILO is to improve the standard of working conditions of labourers in member nations in every part of the world. The downtrodden masses in the under developed and developing nations have only low per-capita income. The promoters of peace in ILO have an international duty to abolish strike at any cost. Management must be very lenient to the problems of labourers. Working classes are affecting the poorest of the poor in every part of the world. The promoters of labour treaties should give due importance to labour as a factor of production. The right of free association of workers should be protected in every nook and corner of the world.

The New World Organization will strive for the promotion of employment opportunities. Abolition of poverty is the basic, fundamental and ultimate objective of ILO. Implementation of Social Justice is the primary motto. The UN Charter doesn't authorize UN to intervene in matters which are essentially within the domestic Jurisdiction of nations while W.G. enjoys that right.

All matters within the domestic jurisdiction of nations are not dealt with by all the organs of W.G. Membership should be given to almost-nations without any superiority to any of its member nations. Membership should be given under certain conditions.



Security council's powers and functions are not vague and ambiguous while powers and functions will be clearly provided in the constitution.

Rights and duties are clearly specified in the constitution of the world government.

The main aim of the constitution of world government is to solve the problems affecting the public, downtrodden and non-civilized people in all parts of the world.

All organs of WG. seek peace and to arrive at a solution by negotiation and enquiry mechanism. The rules of International Community are well considered in the constitution. International economic disparity among nations should be brought under super vigilance.

I have strong objection against view expressed by world renowned thinkers. J.L.Brierly defined international law as the body of principles of action which are binding upon civilized states in their relations with one another. Hark Worth defined it as a body of rules governing the relations between nations.

The above definitions are absurd and vague. It is against International principles of behaviour and conduct between nations. My own view is that International Law is the codification and conduct of rules between nations for the purpose of multinational character in a super state personality which aims to establish justice and respect for each other. All organs of WG. and World Court will bring peace on earth.

World Government aims to achieve and establish justice and respect for the obligations arising from treaties and other sources of International law. It will bring economic progress and scientific development to mankind. UN failed miserably in its objectives.

Treaty contracts are agreements, which are enforceable in a court of law. Treaty contracts can be made between nations. Codification means the systematic arrangement of rules, which are already in existence.

Equality is a dynamic concept with many aspects and dimensions. The expression mentioned wholly or partly means that they are dedicated to the use of general public.

Rights regarding freedoms will be executed in accordance with the principle of checks and balances, There must be harmonious balancing between the traditional rights and the social control permitted by new rules.

Equitable jurisdiction should be exercised to promote good faith and homely atmosphere. It cannot be exercised so as to endanger the legitimate claim of the other party. Social interest must be the main criterion for equitable jurisdiction.

## CONSTITUTION

Fraternity assures the dignity of nations for the wellbeing of the people in all parts of the world. It guarantees the integrity of international community.

Federal Government is one of the salient features of constitution. The constitution preamble is the foundation stone of international co-operation. One of the functions of the state is to maintain peace and order of the society and World Government will strive to attain this fundamental aim.

## HUMAN RIGHTS AND UN

UN has utterly failed to protect the basic human rights. Human rights violations are continuing in different parts of the world. Injustice based on caste, creed, colour language and religion is a curse on our society. The proposed world government will initiate steps for an effective human rights commission.

## PREVENTION OF WAR

Wars can be regulated by finding and solving the actual cause of war.

Legal departments can play an active role in solving the problem.

Non-violence should become the central pivot around which the whole world revolves.

The poor, unemployed people in the underdeveloped countries are the most affected victims of war. The actual persons aggrieved due to war and other calamities are facing a threat. It can't be solved by the present set up. Corruption, nepotism and economical instability should be rooted out from our society. It can't be solved by the present social order. The present society suffers from unemployment and under employment. This has a universal implication. The present administrative machinery is in a dilemma. The administrative set up has to act in accordance with the whims and fancies of the bureaucrats. In all nations whether democratic or capitalistic or socialistic, the will of the people should be taken into account. The candidates should have a good background. Political parties must take the responsibility. The people must apply their consciousness while casting their votes. Education is one of the fundamental requisites for the success of democracy. Under developed countries must try to eradicate illiteracy. This will strengthen the idea of democracy. Thus they can become active participants in the working of the World Government. Vocational Education can solve the problems of unemployment to a certain extent.

UN thoroughly failed in solving the problem of poverty. The proposed world government will strive for eradicating poverty from the world. The UN has failed to prevent atrocities

against humanity. The proposed world government will promote humanity. The UN failed to act as an impartial international body. It is functioning according to the whims, and fancies of the super powers. The voice of the small nations is neglected by the UN. So UN can't act as an impartial world body. League and UN are founded by certain treaties and covenants. Those who have signed the treaties became the true breakers of its provisions. They have no consensus with regard to its functions. The provisions in the charters had been completely neglected by the super powers. Permanent members of the Security Council who enjoy veto power became the administrators of the world. The proposed world government will abolish this injustice.

UN has originated from the ashes of the two world wars. The old state system was replaced by national self government state system. It brought untold suffering to mankind. Paris peace conference was a big gathering of 32 countries having their own selfish viewpoints and understandings. The treaty was an instrument imposed by the conquerors upon a crushed and humiliated foe. The representatives of defeated countries were not allowed to participate in the conference. Paris was a nightmare and everyone there was morbid. It created the spirit of discontent, hatred, vengeance and cynicism. Paris peace treaty resulted in the starting of autocracy in almost all nations. We have to take some drastic steps to relieve the world from this miserable condition. A permanent peace can never be established in the present state of affairs because of oppression or suppression by the super powers. The burden of wrong doings shall not fall on the innocent victim. Revenge and greed are the very essence of present settlements. The extent and the technique of arbitration is now confined to political controversies. In effect everything is a hidden agenda which resulted in the miseries of mankind.

The inherent weakness of the treaties resulted in an inter-national confusion. Everything depends on the consciousness of the people. No nation or group of nations or electorate have any conclusive right at present. No nation or group of nations or electorate can find a clean solution to the problems faced by modern world in the true spirit of UN charter. The rulers repudiated the treaties. The General Public was unable to understand the complication in central or Eastern Europe. The foreign policies of the countries are unable to recognize complex world problems, which affect humanity. An atmosphere of peace can't exist by negotiations over shadowed by the fear of war. UN was not in a position to exercise power, which is not in reality. The real powers are vested in the big five. But every attempt at world peace is treacherous and manipulated, which has no Basic and moral validity. UN has both radical and conservative trend in international relations. It is radical in the sense that ideals and ideas of several philosophers are incorporated in the functioning of this universal organization. Again it is conservative because of its unitary and centralized organization.

### THE EXISTING STRUCTURE OF UN

The UN has completed fifty years of its working and celebrated its 49<sup>th</sup> anniversary on 24<sup>th</sup> October 2005. There is no hope for any better future. The present financial crisis has, however greatly upset UN efforts in different fields. What is happening now with regard to US interference in IRAQ is highly discouraging to the peace loving people of entire world. Those members of the UN Security Council having veto power and the UN Secretary General are acting according to the whims and fancies of US. US is showing their superiority in every field of activity and they are neglecting UN Security Council. Either world can succumb to US who had everything

or we can question UN Security council members viz. US, France, Britain, China, Russia. They are using their power against justice, peace and security of the Nations in the entire world. What is the basic principle behind the US's intervention in IRAQ? The entire weapon storage may be disastrous. These weapons are under the custody of IRAQ. Any nation like US has no basic right according to international law or justice to interfere in the international affairs of another country. UN Security Council's permanent members have the power of veto and they are acting in such a way as to satisfy US. Will the veto power using countries will take such a decision as that of US.-IRAQ crisis. Here some of the permanent members of UN Security Council having veto power are acting unjustifiably. They have no moral and legal validity. The entire world can admit that U.S. is dominating over other countries. But why and how the independent and impartial organ like UN are completely sacrificing their brains before US. They were not able to settle the U.S. and IRAQ dispute. It is a pity to hear that some super powers of so called humanity are having no independent impartial behaviour. This leads us to think about a viable alternative to the UNO.

### DEFECTS OF UN

The UN has no independent status. It has to act according to the whims and fancies of super powers especially those Security Council permanent members having veto. They are deemed to be fathers of the organ and the real rulers. They have only jurisdictional and optional powers. The appointment of all bodies of it is their own discretion. There is no uniformity in their actions. They are not answerable to the people.

Every nation is anxious about its own territorial integrity.

According to communist philosophy government is in the hands of working class, which can be called dictatorship of



the Proletariat. The communist, socialist ideology was adopted by many nations especially by Russia after the historic 1917 revolution. But the actual rulers in all Communistic Socialistic Countries are the bourgeois class who have no connection with the aggrieved, down trodden, uneducated, non civilized working masses.

Whether the world leaders stand for the destruction of humanity or survival is a question to be determined by each and every one. Power can be thought of as involvement by which all other values are obtained. It is also a value in itself “Political power is a psychological relation between those who exercise it and those whom it is exercise or it gives the former control over certain actions of the latter through influence which the former exerts over latter’s mind” [prof. Morgenthau: Politics ]. In a broad sense power can be defined as the ability or capacity to control others and get them to do what one wants them to do and also to see that they do not do what one does not want them to do. So political power must be effectively used for promoting peace.

Reparation is a charge in terms of money or money’s worth imposed upon the defeated powers after cease-fire. This act is completely against principles of justice, morality and humanitarian consideration. The whole liability is imposed upon each and everyone of the Civilians who are at a distrust of each other’s inexpediency. Those who are having no awareness of war have to bear the entire responsibility which may be fully an economic responsibility. The victims have legal and moral responsibility. The victims have legal and moral responsibility or which they have to surrender their entire energy. It is an act of political vengeance against sacrifice of life. The aggrieved parties have to surrender everything before super powers, having every type of superiority in the name of

reparation. Truly reparation is a criminal offence with much hatred and distrust for each other.

## INTERNATIONAL CRIMINAL COURT

“Man is the only animal who kills a member of his own specie.”

International Criminal Court is an unavoidable must to punish criminals accused of crimes being committed by citizens out of entire nations without any speciality to none of the convicts throughout the world. Pirates, hijackers, terrorists having international behaviour in and out of every part of humanity will be punished based on International Criminal Laws and principles which should be enacted by the world parliament and I.C.C. will have International criminal jurisdiction. Here there is no scope for any Extradition treaties between nations, which were already in existence. There will be no scope for any extradition treaty between nations having Independent sovereign power. Each and everyone who is accused of International crimes will be tried and punished according to the due process of law. I.C.C. will rely on rulings, decisions by the appropriate court in due course and statutes passed by world government for taking its dear ones. Only with true frame work of world penal acts by the so called super body can it fulfil the aspirations of the peaceful living community of the universe, without any territorial disparity or discrimination against any race, community, or place or residence. The primary object of the International Criminal court is to maintain public order and to punish criminals who commit international crimes. The object is to enable the peaceful living and for the fulfillment of each and every citizen’s fundamental rights as enacted in the Articles of world constitution with special reference to security, economical and social stability.



Economic offenders will also come under the jurisdiction of the court. The intention is to prevent distress against social, cultural and peaceful living of the so called international socio, economic, political order of the International Community. We need a transformation of the present system of worldwide criminal trials and their conviction in a conclusive manner. The realization of the enactment will be achieved only by the full working of the proposed world body. The true objective can be fulfilled only by the full co-operation of every nation.

If the UN wants to move in an active war, it needs greater financial resources. It will never attain this end in the near future, because of the disparity and groupism among the permanent members of Security Council having veto power. Superpowers are trying to satisfy their own selfish ends, which works against the interests of others in every field of International controversies. Just because war is a social institution, does it mean inevitable? It must be abolished for the sake of existence and survival of humanity. The full satisfaction of the above principle can be attained by the full working of another international, world body having participation in economic, political, social and administrative fields.

In the recent session of the UN Security Council, the world super body condemned the current nuclear explosions of India and Pakistan. But it is a pity that the super body in the present world has been acting unjustifiably, without any code of conduct and moral support of the entire humanity. The policy makers are supporting their counterparts against due discharge of their obligation towards the entire humanity. This doesn't mean that nuclear explosions conducted by these acts are correct and justifiable. But the super powers are misusing their superiority in the UN security council and using that right maliciously against the rest of the nations.

The pro-pounders of Comprehensive Test Ban Treaty are having every type of superiority in the nuclear technology. They insist that India and Pakistan must sign unconditionally the CTBT. Comprehensive Test Ban Treaty's original members are having every type of involvement in the nuclear and allied atrocities. Any type of sanction can be imposed against every nation. That can't be imposed in future. It is an insult the authority of each and every nation who holds sovereign power. Otherwise it will cause problems which affect International behaviour, trouble and other atrocities.

The International confusion which had the past occurred during the past centuries remains as before. There is no solution other than the establishment of a super world body. At present the super powers are purposefully using such an inalienable right in every field of International undertaking especially in the economical, trade and other political controversies. Each and every nation which is a permanent or a non permanent member of UN Security Council is trying to dominate over others. There is no unanimity of opinion in any issue affecting human beings in the universe. Everyone is having their own selfish motive and the innocent victim is crucified rashly.

Each and every nation's participation in the super body is determined not only by counting heads but by due allotment, by considering their contribution to the International Community. For eg. China having hundred and twenty five crores of population and Vatican having about thousand citizens can be weighted by same measurement Unit.

### DEPLETION OF OZONE LAYER

Probably more dangerous than the use of nuclear weapons is the warming of the earth and depletion of the ozone layer. According to the scientists, as a result of the warming up of



the earth, water of the seas will rise 6 feet from the present level; if the glaciers of the Arctic and Antarctic melt the water of seas will rise 300 feet and as a result of this, major cities will submerge in water. By the year 2030 temperature of the earth will increase by 4.5 degree centigrade. The gravity of this situation is evident from the fact that during last 10,000 years temperature of the earth had varied not more than 2 degree centigrade and the ice temperature of the earth will be 5 degree centigrade less than the present temperature. The main reason for the warming up of earth is the emission of carbon dioxide from the burning of coal, oil, fossil fuels and industrial gases. The earth is warming because of the green house effect, which is an ecological phenomenon after the industrial revolution. The emission of Carbon dioxide will increase by 25%; in the next 50 years. It is likely there will be 50% more Nitrous Oxide, Methane Chloroform Carbons (CLE'S) and other gases, which are increasing the temperature of earth. The only practical way to solve green house problems is to reduce production of energy.

But the countries of the world are not prepared to recognize it. In upper layer of atmosphere, ozone layer protects us from ultraviolet rays of the sun. Ultraviolet rays causes cancers especially of skin cancers, cataracts, destruction of aquatic life and vegetation and loss of immunity. The ozone layer shields the earth from deadly ultraviolet rays of the sun.

One percent depletion of the ozone layer maybe responsible for 2 to 3 percent of more ultraviolet ray reaching earth. In 1983 British Scientists witnessed for the first time a hole in ozone layer in South Pole. Two years later i.e. in 1985 a treaty was signed in Vienna on conservation of ozone layer. This was followed by signing of the Montreal protocol on 16th September 1987 by 56 countries by stipulating a 50% reduction

of CFC's by the end of this century. It is based on the estimate that one percent of the ozone layer has ready been damaged. The hole in ozone layer is moving towards densely populated areas.

Montreal protocol has come into force. Since 1989 more than one third of its signatories have ratified it. The developed countries release 50% of CFC's. The developing countries' share is only 5%. Yet the treaty stipulates that each developing country will be allowed a minimum 300 gms. Thereafter it will be reduced to half. Then CFC's consumption must be frozen at the level reached by 1989. It is well below the maximum limit. But on the other hand industrialized countries allowed a per capita CFC consumption of 500 gms per year until 1989. Thereafter it was reduced to half that amount by 1993. The countries which can't sign the protocol also was not allowed to import technology or obtain financial aid to produce such chemical. So far 17 countries have ratified the protocol. It can't be overemphasized that the developed countries have capacity to discover alternative sources of energy. The developing countries are not in a position to give up or reduce coal, oil or fossil fuels and other CFC's. An ozone fund should be established so that developing countries are truly compensated. The idea of financial assistance to developing countries are truly compensated. The idea of financial assistance to developing countries, to help them to change over to CFC free substitute was first mooted by the executive of UNEP meeting at Helsinki. Since developed countries release 95% of C.F.C.'s they have special and more obligations in this connection. The proposed World Government will try to solve this serious ecological problem.

World leaders must act now to build up a new system for peace and security. 1990's may become a decade of dangerous



instability. Whenever International Law is broken resolute action must be taken by the UN; it can't be attained at the present state of affairs and its administration unless some institutional change has occurred. Its progressive result can be achieved in the coming future. We must make sure that culture is given a new lease of life. A system of International security must be built on the principle of security, which must also be built on the principle of universality not on military might of sovereign nations.

We need a new world order but one founded on the vision of belonging to a global neighbourhood. It should be based on a sense of common responsibility in which the nation of security is expanded. Economic, ecological as well as social dimensions should be the foundation of everything. The world has to attain such an order suited for the independent realities of the next century rather than the old system of competitive and confronting power blocs.

Formidable problems tracing world community in the complex socio-economic and environmental issues on which the future conditions of life on the planet may well depend must be solved with the co-operation of all nations.

Human beings are at the centre of the concerns for sustainable development. They are entitled to healthy and productive life in harmony with nature. The right to development must be fulfilled so as to attain equality to meet development and environmental needs of present and future generations. All states and all people shall co-operate in the essential task of eradicating poverty as an indispensable requirement for sustainable growth with stability. States shall co-operate in a spirit of global partnership to conserve, protect and restore the health and integrity of the earth and its ecosystem. States should co-operate to strengthen indigenous

capacity by adaptation, diffusion and transfer of technologies to achieve higher quality of life to all people without any disparity. Effective access to judicial and administrative proceedings including redress and remedy, shall be provided. States shall co-operate to promote an open international economic system that would lead to international economic growth. Developmental problems should be based on an International consensus. Where there are threats of serious or irreversible damage, it can't be used as areas for postponing cost-effective measures to prevent environmental trade and investment.

The concept of respecting and protecting human environment has its objective. The fulfillment of the legitimate immediate ambitions of individual and nations as well as the interests of future generations is another important objective. The rectification of past errors wherever possible is another important objective to be achieved. Provision should be made for better opportunities for development and progress of entire humanity in a positive approach.

UNESCO has an over all policy regarding education as a life long process. The inter governmental deliberations with this regard should be reviewed and appraisal of progress in the development of the international development strategy should be improved. Since 1970 the world economy had experienced a series of monetary crisis which has severe repercussions on the UN. policies and programmes. They are facing total failure in each and every field of Economy and it affects world wide. The expansion of the operation of international financial organization in recent years had created grave difficulties for developing countries, when their need for development support was the greatest. The strategy must be implemented in a dynamic and developmental manner. In many countries the impact of multi national corporations, world food shortage

and the potential exploitation of mineral resources, remains outside the limits of national jurisdiction. The central purpose remains to diminish, the gross inequalities in economic development and social welfare. We have to eradicate poverty, and particularly to improve the conditions of the poorest groups within the countries. Such is the spirit of the international development strategy. The experience of developing countries in national planning steadily increased during the initial years of UN's functioning. Successive generations of development plans reflect contributing improvements both in techniques and in plan formulation. The procedures of plan implementation can only be attained by an effective world body. Institutional changes covering a wide spectrum of productive activity had been undertaken in developing countries with respect to national under utilization of production capacity in manufacturing industries so as to orient the pattern of industrial production towards meeting the requirements of both employment and mass consumption. The beneficial plan can be a suitably designed and the proper utilization of construction activities can be explored in developing countries. The international community reaches no agreement on a set of general principles on a pricing policy, and access to markets for commodities according to the strategy of inter governmental consultation on commodities of special interest to developing countries. Developed countries adopt discriminatory pricing policy and use it against the rest of nations. Most of the developing countries have embarked upon economic development planning on the basis of nationally determined priorities.

Taking into account the link that should exist between the process of detente and the creation of better conditions for international co-operation in all fields all countries should actively promote the achievement of general and total,

complete management. The primary responsibility for implementing the aims and policy measures of international development coincides with the fulfillment of the full working of the proposed world body, which rests upon the political determinations of individual governments in a spirit of partnership and common interests. The body must assist developing countries in their efforts towards the mobilization and utilization of national resources. The world today must take adequate and sufficient steps to gear up their activities to assist the implementation of programmes for international growth. It demands full respect for the basic human rights of all individual detained for their struggle or self determination and independence.

Those features of the world outside which have to do with the behaviour of other human beings, insofar as that behaviour crosses ours, is dependent upon us or is interesting to us, we call roughly public affairs which will be named as creation of public opinion. It is a congregate of all sorts of discrepant notions, beliefs, fancies, prejudices and aspirations. Opinion of whole nation was made up of different currents of sentiment, each embodying or supporting a view or doctrine or a practical proposal. There are two types of public opinion static and dynamic. The first convey the idea of frugidity; the second, being predominantly dynamic, is rational in character, is built upon the cultivated arts of persuasion and systematic publicity and draws upon definite historical events or contemporary happenings as its material for propaganda and agitation. It is again determined by social and economic relationships between each and every nation having an international out look. It flourishes where the life of the masses unfolds under the pressure of common intercourse and exchange of opinion during the daily routine of association. An inter-national issue begins to root only when it is communicated from one nation to another

nation. Public opinion may flow in a direction not recognized by law but may be domestic or international. A society which is practically immature and authority is vested with UN and super powers may resemble ancient monarchs in the past. A rigid and clear-cut demarcation is however impossible between various channels of expression of public opinion. Universal peace is the ultimate goal of the world. The territorial division, often highly polarized, has many hues such as political, economical, strategical which are the product of a complex set of factors including three important phenomena that came in the wake of the end of World War II Population, economic and military strength in ethnical and cultural background etc. Expectations were raised that drawing on the accumulated stock of knowledge and technology and the new unprecedented prosperity the advanced countries would soon eradicate poverty, disease and illiteracy. The developmental efforts of the new nations were stifled by the lack of an adequate access to world resources and technology and the world became sharply divided between the rich industrialized countries of the north and the frustrated LDC's of the south.

Each of the members of the cold war power blocs in seeking parity in military power and spheres of public influence, unleashed forces of tension and conflict in an arms race of an unprecedented scale. It aggravated problems of infection, recession and unemployment and it reflected poverty, hunger, decease and illiteracy, political and economic instability.

Here the state practice did not exist or the law had to be developed to meet the special needs of the international communities. The rights and interests of state derive directly from international instruments, which the states have signed and the rule of the exhaustion of legal remedy to that kind of dispute. The rights and obligations of the two states flow

directly from their treaties which are enforceable in a court of law. It is the only solution for settling such dispute by recourse to legal remedies without having any arbitration or conciliation. Owing to super power control and obstruction, the UN failed to reflect the demand and the views of the numerous third world countries.

Without the unanimity of the permanent member of the security council, the very existence of UN would be unthinkable. Due weightage should be given to the starting of another alternative, having representation for different social and economic systems. It can be transformed into some sort of International machinery or world government. The concept of one world, once a dream of Wenden Wilkie, is now becoming a reality in the near future. The problem must be showed in such a way as to ensure the future of the world.

#### **Vedanta philosophy states as follows**

1. The inherent divinity of Man.
2. The goal of life is spiritual realization, the complete manifestation of the divine within.
3. Harmony of religions - All religions have a common aim, namely the discovery of the truth.

The material scientists enquired into the world of objects, and by observation and experiment and analysis. That which exists is one, men call it by various names.

UN is still in its infancy, which is an expression of TEILHARD DE CHAEDIN. Absolute equality of humanity is an impossible task. In practice the doctrine of equality is worked out by accepting two principles (1) equal opportunity (2) advebtitious aid to the under privileged. Insistence on abstract equality of opportunity leads in practice to inequality, which

the doctrine seeks to abolish. A right to social justice is the right of the under privileged to the protection of the society. It is the right of the aged, destitute, poor, woman and children.

It is, of course true that the ideal of international law must be a perfect legal system in which war will be entirely eliminated. But the ideal Municipal law is a constitutional legal system. Revolution, revolt strikes etc., will not take place in such a perfect law system. Man's rights precisely, cheaply and infallibly enforced such a system. It is a conduct of moral force. If international law were only a kind of moral law the framers of constitution and papers concerning foreign policy would be strengthened by moral background. But as a matter of fact this is not so in reality. The international legal order gives unity to the whole and it is distinguished by the fact that the states must respect the agreements conducted between them. It depends upon the principle of necessity and exclusive source of their obligatory character. The decisions of the courts of every country must be carried out in an international character. Legal value of resolutions may vary in the light of their subject matter and the surrounding circumstances. The principles and resolutions for the internal working of the institution may have full legal effect, which are binding on the organs and members of the organization. The fundamental rules for safe guarding peace must have humanitarian consideration (protection from genocide, slavery, racial discrimination, and protection against war for peaceful living as a member of the humanity.) Law has the peculiarity of governing its own creation. A reasonable assurance for a stable government proves that government commands the general support of the population. It must be able and willing to fulfil its international obligation. Every state has a right to protect its air space. In future, every nation will enjoy their own privacy.

An act of a state not in conformity with an international obligation must preclude a state from a lawful measure of self - defence. Neither special rules nor special methods of redress are applicable, where a debtor state defaults. All governments are responsible for errors of its officials. It will be decided by the world court. Every state has the right to engage in international trade and other forms of economic cooperation irrespective of differences in political, economic and social systems. All discriminations based on such differences will be abolished. The World government aims at a warless world.

Every law at present has a limited boundary of international complication. Structural innovative changes in administrative, legal and economic systems in each and every nation should be changed from the traditional framework. We can't expect a sudden institutional change in economic and social setup, which has a traditional, set up. Revolutionary implications in the social setup can't be framed because of the existing diversified laws, cultures, races, and communal ideologies.

The spirit of the general principle of a warless world should be created. The belligerents should not adopt means to injure the enemy. Nuclear weapons should be destroyed to avoid lingering and the lethal effects of radiation. A broad line of distinction can certainly be drawn between nuclear weapons and other dangerous weapons. There is no difference between series of warfare and barbarous savagery. The progress of civilization should have the effect of alleviating the possible calamities of war. The only legitimate object which states should endeavor to accomplish during war is to weaken the military forces of the enemy. The employment of arms is against the laws of humanity. Wars aggravate the human sufferings, which must be avoided by the international institutions. The use of

nuclear weapons spreads contagious diseases through contaminating water, food, soil and the plants that grow on it. Gama rays described as invisible electromagnetic waves, constitutes the serious radiological danger in an atomic blast. The treatment of allegations against UN. doesn't indicate any universality in the past. But now UN has been thoroughly criticized by almost all nations.

The study of complete subject of international affairs calls for a Synoptic approach which draws together the disciplines of sociology, law, history, economics, geography, psychology, anthropology and the natural science. There is a choice of several possibilities. Relativism encourages a comparative approach. Whether it is the context of the prevailing political ideologies of the twenty first century or those related to economic interest groups or one of social - attitude the coalition or political combination is only a particular expression, in which something more basic in the present international system, something that would still be with us even if that coalition ceased to exist. Actual unity has been achieved to a certain degree. The rules and institutions of Inter-national society, for all that they contain elements of continuity that can be traced back over several nations have never be static and would be undergoing change and development in economic, social and political categories.

Regulation doesn't establish a presumption of illegality for merger with a community dimension or strengthen a dominant position. Effective competition should be significantly impeded in the common market or substantial part of it.

Legal order is formerly rational in the sociological rather than the juridical sense when it is based on formal justice. The developing countries have the sovereign right to use their

natural resources in keeping with their developmental and environmental objectives and priorities. No one questions their inherent right. It is an established rule of law that the plea of error can't be allowed as an element vitiating consent, if the party advancing it contributed to the error. A state is not bound to continue particular trade relations longer than it sees fit to do so. One of the intermediate stages on the way to international penal jurisdiction may recognition of criminal jurisdiction according to the penal acts to be enacted by the world parliament. The past view is that societies conducted wars without law, leaving the strong free to devastate the weak. No nation can be permitted to do such a drastic act in future. The whole legal standards failed to prevent the frequent commission of wartime atrocities.

A war conducted with energy can't be directed merely against the combatant forces of the enemy state. The positions they occupy will not seek to destroy the total intellectual and material resources of the enemy state. Humanitarian claims should be taken into account.

On the level of domestic policies within the offending country, transparency about treaty can be activated by constituting the support for treaty. It should be put forward before the appropriate authority for assent which can be enforceable in a court of law.

Remove all its equipment records, registries, deposit funds and other assets, without any restriction what so ever or the imposition of taxes, duties, penalties and other charges or obligation.

Argument concerning the general lawfulness of war and punishment is designed to regulate and restrain war. Norms for

creating warless world should be designed for avoiding bloodshed, famine, refugees and other atrocities against humanity.

“Cyber wars are not real wars unlike traditional wars. They are not fought over military, economic, political and social field. In contrast they seek to disrupt and destroy the information and communication systems that increasingly govern human lives. U.S. infrastructure for flight control systems, banking and finances etc. are totally dependent on network computers. U.S. has vehemently said that she would work around the world and in the depths of cyber space to investigate and prosecute those who attack computer networks. Sovereignty is more dynamic and systematic concept. But it ignores the reality that territory is an important part of sovereignty. Current generation nuclear weapons are 1,00,000 times more powerful than conventional ones. FGN weapons are only one thousand times more potent. The power of atom is revolutionalising conventional warfare. They are weapons of mass destruction.

The reason for not including micro-explosions in the scope of NPT or C.T.B.T. comes from the unwillingness of the nuclear weapon states to accept restrictions in this area of research. Political tools must be used by one nation of influence on the population of another. Military operations radically change the balance of power. It will never be interpreted in a way as to prejudice or prevent research for the development of controlled thermonuclear fusion and its economic use.

None of the super powers can conceive of any movement towards disarmament without ensuring that it has the political means and the technological resources to deny access to all others. Where intellectual ability has been fostered, it has to be diverted, where technology has been developed, it has to

be disabled and where the material exists, they have to be placed under a comprehensive system of safeguards.

Nuclear deterrence was premised upon a symmetry of offensive capabilities of this bizarre system worked out in the bilateral confrontation between two principal organizations. There was no denying that the rest of the world community are in a stage seeking a sensible and ethical way out. The super computer simulation of a nuclear tipped ballistic missile explosion is a detailed demonstration of the specific component inside a war-head.

The permanent members of the S.C. are obviously on a dual track strategy. The international community is to be continuously reassured that they whole heartedly stand for sincere support and effort for curbing weapons of mass destruction. At the same time domestic, right wing opinion, which exerts a decisive influence in the council, has to be modified with conspicuous demonstration of nuclear powers. Nations which insist on monopoly of the knowledge and the means would threaten human survival.

The concept of nuclear deterrence must be categorically raised on moral, political, legal and strategic grounds. The present world policy has a radical, dangerous and unexpected difference with all the sane and sensible components of past nuclear doctrines. The social, economic and political dangers of nuclearisation are crippling very fields of life. Nuclear weapons are incompatible with rational development goals. The moral to be drawn from the supreme tragedy, of the bomb is that it will not be destroyed by counter bombs. Moral force is all important when you are rolling back and epochal injustice. The bulk of the public expenditure of most of the

civilized governments consists of the payment in past wars and preparation for future wars.

A man who lends his money to a government is in the same position as a man who hires murderers. Man's economical investment is diversified to increase the armed forces of the state. The morality of the world is degradating to the lowest level. 70% of the world population is marginalized by 30% of world's income. It has been proved to be impossible to achieve balanced development of inter-national community. A new political and economic order should be created for attaining this goal. According to Henry Kissinger "No International order can be considered just if co-operation with the aim to raise the poorest of the world to a decent standard of living is not one of its basic principles". The ideally best form of government is that in which the sovereignty or supreme controlling powers are vested in the entire aggregate of the community.



## CONSTITUTION OF WORLD GOVERNMENT

The preamble reads: "Conscious of their responsibility before God and men animated by the purpose to serve International peace and security as an equal part in a unified word, a super intelligent intelligence agency should be formed from the international community by the world government in consultation with the present intelligence agencies chiefs. There will be only one intelligence chief for the world."

"The new constitution will perform governmental functions continues to function in terms of the legislation applicable to it until it is abolished or incorporated or is rationalized or consolidated with any other institution."

We people of the world, humbly acknowledging all our obligations to our divine Lord Jesus Christ who sustained our father's through centuries of trial. Gratefully remembering that heroic and unremitting struggle to regain the rightful Independence of our world. And seeking to promote the common good, with the due observance of Prudence, Justice and charity so that the dignity and freedom of the Individual may be Assured, true social order retained, the unity of the world restored.



The exploiting classes as such have been eliminated: in our international society. The class struggle will evaporate from Totalitarian world. The entire world must fight against those forces which are hostile to humanity and democratic socialism. The world society is a unitary multinational set up. Equality, unity and mutual assistance are the basic principles of International community. It promotes the common prosperity of all nations of the world.

The prospective world's achievements in revolution and construction are inseparable from Support by the people of the world. The future of the world is closely linked with that of the whole world. The world Government follows an Independent Policy and programme apart from that of its member nations. Fundamentally the world state is a socialist one based on democratic principles and values. In future a Bloodless Revolution may arise out of Necessity for the sake of humanity. The world's Revolution and construction are Inseparable from the society. It is a part and parcel of it. No one shall condemn the people. The future of world society is very bright.

The People's Republic of world is a socialist one under the people's democratic dictatorship of the proletariat. Sovereignty is the very essence of democracy. All power with each and everyone of the family of nations rests with the whole world. The people administer world affairs and manage economic, cultural and social affairs throughout nations.

All Nationalities in the world are equal. They follow the relationship of equality, unity and mutual Assistance. Discrimination against and oppression of any Nationality are prohibited. Any act that undermines unity of the nationalities or Instigate: their secession prohibited. The world Government helps the Third World Countries, economically backward

nations, under developed countries, Nations having low per-capita income have to be provided with every type of assistance in economic and cultural fields. No one is to be condemned out of order. The world Government upholds the Uniformity and dignity of the socialist legal system.

No law or Administrative or Local Rules and Regulations shall confer on the constitution. Every International Undertaking, organs, bodies, Public organisations, all Enterprises and undertakings must abide by the constitution and the law. The underlying Principle of International Government follows the principle of state Socialist Economy.

The World State Economy Protects each and every nation according to their own needs, feelings and aspirations. It will help the downtrodden, under privileged destitutes all over the world. No one is exempted from it. Money is needed by the needy. Doctor and medicine are needed by the Sick and not by the healthy man.

The World Government develops democratic socialistic Education with emphasis on Practical way of thought. It extends to SCIENTIFIC and cultural levels of International thought.

There is International status for each and everyone. But not world citizenship. Each one who holds citizenship in the states holds the rights and duties of that which provides in their own national. Constituent states have their own aspirations of society. Here we are not dealing with that point. That page is a closed chapter as far as world government is concerned. There is only one Administrative Region for International Government while there are many Administrative Regions for National Governments. All freedom is available as per the directions given in their own national constitutions. We can't over weigh the rules provided in the Laws. ELECTORAL Rights are open to nations as well as to world

Government. None is above law. Everyone must obey rule of law, The Administrative set up has its own powers and obligations. No one can deny it.

The World Health organisation develops the Social Insurance, Social Relief and medical and Health services. It provides compulsory Education. A World renowned Educational system is a must. The w. g. has a duty to coordinate all Nationalities and develop peace among people. Local people's Parliament at different levels ensures the observance and Implementation of the constitution, the statutes and the Administrative rules and regulations in their respective Administrative areas, within the limits of their authority as prescribed by Law. They adopt and issue resolutions and examine and decide on plans for local economic and cultural development and for the development of Public Services; Prepare plans for economic and social development and budgets for their respective administrative areas and examine and approve reports on their implementation. They have the power to alter or annul inappropriate decisions of nationalities. The HIERARCHY OF GOVERNMENTS.

It is like hierarchy of the Catholic Church. That is what is needed. Organs of world government are established in autonomus regions autonomous prefectures and autonomous bodies which is prescribed by Law. The organisation and wotking procedures of world government are prescribed by Rule of Law.

The Concept of Inter- National Sovereignty is one of supreme character. The contribution to International Community shall be based on ideals of Liberty, Equality and fraternity. It leads us to democratic evolution. HUMAN DIGNITY IS INVIOABLE. It is the duty of the International Government and Human Rights Commission, Every human

community of Peace and Justice is the world. Right to defend against the constitutional order or against morality. It doesn't violate the right of others or offend the constitution, order or ethics. Every member of International Community has the right to life and to Physical Integrity. The freedom of people is inviolable and unavoidable.

The fresh world hereby affirms its inalienable and sovereign right to form world government to determine its relations with member nations, to form member nations, to develop its life political economic and cultural aspirations of member nations. The International territory consists of entire population throughout world. No one is exempted or avoided from its membership. Every nation enjoys its own importance. They have their own importance, setup, growth and development. The people are so genuine and have their own attraction.

The International Territory consists of national units namely states. Every territory intigrates without prejudice to none. The government forms the world constitution. The world government's power is the sum total of the national constitutions. Nobody is above the world's power. Resources came from world parliament and constitution, It is Supreme. Every thing is not absolute, but the above two are Absolute. They are concrete-far from difficulties. It is 100% conclusive. The Architects of Constitution are well thinking intellectuals, statesman. It is completely passed before the world parliament as every enactment. The law has extra- Territorial Jurisdiction. Far from the walls of above and all it is Supreme in power. There is no particular name for the International Government. It is a super body in power and position. They are not man made, divine in form and character. The peace loving people of the entire world are the Heart of the world government and constitution- ie to avoid war from the soil is the ultimate objective which no one had ever before for the time being.

There can't be a nominal head for the world government. There must be an Administrative Head for the world with the support of an able Cabinet. The world government is an Impartial, an Independent body. The world is liable to many factors. It is desperate because it is developed based on many expectations about the future. There is National Citizenship as well as International Citizenship for every Citizen. The future of humanity is very wide far from our thought expression faith and worship. Everything is determined in accordance with law. All natural Resource comes under the preview of world government constitution. All Land all mines, mineral and waters are owned by world government. All Revenues of state is partially owned by nations and partly by world government. There is a correlation between the two. There is no clear-cut demarcation between the two specifications. No one else is better than the other. World Govt. affirms its devotion to the ideal of peace and friendly co-operation amongst nations founded on International justice and morality.

World Government affirms its adherence to the principle of the Pacific Settlement of International disputes by the world court for Judicial determination. The world government accepts the generally recognized principles of International law as its rule" of conduct in relation with subordinate nations.

The executive power of the world government still remains with the International Government. The Executive power of the world is vested with world cabinet and world court. For the purpose of the exercise of any executive function of the world, the Govt. may to such extent and subject to such conditions may associate for the purpose of international co-operation in matters of international satisfaction in matters of Common Interest, Common Concern.

Every international agreement in which the world Government is a party shall be laid before the world parliament

for Assignment. International Agreement shall be part of the domestic law as passed by the world parliament. Sovereignty belongs to entire population in the world. No one is exempted. It spreads through but International community. Name is avoided *Ipsa Facto*. The World Republic recognizes and guarantees the inviolable rights of man both as a Nation and as a member of international groups in which the national status, personality is well kept. It imposes the performance of unalterable political, economic and social duties of International Cadre. War is defined an Instrument of aggression against the liberties of other peoples and as a means for settling international controversies. We have to avoid this Instrument of aggression. International controversies can be settled by many ways other than war, mainly by talks and agreements. There is a Limitation to sovereignty because unlimited sovereignty will lead to many absurdities. It promotes and encourages international complications. Every nation has its own role to play. No one is exempted or denied. The power of the state is limited, restriction to a certain limit. There is no unlimited freedom for states. Certain restrictions exist for provision of national constitutions down. There is no Infringement of any Right between nations and citizens. For example Apartheid in South Africa. No one is Superior or Inferior to another International Citizen. No nation is supreme in form and character. Here there is the importance of International Citizenship.

The fundamental human rights provided in the world constitution and guaranteed to the people of the world are the fruits of the age-old struggle of man to be free. This constitution shall be the Supreme Law of the world.

We are convinced that sovereign authority of the international community rests with the World Government.

We have to live according to the popular will of whole world. Social, Political and Economic Justice is to be provided to the International Community. The purpose of the constitution is to establish an independent and competent system of Justice with a view to transforming the concept of the rule of law into a living reality. The above principle applies to world government. Constitution is the fundamental law of International Government. It shall be the duty of every member of international community to uphold the provisions of the constitution. Commencement of the constitution is the date on which it takes effect. It is the date in which it allocates to Inter Nationalise to the world as a part of it. Everyone is happy with the pros and cons, effects and values of the constitution. No one is exempted from there of Government. There is no termination of International citizenship which shall as determined by Law. Every world community member shall have International Citizenship abinitio.

All citizens holding representation to International understanding shall be treated as equal before law. No discrimination shall be made against any world citizen in the application of general laws on grounds of religion, race, sex, caste or tribe.

All citizens shall have the following freedom

1. Freedom of opinion and Expression
2. Freedom to assemble peacefully and without arms
3. Freedom to form union and Associations
4. Freedom to move throughout the world with the provision of passport and visa rules.

This rule is a must for or between every nation. For the sanction of the provision Embassy is a must for each and every nation.



For the implementation of criminal Justice no person shall be punished for an act which was not punishable by law. Every International citizen have the right to acquire, own sell or dispose of property in every part of the world comprising International Community.

First of all a bill may be Introduced in the lower house of the world parliament. Appellate Authority is with the upper house namely by the Heads of nations. A finance bill can be Introduced firstly in the Lower House and if the lower house passes it. For consideration and allotment it will be put before upper house of world parliament. Any normal bill can be passed by Lower House of Parliament without any delay International agreements and contracts must be assented before the Lower house of the parliament. Other wise, the agreement is invalid. It never becomes a binding contract which is enforceable in a court of law especially before world court. If any law is considered by any of the national government or never be produced before any court of law. The counter signature of the world cabinet is a must.

### CONSOLIDATED FUND OF THE WORLD GOVERNMENT

From this fund of all important expenditure the source of Income arises. It is the primary fund of international government. Contribution to this fund arises from different sources. It is a government fund. Ordinary and necessary Expenses are met from the CONSOLIDATED FUND.

WE THE MULTI NATIONAL PEOPLE OF THE WHOLE WORLD United by a common destiny on our land assert human rights and liberties civil peace and accord and preserve the historic unity of the world, Proceeding from the commonly recognised principles of equality and self



determination of the peoples throughout the world. Honouring the memory of our ancestors who have passed on to us love and respect for our whole land of world and faith and justice. Reviving the sovereign state hood of world government asserting its immutable democratic socialistic government of foundations.

Striving to secure the well being and prosperity of the world and proceeding from a sense of responsibility for our world's present and future generations. Being aware of ourselves as a source of the world community.

The world democratic socialistic state is a federation of the whole world. Nations rights, freedom and duties are of Supreme Importance. It shall be the goal of the world Government to recognize, respect and protect the rights and liberties of international persons. The multinational people of the world federation shall be the vehicle of sovereignty and the only source or power in the democratic socialistic pattern of society, The people of the world state shall exercise their power directly, and also through organs of International Government. The sovereignty of the world federation shall apply to international undertaking. The constitution shall have supremacy throughout the world. The world federation shall consist of many many nations which are Republics democratic, Federal and dictorial Government. Nations have their power constitutions either written or unwritten as they like. It doesn't affect world constitution. It has its own self existence. The basic rights and liberties in conformity with the commonly recognised principles of and norms of the International law shall be recognized and guaranteed in the world CONSTITUTION. The basic rights and liberties of every nations shall ,be inaviolable and shall belong to every nation. It is unavoidable to each and every nation. The exercise of Rights and liberties of each and every

nation and International citizen may not violate the powers of International citizen. i.e. nations. The rights and liberties of one state or another state is equal and in conformity with one another. No nation is super, absolutely super. It is guaranteed in the constitution. Any restrictions of the rights of member nations can be questioned in the world court and order of the court is enforceable in any of the national courts. There is no bar of sex, race, nationality, language, origin, property or employment, status, residence, attitude to religious convictions; membership of public associations of any other circumstance. Any restriction of the rights of member nations of social racial national and religions strife shall be prohibited.

Everyone shall have the right to life. The state is bound to provide food, clothing and shelter. The world government is bound to provide it internationally otherwise the w.g. is a total failure, The dignity of every nation is protected by the w.g. and constitution. Every one shall have the right to determine its National Identity. Everyone shall have the right to use his National Language freely. No one can be forced to determine and state his national identity. It is a voluntary phenomenon. Everyone shall have the right to use his native Language. Freedom movement is independent of Passport and Visa Rules. The right of property throughout world is recognized by rule of Law. The right of inheritance shall be guaranteed through out world. Everyone shall be guaranteed social security in old age, in case of disease. The NATIONAL GOVERNMENT MUST PROVIDE ATTENTION TO IT. Every one shall have right to health care and medical ASSISTANCE. This provision can be satisfied either by National Governments or by world Govt. Everyone shall have the right to education. Basic general education shall be mandatory through out the world. International property shall be protected by the law. Everyone shall have the right to participate in cultural activities and to

the use of Institutions of culture. Citizen of a Nation has an International understanding of the law of world federal region from one place to another place can't be changed. Ensuring compliance with the constitutions of other republics, characters and other laws protection of the rights of Ethnic minorities ensuring legality of Law and order of the International community which issues of the possession use and management of the land; Mineral resources, water and other natural resources throughout the entire world must be aged Internationally general questions of upbringing education, science, culture and morality in the four comers of the world must be united. Restrictions on the movements of goods and services may be established under universal law among International community. It is necessary for the protection of the people's safety, their lives health and protection of environment and cultural values. If no decision is taken by the cabinet and executive machinery of the world government it shall be referred to world court for up to date decision. The upper house of the world parliament is a permanent body. The parliament lower house shall pass bills affecting the entire world. The upper house of the world body constitute constitution for the world. The lower house of the world parliament is a very powerful one.

No surrender or transfer either wholly or in part of the sovereignty of the world public army or police force participation international co-operative projects in the world Arena maybe a possible fact. Any International citizen can't be restricted to profess and practice any particular religion. Secularism never mean Anti God. Every religion is promulgated positively, Every religious group.

A) Has the right to manage its own religious affairs internationally without any state bar.

- B) To establish and maintain Institutions for Religions and charitable purposes
- C) To aquaire his own property to hold and administer it in accordance with law.

There is no contradiction to any other law relating to public order, morality or health. We recognise the Injustices of the past governments, past rulers, past Administrators. For the twenty first century honour those who suffered up to twenty first century. Suffered for justice and freedom in our international community. Respect those who have worked to build our International community.

Respect those who have worked to build and develop world government. Believe that world government belongs to all who live in this territorial world. Heal the divisions of the past and establish the society democratic socialistic pattern of society on values, Social Justice and fundamental Human Rights. Lay the foundations for a new open society in which the Government on the will of the people and every citizen is equally protected by Law improve the standard of Life of each and every member of International Community. The world sovereign democratic republic is founded on following values

1. Human dignity. The achievement of equality and the advancement of human rights and freedoms.
2. Non-Racialism and non sexism
3. Supremacy of the world Constitution and rule of Law.
4. Universal Adult Suffrage, No political party system

#### **SUPREMACY OF THE WORLD CONSTITUTION**

The world constitution is the supreme law of the Democratic Socialistic Republic of the World Federation.

Everyone has the right to freedom of conscience religion, thought, belief and opinion.

Religious observances may be conducted by state and National aided institutions. Here recognition of nation by world Government is a must. Everyone has a right to be associated with some organizations Internationally.

To secure ecologically sustainable development and use of natural resources while promoting Justifiable economic and social development no one may be deprived of property except in terms of Law. Every Nation must take reasonable legislative and other measures. A person of International Community whose tenure of land is legally insecure as a result of past racially discriminatory laws or practices is entitled to the extent provided by an act of world parliament either to tenure which is legally secure or to comparable redress world parliaments legislation must be enacted to give effect to provisions of world constitution. Only members of the Lower house of the parliament is eligible to produce a Bill, Money Bill can be put forward before any of the House of Parliament.

### HUMAN RIGHTS COMMISSION

1. It must promote respect for Human Rights and a culture of Human Rights.
2. It must promote the protection, development and attainment of Human Rights.
3. It must monitor and assess the observance of Human Rights in the world republic. The human rights commission has the powers as regulated by international legislation necessary to perform its functions including the power:-
  - (a) To investigate and to report on the observance of Human Rights
  - (b) To take steps to secure appropriate redress where human rights have been violated internationally.
  - (c) To carry out Research and to Educate.

Inter National Human Rights commission has the additional powers and functions prescribed by world legislature Each year the human rights commission must require relevant international organs to provide the commission with information on the measures that they have taken towards the realization of the rights in the Bill of Rights concerning housing, Health care, food, water, social security, education and the environment, to promote respect for the rights of cultural, religious and linguistic communities. To promote and develop peace, friendship, humanity, tolerance and national unity among cultural, religious and linguistic communities on the basis of equality.

Non discrimination and Free Association and by international legislation necessary to achieve its primary objects, including the power to monitor, investigate, research educate, lobby advise and report on issues concerning the rights of cultural religions and linguistic communities internationally. The commission may report any matter which falls its powers and functions to the world human rights commission for investigation.

The commission has the additional powers and functions prescribed by international legislation. The number of members of the commission for the promotion and protection of the rights cultural religious and linguistic communities and their appointment and terms of office must be prescribed by world legislation.

#### ***The composition of the commission must:-***

- (a) Be broadly international representative of the main cultural, religious and linguistic communities in the world.
- (b) Broadly reflect the gender composition of the international communities contribution.

## COMMISSION FOR GENDERE QUALI1Y

It must perform must promote respect for gender equality and the protection and development and attainment of gender equality. The commission for gender equality has the additional powers and functions prescribed by international legislation. International legislation must establish an independent authority to regulate and to ensure fairness and a diversity of views broadly representing world community and international society.

- 1) Public Administration must be governed by democratic and socialistic values and principles enshrined in the world constitution including the following principles.
  - a) A high standard of professional ethics must be promoted and maintained.
  - b) EFFICIENT economic and effective use of resources must be promoted.
  - c) Public administration must be development oriented.
  - d) Services must be provided impartially fairly equitably and with out bias internationally.
  - e) Peoples needs must be responded to and the public must be encouraged to participate in policy making of world government.
  - f) Public administration must be accountable to the world at large.
- 2) The above principle apply to administration in every sphere of world government organs of state and public enterprises.

International legislation must ensure promotion of values and international principles and world legislation regulating public administration may differentiate between different world wide sectors, administrators or institutions.

The different international sectors administrations, or institutions of public administrations are relevant facts to be taken into account in legislation. Throughout the world for each and every nation there is a single public administration. Every nation has its own fundamental right to appoint, select persons any persons to their duty to international posts in consultation with parliament and government of that particular nation.

Every national public service commission is independent impartial and must exercise its powers and perform its functions without fear or favour in the interest of the maintenance of effective national public administration and a high standard of national public administration. The commission must be regulated by national legislation and other organs of state through legislative and other measurers must assist to protect the national commission to ensure the independence, impartiality, dignity and effectiveness of the national commission through which the world government has a supervisory capacity. Nation other than world government has an influence on the powers of national public service commissions.

The powers and functions of the commission are: -

- 1) To promote the principles and values set out in the constitution of the nation as well as the world.
- 2) To investigate, evaluate the world organization and administration and the personal practices of the public service.
- 3) To propose measures to ensure effective and efficient performance within and out side the organization.
- 4) To give direction aimed at ensuring that personal procedures relating to recruitment, transfers promotions and dismissals with the values set in the particular part of the constitution.





- 5) To report in respect of its activities and the enforcement of its functions including any finding it may give and provide and to provide the extent to which the values and principles or set out in this constitution.

The commission is accountable to the world parliament and constitution. The commission must report at least once in the year to the national government as well as to the world parliament by an act of world parliament it must regulate the procedure for appointment of commissioners of national public service commissions. A commissioner is appointed for a term of five years. By adoption the national assembly has the power to question him ipso facto.

He is answerable to the national governments as well as to the world constitution. The terms and conditions regarding the regulations have been met either by the national government or the world government. There is unanimity of opinion between them, no collision on national governments is responsible for the recruitment, appointment, promotion transfer and dismissal of its members of the public service while world government has appellate authority in their administration.

### **THE FOLLOWING PRINCIPLES GOVERN INTERNATIONAL SECURITY TO THE WORLD REPUBLIC**

- A) International security must reflect to resolve world community as states and as a nation to live as equals, nations to nations to live in peace and harmony, to be free from fear and want, provided by the international government.
- B) To resolve to live in peace and harmony precludes any international government. Citizen not participating in armed conflict nationally or international except in terms of this constitution or international legislation.

International security must be pursuer in complain with the law in clouding international law.

International security is subject to the authority of world parliament and the world cabinet. The security services of the world republic consist of a world single defence force, A single defence force for the international community is in terms of this constitution. The defence force is the only legal military force under the custody of the world government especially under the control of the world parliament other than the security services established in terms of this constitution armed organizations will not be allowed internationally in future. No member of the security service may obey a manifestly illegal order. Only rule of law of international community will be allowed. To give effect to the principles international politics no political party will be allowed in future. There may be political party eliminating system to form world government. It may be a success or not is to be studied well.

To give effect to the principles of Transparency, accountability parliamentary system needs TWO PARTIES. It has world wide importance. A very nice idea. The defence force must be structured and managed as a disciplined world defence force. The primary object of the world military force is not to make war but avoid war to protect the Republic of world is the primary responsibility of the governments military force its territorial integrity and its people in accordance with this constitution. A member of the world cabinet enjoys protection from military cannot be corrected.

When defence force is employed otherwise than that of avoiding war and giving protection to governments should not be considered well. In any other has the cabinet can inform the parliament to take adequate, appropriate step to achieve justice peace and harmony between nations.



- i) The reasons for the employment world military force. The force must be well equipped able to solve the needs of the international community.
- ii) The particular the place on which the purpose on which the force is employed.
- iii) The strength of the people and military personal directly involved in the affair.
- iv) The term or provide for which world military force is employed.

The world parliament has ultimate control over the world military force.

Everything is under world police force which is an aid and advice to government in the administration of justice, peace and security police force has its independent impractical authority to administers justice peace and security. Manufacture of arms and ammunition is the sole right of world government. National' governments have no right or power to produce arms which will be used for another war. Distribution and sale of it is also Banned Ipso facto.

There is no written constitution for United Kingdom. Britians constitution is to be found partly in conventions and customs and partly in statutes. The act known as the bill of rights 1689 deals with the exercise of the royal crown. The bill of rights is the fundamental document of world constitution. The world parliament however has the power to enact any law and to change any previous law. There is no fundamental distinction between national law and international law. Any person can take proceedings against international governments as well as national governments. There is no change of order between "public law and private law." World power has authority to protect his or her legal rights and to obtain a

remedy for the injury caused to the national governments. Britain has not generally codified its law and adopted a relatively strict and literal approach to the interpretation of statutes. The ratification of a treaty or international convention does not take it automatically take part of the international Law. International conventions and treaties does not make it. automatically part of the international law. It must be conferred by the world parliament to from international law. Law of international community has such as existence. World Court's Judgements have an important part to play in the legal field and its cultural development. Every nation is equally entitled to all rights and freedoms without any discrimination of any kind such as race color sex, language, religion, political opinion of national or social origin property birth or other status. All human beings are born free and equal in dignity and rights.

### SEX DISCRIMINATION

It is unlawful to treat a person less able than another on the grounds of sex when offering employment. Equal pay for equal work racial equality for example apartheid in South Africa. The laws of world are the birth of the people there of and all the king and queens who shall ascend the throne of the international government will administer the international community right to sue the world parliament and world cabinet where as recognition of the inherent dignity and of the equal and inalienable rights of all members of the human family is the foundation of freedom justice and peace in the world. Where as disregard and contempt for human rights have resulted in Barbarous Act which have out raged the conscience of mankind and the advent of a world in which human beings shall enjoy freedom of speech and freedom from and want has been proclaimed as the highest aspirations of the common people.

As an institution of the whole world. If a man is so compelled to have recourse as a last resort to rebellion against tyranny and oppression that human rights should be protected by rule of law against the whole world. International thinking is essential to promote the development of friendly relations between nations.

Where as the people of the whole world have in its provisions reformed have faith in fundamental human faith in dignity and worth of the international provision and in the equal rights of men and women and have determined to promote social progress and have better standard of life in the world.

Where as member nations have pledged themselves to achieve, in co-operation with the world government the promotion of universal respect for and observance of human rights and fundamental, universal freedoms.

All human beings are endowed with reason conscience and should act towards one another in a spirit of international brother hood. Everyone is entitled to all the rights and freedoms set forth in the declaration. No distinction shall be made on the basis of the political. Jurisdictional or international status of the nation. Every one has the right to life, liberty and security of a person which can also be called an international right. No one shall be held in slavery or servitude internationally. No one shall be subjected to any fortune or to cruel in human or degrading treatment. Everyone has the right to effective remedy by the competent international rights. No one shall be subjected to arbitrary arrest detention or exile. Every one who works has the right to just and favorable remuneration. International order in which the rights and freedoms set forth in the duration can be fully released. Everyone has duties to the community in which alone the free and full development of his personality is possible.

These rights and freedoms may in no case be exercised contrary to the purpose and principles of world government. Every natural or legal person is entitled to the peaceful enjoyment of his possessions. No one shall be deprived of his possessions except in the public interest and subject to the conditions provided for by law and general principles of international law.

No person shall be denied the right to education in the exercise of any functions which it assumes in relation to education and to teaching.

### **Territorial Application**

Any nation at the time of proposal of world government can declare by ratification any investment the country. Every nation when signing the constitution declare its entry in the list.

Constitution is defined as a set of Laws and Rules setting up the machinery of W. G. which defines and determines the relations between the different institutions and areas of government and the local governments. It is the source, the jurisprudential fountain Head from which other laws must flow succinctly and harmoniously. " Brevity restraint and simplicity. "W. G. must have a constitution. It should be short, clear. At the same time it should be long. The supremacy of the Constitution lies mostly in its indestructible nature. It is an organic growth. The provisions of the Constitutions are not maternal formulas having their essence. The conventional element is as large as the England Constitution. It is the fundamental principles or the basic elements which determines the states organization and function. It determines the structure of the government.

## THE CONSTITUTION

A unanimously strong judiciary is an asset of world state. The Powers of Nations IPSO Facto, the allocation of financial aid to developing nations especially to third world nations especially to under developed countries. Constitution is the pivot around which the whole world revolves. Nobody has any doubt in its existence and behavior.

The parliament shall, subject to this constitution have power to make laws for the order and government of world. The executive power of W. G. is vested with the central secretariats. World parliament can allow any type of financial aid to its member nations. Every member country enjoys their own part and parcel of life. The member nations enjoy their own status as per their constitution to the international community. Constitution deals with ethical and social relations. They are marriage, family, health, education and its examination. Regarding education it declares that it shall be available to everyone. All citizens are eligible for elective offices in each and every nations as soon as it is possible.

INTERNATIONAL law is the result of an uneasy compromise among nation states, No community of state can live in isolation in the global political set up. Law alone can provide security and stability for the general good in this anarchic world. International law rests upon certain moral and practical principles and civilized life depends upon the existence of a law code. One school is the positivist. Positive law is made by man. It has its source in the content of states. This is binding because it is agreed by the sovereign nation states.

International treaties, agreements and conventions are source of international solution. In future bill passed by world parliament become international law. A customary practice is

accepted as law when it is observed by practice and observed by states custom are passed in world parliament by majority vote. Judicial decision of the world court and advice of it become original law. It have appellate jurisdiction. The questions of legal sovereignty of the national state reconciled by the charter can be reconciled with the needs of the affirmance international order and co-operating in our time. The U.N. charter is completely null and void. The reality is far from its theory. The difference between a false system of international law it is more than a big hooliganism. The law ever made is for twentieth century and not for 21 th century.

The concept of world community based upon equity and justice. The Aryans spoke about the common brother hood of Man. But a permanent international organization capable of representing the world community was born only in the 20<sup>th</sup> century. Multinational conference was common in Europe after the peace of West Phials. The congress of Vieanna, the peace of Paris and Hauge conferences.

The leage was historic movement to the statesman Woodaw Wilson business is the business of America. Europe was disqualified from joining the international situation and the defeated powers were not invited to join the League. Europe was on search for the unity which had been lost with the downfall of Roman Empire. Although the league was intended to be a global organization. Its purpose is not saved. A disarmament conference was held in Geneva at 1932 and it was attended by 64 nations including Russia and America who were not league members. However the league cannot achieve much stress in this field.

Calamity struck the world once again in the summer of 1939 in the form of another world war. Statesman and intellectuals once again organized a parliament of man, the



U. N. The U. N. is the front of another human endeavor to device a political condition which would reconcile internationally. Fortune, in every sort of it is a total failure.

The states of the world including the super powers today realize that they will have to give explanations for any act of omission or commission before the united nations. An act of aggression will not go unnoticed. This is the doctrine of international accountability. U. N. is a unique 20<sup>th</sup> century phenomena. For 21<sup>st</sup> century world government which is a 21<sup>st</sup> century undertaking. The U. N. is not a super state while world government will have a super state personality. Production of information through research and publication carried on by nearly all organization. His totally wrong human rights protection is another motive of U. N. which never had happened for the time being. The U. N. has been sending experts to developing countries to provide financial aid through world bank. But it is super most world company.

Each and every community jointly created a splendid culture and have a glorious revolutionary tradition. Certain part of the world is semi colonial and semi feudal countries. After founding the people's world republic the transition of the world democratic socialistic society will be effected step by step the true result is to over throw the rule of imperialism, feudalism and bureaucratic capitalism, which ends in greatest victory of world government. The power is vested with each and every unit of world government.

The nations have, the exploitation of man by man eliminated and the socialist system established. The nations independence and security is strengthened in all countries. Economic strength is developed by educational, scientific and cultural development. At the same time every citizen's living standard in the world is to be increased. None is above one

man's basic need's, self-sufficiency of the society in every aspect of life. Here what happens is exploitation by the strong of the weak, this is what happens in the society around us.

Here only exist the true communistic socialistic philosophy. The dictatorship of proletariat. It is a new way of thought, thinking, belief, faith, worship and way. Many of the part of the humanity sustains injury through war, sabotage natural calamity and epidemics. Through out nations there has been a marked increase in agricultural production significant progress has been made in educational, scientific, cultural and other undertakings. The living standards of people have improved considerably. The victory of new world renewed democratic revolution and the successes of modern socialitic pattern of society is the asset of world government. Here there is the end of MARXISM, LENINISM and MAO ZETONG THOUGHT, It is a FACT, TRUTH, we develop socialist democracy which is the product of twenty first century, A newly developed technology set up by socialistic democratic government. No one is null and above it. The true effect is the growth and establishment of a new culture and formation of ultra modern society.

A Constitution is meant for the down trodden under privileged destitutes all over the world which is based on democratic, socialistic republic. It contains the ideals and aspirations of the International Community. When a doubt arises in its mind as to whether the narrower or more liberal interpretation ought to be placed on the language used in an enacting provision of the constitution. Fundamentally the world aims at a socialist state, its principal aim is to eliminate inequality of income and to provide a decent standard of living to the working class. Low variation of per-capita income between each and every Nation. SOCIAL JUSTICE is the recognition of greater good to a large number of people without

deprivation or accrual of legal rights of any body Court should in favor of weaker sections of the society.

Social and Economic Justice is our programme and policy. It involves the concept of distributive Justice which cannotes the removal of economic inequalities and rectifying Injustice. Judiciary and policy must provide Legal Justice. Social Justice is of fundamental Right as regards a member of International Community.

Secularism has been productive of more mischief than benefit. It never mean anti God. To spell out expressly the high Ideas of Socialism, Democracy and Secularism are the Integrity of the World Government.

Because these institutions have been subjected to considerable stresses and strains and vested interests have been trying to promote their selfishness to the great detriment of public soul. In short the object of the government was to make explicit what was already provider in the constitution. So far as secularism the relevant provisions in the CONSTITUTIONS are thoroughly provided.

What is contrary to the constitution can't be justified on Rule of Law. The world constitution abolished all distinctions on the ground of Religion. The constitution however safeguards the state as well as the International Government. Inter caste marriage and accepting are two Important social institutions through which secularism world find its fruitful and solid base for an Egalitarian social order about the CONSTITUTION.

The nation in a democratic society derives its strength from the co-operative and dispassionate will of all its free and equal citizens. For the world government's formation social and economic democracy is the foundation on which political democracy would be a way of Life in the world polity. Preamble of the world constitution is a part and parcel of government.

The enacting provisions had been passed in the World Constitution. Preamble constituted an implied limitation on the power to amend the constitution. This constitution was retained by the unanimous decision of constitution bench of the world court. It is a supreme power kept with supremacy of court. No undertaking is above Law and Justice. Sovereign democratic Republic is a part of the constitution. Constitution could not be regarded as an independent course of any substantial power or prohibition which could be drawn only from the express provisions in the body of the constitution or by Implication there from. As from other provisions world government's constitution is very powerful one. Nobody to question it. Also world supreme one upon it. For both of them no limitation on no power or position.

All powers of the world government must be founded on the enacting provisions of the constitution. Even the court can't alter it without sufficient reasons. No additional power is derived from the preamble. Though our preamble was voted up as a part of the constitution. It is really a preliminary statement of the reasons which made the passing of the constitution necessary and desirable. The preamble of the constitution of our world constitution can't be regarded as a source of any prohibition or limitation. It is an integral part of own world constitution. Preamble to the constitution is a part of its basic structure. All power ultimately sterns from the people. Sovereignty means the Independent authority of world state.

There is no American doctrine of police power for the world state.

Here there is dignity of nations in the international Arena. For the world government is concerned there is no disruptive forces of Regionalism, Communalism and Linguism. Integrity

of world can be preserved only by brotherhood of man and universal thought. SECULARISM, RULE OF LAW AND RULE OF EQUALITY ARE THE BASIC FEATURES OF THE CONSTITUTION OF WORLD GOVERNMENT.

The supreme court is not bound to accept principles detrimental to social integration.

A sovereign world has the inherent right to do so by virtue of its sovereignty. It merely provides for and recognizes automatic absorption and assimilation in to the territory of world.

Formation of new nations and alteration of areas boundaries names of existing Nations. The principles relating to the change of sovereignty in International Law are not applicable to a reorganization of the territory of a nation.

Irrespective of the nationality of his parents every individual enjoys international personality a part from that of National Citizenship.

Law includes any ordinance, order Bye-Law rule custom or usage having in the territory of world. Laws in force includes laws passed by the parliament or by the competent authority in the world parliament and other state parliaments. Existing laws are consistent with the world constitution and world parliament. The provisions of the constitution have no retrospective effect.

To the extent of the inconsistency between international law and principles and code of conduct. The Law passed by world parliament will prevail over. If the Law passed by the national government becomes against to world parliament and constitutional the rules of top most will take in to effect. Here the ideas of world parliament and constitution will take in to effect. Here the power of judicial review rests with world

supreme court. The world constitution is not a statute. It is a fountain Head of all national statutes. A rule order or notification issued under a statute may be held invalid for contravention of a right even though the statute under which it was issued may not offend against the world constitution.

Equality and equal protection of laws guaranteed in the world constitution with in the world territory. It provides proper spectrum encompasses social and economic justice in a political democracy. Equality before law is correlative to the concept of Rule of Law. Judicial Review of administration is an essential of Rule of Law and Independence of Judiciary Non-Arbitrariness is a necessary concomitant of the rule of law. The special treatment authorized by these our provisions must be kept within reasonable limits and should not be made so excessive as to render nugatory. In the general equality professed by the members of all communities by the theory of equality, public good and public interest is the motive. A right of access to which for the determination of private legal rights belongs to every person. Equal protection may be allowed between nations. When the statute is not discriminatory and the charge of violation of equal portion is only against the official is entrusted with the duty of carrying in to operation. All administrative action is to be Judged on the test of "Fair play" Considering the need for some "Free play in the Joints." Equal protection may be administration of Law when the statute itself is not discriminatory and the charge of violation of equal portion is only against the official who is entrusted with the duty of carrying it in to operation. Non Arbitrariness would also require compliance with the rules of natural justice where the impugned action involves civil consequences.

Natural Justice is the antithesis of Arbitrariness. This requirement of natural Justice is applicable not only judicial or quasi-judicial orders also to administrative orders affecting



prejudicially the party in question. The expression, 'Reasonable Restriction' seeks to strike a balance between the freedom guaranteed by the world constitution. Sovereignities and integrity of the world's object was to enable the worlds to combat cries for secession and the like from other organizations. Security of state is endangered by crimes of violence intended to overthrow the government. But the advocacy of Revolutionary socialism as a panacea for present day evils can't be restricted under present ground unless the use of violence is suggested under the column personal Liberty.

1. Right to go through out world
2. Right to privacy
3. Right against solitary confinement
4. The right against Bar Fetters
5. The right to legal aid.
6. The right to speedy trial
7. The right against handcuffing
8. The right against delayed execution
9. The right against Custodial Violence
10. The right against Public Hanging
11. Doctor's Assistance
12. Shelter

### OTHER RIGHTS

Right to Health and Medical aid of workers social justice and economic empowerment. World constitution prohibits the establishment of the Nation. It only means the equal status of all religions without any preference in favors of or discrimination against anyone of them. Dishonesty has become the way of the world today.

The distraction between acquisition and extinction or modification of the rights in an estate is that in the former case, the beneficiary is the state but not so in the latercase.

Agrarian Reform: Provision for the development of rural economy increasing agricultural production, Encouraging self-cultivation provisions ancillary to Agrarian Reform increase in employment opportunities it is open to Judicial Review on the question whether there is "Direct and reasonable hexes between the impugned law"

The supreme court held that a declaration that an impugned. Act was invalid and a consequential relief by way of injunction was inappropriate to an application under Article 32 and in enough Singh vs. State of Bombay the court relegated the petitioner to filing a regular suit. Eexecutive power with the cabinet of the world government collective responsibility is the fundamental idea of world government. Assent to bills shall be approved and passed by world parliament. Countersigned by world cabinet. Only international matters may be taken into account.

In exemplary circumstances Judiciary may interfere in to the problems affecting humanity. For eg. any super war Error Apparent on the face of the record. Correction of its own error by the world court. It is the duty of the court to solve the cause of war between nations. But if the court decided partially. It is the inherent power of the members of court to decide it correctly.

### Rule making power

1. The rule making power to regulate its own procedure is in aid of the power of the supreme court.
2. It is the rule making power of the supreme court that is subject to two fold limitations.



3. It is subject to laws made by world parliament Example- A statute of Limitation.
4. Being Subordinate Legislation, such rules can not override the provisions of the world constitution.

Calamity struck the world once again in the summer of 1939 in the form of another world war states man and intellectuals once again organized a prawn on the man, the U. N. The U. N. is the fruit of an other human under view to device a political CONTROVERSY which world reconcile international control and national failure. In every sort of ability it is a total failure.

The states of the world including the super powers today realize that they will have to give explanations for any act of mission or commission, before the United Nations. An act of aggression will not go unnoticed. This is the doctrine of international accountability. U.N. is a unique institution, A Twentieth century phenomenon or for the 21<sup>st</sup> century world government is a must. The United nations world have to be invented to world government which is a 21st century undertaking. The U.N. is not a super stake personality production of information through reason and publication carried on by nearly all organization. It is totally wrong Human Rights protection is another motive of U.N. which never had happened for the time being. The U.N. has been sending experts to developing countries to provide to animals Aid through World Bank and assistant developing.....through out the war. But it is super most world company. The concept of World Community based upon equality and justice. The Aryans spoke about the 'common brother hood of man.' But a permanent international organizations capable of representing the world community was born only in the 20<sup>th</sup> century. Multinational Conferences was common in Europe after the

peace of Westphalia, The Congress of Vieanna, The peace of Paris and the Hague Conference.

The League was Historic movement to the statesman Woodrow Wilson business is the Business of AMERICA, Europe was disqualified from joining the international situation and the defeated powers were not invited to join the league. Europe was on the search for the unity which had been lost with the down fall of Roman Empire. Although the league was intended to be a global organization. Its purpose is not several. A disarmament conference was held in Geneva at 1932 and it was attend by 64 nations including Russia and America who were not League members. However the League couldn't achieve much success in this field.

INTERNATIONAL Law is the result of an uneasy compromise among nation states. No community of state can live in isolating in the global political set up. Law alone can provide security and stability for the general good in this Anarchic world. International Law rests upon certain moral and practical principles. Civilized life depends upon the positivist. Positive Law is made by man and its covenants and the content of states. This is binding because it is agreed by the sovereign nation states.

International treaties, agreement and compromise are solved by internation. In future the bill passed by world parliament becomes International Law. A customary practice is accepted as a law when it is observed by practice observed by states custom are passed in world parliament by majority vote. Judicial decision of the world court and advice of it become original law. It have appellate state regathered by the caveat can be reconciled with the minimum needs of the international order and co-operatioing in our. Time the charter is completely null and void. The reality is far from its theory. The difference between a false system of international. It is more than a big hooliganism.



The preamble is the very essence of the constitution. The structure of the world state is highly elaborate and conclusive. The people of the ethnic groups in the world have jointly created a culture of grandeur and have a glorious bloodless revolution. A U.N. oriented world is a semi - colonial or a semi feudal world. The members of the U.N. General Assembly especially the Security Council waged many successive struggles for avoiding war from the world. But it remained as a herculian blunder. International Independence liberation freedom and democracy is the motto of world government and its accessories. During the sixty year of its working, the U.N's development is a meagre one. The humanity itself is against the present world bodies.

The structure of world state is as follows:-

1. World Parliament  
House of Nations  
House of People
2. World Court
3. International Criminal Court
4. World Cabinet
5. War avoiding, settling board throughout coverage of world. It must have International outlook.
6. International Labour Organization
7. Strong World Bank
8. Strike Abolition Board. Nationally, state vice and regional.

In future the bloodless revolution may take place which abolishes war and other calamities. Peace of men and money and materials is the ultimate result.

There will be abolition of feudal monarchy and capitalism which results in democratic socialistic pattern of society. There will be no doubt as regards political and economic problems in the society. The well-established modern systems in future will solve every problem. Scientifically struggles may broke out nationally and internationally. This problems must be solved by the well equipped administrators and justices of every nook and corner of the world. Here the world is a socialist state covered by democratic principles and communist economic principles. Here the well established principles are taken into account. Here a new system of democratic socialism is adopted. The merits of each and every good systems is followed without any re-thinking. An Independent and Inpartial way of thought is followed. A strong and comprehensive system of democratic socialism will take place in the world society. Significant advances will be projected in educational scientific cultural and other field of activity in the third world countries who have low per-capita income. Only with this approach, the socialist ideology attains magic results.

By the adoption the new systems, remarkable results will take place socialist instutions develop the socialist economy develop socialist democracy, improve the socialist legal system work hard self reliantly to modernize the world's industry, agriculture, administration, science and technology step by step It will promote a co-ordinated development material, political spiritual civilizations to turn world into a socialist world that is prosperous, powerful democratic and culturally advanced.

However, class struggle will continue to exist within member nations for a long time to come. The citizens of the nationalities must fight against those forces and elements that are hostile to used government both home and aborad. Every part of the world society is a part of the world. No member or nation is exempted from membership.

In building up socialism every person is responsible. Every worker, farmer and intellectual and to quit all the forces that can be against peace. In the long years of bloodless revolution and construction there has been formed under the leadership of national leader of present day heads of nations. The broad and patriotic leaders of united front which is composed of elected heads of nations and people organizations and which embraces all socialists cause. This united front will continue to be consolidated and developed. The members of the broadly based representative organization of the world parliament has a significant role to play. Still it may act a more important role in the political and social life of the world society. Friendship with other nations is an international struggle for socialist modernization and for the reunification and unity of nations.

The world republic is a multinational set up with unitary features. Socialist relations of equality, unity and mutual assistance have been established among ethnic groups. It will continue to be strengthened in the struggle for peace and Unity of ethnic nations. The world state will do its best to promote the common prosperity of all nations, either big or small is not a question one is dismantled. The bloodless revolution and construction of the world are inseparable from the unity of the humanity and support of the people of the world. A “warless” world is the ambition of all people. The world consistently carries out an independent policy apart from that of nations foreign polices. The world consistently opposes imperialism hegemonism and colonialism. It works to strengthen unity with the hope of unity of the people of the whole world. It strives to safeguard world peace and promote the cause of human progress. Legally speaking the constitution affirms the achievements of the new world body, peace in all its affair avoiding war and attaining peace in all respects. The new constitution defines the basic system and basic tasks in

the world. Its the fundamental law of humanity and has supreme legal authority and it has the duty to uphold the dignity of the constitution.

Fundamentally the world is a socialist one with democratic principles as main criteria. Human progress means the progress of each and everyone of the society. It is a dynamic term. The socialist system is the basic system. of the world Republic. The peasants and industrialists are the back borne of the society, Socialism, Socialist Nation etc. are theoretically good. The trouble is in its application and much rests with the people who apply it. Here the world as a whole applies it. For the time being socialist state is regarded as a welfare state.

All power rests with the people. Here everything is with the people. The people is an elaborate term. The people administer state affairs and manage economic, cultural and social affairs through various departments through various ways in accordance with the law. People indirectly administers state affairs. By electing men to various administrative posts the people do administer this function. Various men or posted to various channels people do this functions social functions by taking part with the social affairs by paying tax and other interest payments the people will took port in economic affairs of the day to day administration.

Various posts to the world state are filled by democratic way of election by majority vote. Socialist state founded by democratic principle is the stepping stone to success. The socialist principle are covered by democratic way of thought and principles that have been under democratic socialism. The administrative body is responsible to the people and subject to her supervision. All administrative judicial and procuratorial organs of the world are created by the people’s representatives to which they are responsible and which they supervise. The division of functions and powers between world state and nations is guided by the principle of giving full scope to the initiative

and the enthusiasm of national authorities under the unified leadership of the international authorities.

All Ethnic groups in the People's Republic of the world are equal in the eye of law. The state protects the lawful rights and interests of the minority ethnic groups and upholds and develops a relationship of equality, unity and mutual assistance among all ethnic groups. Discriminations against and oppression of any ethnic group are prohibited. Any act that undermines the unity of the world or instigates division is prohibited. The state assists nations inhibited by law per capita income groups or third world countries accelerating their economic and cultural development according to the characteristics, and needs of the minority income groups. National autonomy is practiced in areas where people of minority ethnic groups live in compact communities. In these areas organs of self government are established to exercise the power of autonomy. All national governments areas are integral part of the People's Republic of world state. All state enjoy their freedom of self government. Every state is bonded with certain restrictions, and freedom.

The world republic govern Internationally according to law and makes it a socialist one ruled by law. The world state uphold the uniformity and the dignity of the socio-economic democratic legal system. No law or administrative or national rule and regulations may contravene the constitution. All national constitutions are inferior to world legal system. All acts in violation of the constitution or the law must be investigated.

The socialist economic system of the democratic republic of nations. It is a modified form of socialism and democracy. The principle is "from each according to ability, to each according to his workers. In the primary stages of democratic socialism state holds every thing, economical and political among diverce forms of ownership and upholds the distribution system according to work.

Either the private ownership or public ownership is allotted by world economy. Both systems work together states controlled public ownership is adopted. A super controlled public ownership which is made to suit the economy. Social, economic and democratic Republic is the motto of the world of government. The merits of every system should be supportive to the world government. State ensures every thing to the ordinary people in the villages especially to peasants and industrial workers.

National collective organization especially economic organizations practise the double tier operation system that combines unified management with independent management. Various forms of co-operative economy in rural areas belong to the sector of socialist economy under collective ownership with private ownership of proletariat who are members of rural economy shared have the right, to own farm plots. The various forms of co-operative economy in the cities and towns, such as the handicraft industry, building, transport, commercial and service trades all belong to the sector of socialist economy under collective ownership by the working people. The world state protects the lawful rights and rights of the rural and urban economic collectives and encourages private economy. Here private economy is kept encourages at its original importance. Here each and everyone's idea is kept at its original sense.

All mineral resources, water forests, mountains, grasslands, unclaimed lands beaches and other natural resources are owned by the world state ie. by the whole people in consonance with national interests. Nations ensure the rational use of national resources and protect rare things and plants. Appropriation or damaging of national resources by any organization or individual whatsoever means is prohibited.

Land in the cities is owned by nations in consonance with world state. Land in the rural and urban regional areas



is owned by collectives except for those portions belonging to the world state. Here private ownership is all owned in its own importance. Every thing is in accordance with law and constitution passed by the world state. Nations may in consonance with public interest appropriate or requisition land for its use and for the use of regional states, in accordance with law while making compensations. No organization or industry may appropriate by, sell or unlawfully transfer land in other ways. The right to the use of land may be transferred in accordance with the Law. All organizations on individuals using land must work for national use.

Private and other non-public sectors of the economy that exist within the limits prescribed by law are the major components of the socialist market economy. It can be allied with private market economy which leads to supermarket economy. The state protects the lawful rights and interests of the common man in matters of private and other non public sectors of the economy. The world state encourages supports and guides the nonpublic sectors of the economy and supervises and exercises control over if in accordance with law.

Socialist public property is inviolable. The world state protects the socialist public property with private ownership and collective property by organization. There is no amount of destruction of money and man's energy or manpower. Maximum use of manpower efficiency is the motto.

The lawful private property of citizens is unavoidable. The state protects according to law the right of international citizens to own and inherit private property. Here socialistic pattern of society is not intended. This is the principal factor to be followed. The state may in the public interest, appropriate or requisition private property.

The state especially the world state continuously raises labour productively, improves economic results and develops

the productive forces by enhancing the enthusiasm of the working people, raising the level of their technical skill disseminating advanced science and technology, improving the systems of economic administration and enterprise operation and management, institute the socialist system of responsibility in various forms and improving the organization of work. The maximum productivity is the idea. The world state practises strict economy and combats every type of waste. The government properly apportions accumulation actions and consumption, concerns itself with the interests of the collective and the individual as well as the world state and, on the basis of expanded productions, gradually improves the material and cultural, life of the people. The world state builds and improved social security system that corresponds with the level of economic development.

The world state practises socialist market economy. The state shall enhance economic legislation and improve macro-control of the economy. The state shall, in accordance with the law, prohibit disturbance of the socio-economic order by any organization or individual.

State owned enterprises have decision making power with regard to operation and management within limits as prescribed by law. State owned enterprises practise democratic management through blocs of workers and staff in other ways in accordance with law.

Collective economic organization within nations have decision making power in conducting independent economic activities on condition that they abide by the relevant laws. Collective economic organizations practise democratic management, elect and remove their managerial personnel, in accordance with the law, and decide on major issues concerning operation and management.



The people's republic of the world permits its member nations to do foreign enterprises and economic organizations. All member nations of the world state enjoy their power to enter in to contracts with one another. The world state protects and improves the environment in which the people live. It prevents and controls pollution and other public hazards. The state organizes and encourages afforestation and protection of forests. All state organs carry out the principle of simple and efficient administration. The system of responsibility for work and the system of training functionaries and their performance in order to constantly improve quality of work and efficiency and to combat beurocratism. All state organs and functionaries must rely on the support of the people, keep in close touch with him, need their opinions and suggestions accept their supervision and do their best to serve them. Here the give and take policy is adopted by the government and the people.

The world state maintains public order and suppresses criminal activities that endanger state security. It penalizes criminal activities that endanger public security and disrupt the socialist economy as well as other criminal activities, If punished and reforms criminals.

Armed forces of the nations are superseded by world state. It strengthens modernization of the Armed forces. The world state of all the nations. Here bigor small is not countable. Nations are divided into provinces regions and national states. These all are for easy administration purpose. Everything is directly under world state. Nations and autonomous provinces are guided and regional governments are ruled by their own national constitutions Autonomous national states have their own local governments and provinces and districts are directly under state government and thus large cities are divided into townships. Each state or nation has its own National Constitution and Supreme Court. Each court has its own

hierarchical order. National states are ruled by their own laws, Bills are passed by state governments. Each nation has union public service commission for the appointment of civil administrations in and out of every national states. All autonomous regions, nations states and districts have ethic autonomous areas.

The world state may establish special administrative regions when necessary. The systems to be instituted in special administrative regions shall be prescribed by the constitution or law panel in the world parliament in the light of the specific conditions.

All persons holding the national citizenship of every nation are members of World Republic. There is dual citizenship for every one on the earth. The world state respects and guarantees human rights every citizen is entitled to and at the same time performs the duties prescribed by the world constitution and the law.

All citizens of the world state who have reached the age of eighteen have the right to vote. They enjoy freedom of speech, of the press of assembly, of association, of procession and of demonstration. Citizens of the world republic enjoy freedom of religions belief as well. No state organ, public organization or individual may compel citizens to believe in or not to believe in any religion nor may they discriminate against citizens who believe in, or do not believe in any religion. The world state protects normal religious activities but no one may make use of any religion to engage in activities that disrupt public order or that impair the health of citizens or interfere with the educational system of the state. Religious bodies and religious affairs are not subject to any of nations dominations.

Freedom of the persons of citizens of the world republic is inviolable. No citizen may be arrested except with the

approval of court or by a decision of a people's procurator or by the decision of a court and arrest must be made by a public security organ unlawful detention or deprivation or restriction of citizens freedom of the person by other means is prohibited unlawful search of the person or citizen is prohibited. The personal dignity of the citizens of the peoples republic of world is inviolable. Insult, libel, false accusation or false incrimination directed against citizens by any means is prohibited: The residence of the citizens of the world republic are inviolable. Unlawful search of or intrusion in to, a citizens residence is prohibited. Citizens who have suffered losses as a result of infringement of any civic rights by any national organ or functionary have the right to compensation in accordance with the law.

The citizens of the world republic have the right as well as the duty to work through various channels, the world state creates conditions for employment, enhances occupational safety and health, improves working conditions and on the basis of expanded production increases remuneration for work and welfare benefits. Work is a matter of honour for every citizen who is able to work. All working people in state owned enterprises in urban and rural areas approach their work as the masters of the world. The state promotes socialist labour emulation and rewards model and advanced workers. The world state encourages citizens to take part in voluntary labour. The state provides necessary vocational training before they are employed.

Working people in the world republic have the right to rest. The state expands facilities for the rest and recuperation of the working people and prescribes working hours and vacations for the workers and staff. The Republic of world state applies system of retirement for workers from their enterprises and institutions when they are old, ill or disabled. The state develops social insurance, social relief and material

and health services that are required for citizens to enjoy this right. The socialist world state ensures the livelihood of disabled members of industry and due to other calamities provides pension to the families of the disabled. The state and society help to make arrangement for the work, livelihood and education to blind and deaf and other handicapped citizens.

Citizens of the world republic have the duty as well as the right to receive education. The state promotes the all-round development of children and young people morally intellectually and physically. State has to engage in scientific research, literal and artistic creation and other cultural pursuits. It encourages and assists creative endeavours conductive to the interests of the people that are made by citizens engaged in education science, technology, literature and all cultural work. There is survival of the fittest in every sort of activity.

Women in the peoples republic of world enjoy equal rights with men in all spheres of life, in political, economic cultural, social and family life. The world state protect the rights and interest of women, applies the principle of equal pay for equal work to men and women alike. Both husband and wife have the duty to practise family planning. Parents have the duty to educate their children who are minors and children who have come of age have the duty to support and assist their parents. Violation of the freedom of marriage is prohibited. Mal treatment of old people, women and children is prohibited. People's Republic of world protects the legitimate rights and interests of nationals residing in the nations. Members of the world in exercising their freedom and rights, may not in fringe up on the interests of the state or of the state of society or upon the lawful freedom and rights of other citizens. It is the duty of international citizens to abide by the constitution and law protect public property, observe labour discipline and public order and respect social ethics. They



must safe guard security, must not commit acts detrimental to the security honour and interests of the mother land. It is the duty of citizens of the world republic to pay taxes to the World Republic.

The world parliament and the world cabinet exercise the legislative power of the world state. All the minority ethnic groups are entitled to minority appropriate representations election to house of people is by the elected members from each parliament members and state legislative. The number of members to world parliament is as prescribed by law passed and constitution.

By passage of time the members of parliament changes frequently. Here is the recalling power of National Parliament. The term of office of world parliament is five years. The standing committee of the world state must ensure the completion of election before two months prior to the expiration of the term of office. Every thing is determined by majority vote. In special circumstances two third majority is needed. The Parliament meets frequently as far as possible Minor ethnic groups are entitled to appropriate representation. The elected members of state assembles and parliament members can recall the house of people representatives. Members to the world parliament may not be held legally liable for their speeches or votes at its meetings. They must play an exemplary role in abiding by the constitution and the law and keeping state secrets. Deputies to world Republic must have close contact with the units. It is the highest organ of National Administration.

The National Governments exercise the following powers and functions.

1. To adopt administrative measures and administrative rules and regulations and issue decisions and orders in accordance with the constitution and the law.

2. To submit proposals to world parliament
3. To draw up and implement the plan for world economic and social development and the national budget.
4. To direct and administer economic affairs and urban and rural development.
5. To direct and administer the affairs of education, science, culture, public health, physical culture and family planning.
6. To Direct and administer civil affairs, public security, judicial administration, supervision and other related matters.
7. To conduct world affairs and conclude treaties and agreement with national government.
8. To direct and administer affairs concerning the ethnic groups to safe guard the equal rights of minority ethnic groups and the right to autonomy of the ethnic autonomous areas.
9. To exercise such other functions and powers as the world republic or parliament may assign if.

The peoples republic's parliament at and above the country level shall examine and approve the plans for economic and social development. They have the power to alter or Annul inappropriate decisions of their own acts. The electoral units and constituencies which elects members to various parliament at various levels have the power to recall the members according to the procedure established by law.

The organs of self government need have the power of autonomy in administering the financing of that areas. All revenues accrue to the autonomous areas under the financial system of self government. In exploiting natural resources and building enterprises in the ethnic autonomous areas. the state shall give due respect to national constitutions and consideration to the interests of those area. The organization



of people's courts is prescribed by law and provided in the constitution except in special circumstance as specified by law, All cases of the people cannot be heard in public. The accused has the right to defend. The people's courts exercise judicial power independently in accordance with provisions of law, and are not subject to interference by any administrative officer public organization or individual.

I feel that under the leadership of world government the humanity can follow the socialist road steadily improves and thus the socialist institutions, develop socialist dictatorship and democracy improves the socialist legal system and work hard self reliantly to modernize industry, agriculture, science and technology step by step to turn the world state a socialist economy a, high level of culture and democracy.

The new world state promotes socio economic and political justice.

It is appropriate to declare that, the residue of power and sovereignty exists upon the will of the people, the supreme law makers of a country.

## WRITEN CONSTITUTION

First of all it is the natural desire of a politically organised people as expressed by the great thinkers secondly a written constitution enables us to fulfil the aspirations of the downtrodden. The under privileged, destitute all over the world judicial decisions play a vital role in the interpretation of the statutes treaties and convention. The provisions of the constitution are not mathematical formulas, They are organic living institutions. Their significance is vital while considering its origin and line of growth. The supremacy of the statutes and treaties remain unmistakable. The articles of the constitution will remain clear without any prejudice to none.

There are persons who support the motions and one who disagree with it. Then forms the two sides with out any political party. An independent and fairly comprehensive system of democracy will be followed by world state.

The constitution affirms the achievements of struggle for the creation of a world state of all nationalities. Division of functions between nations and world state must be well discussed through the articles of the constitution. National rights and duties will be clearly provided in the new constitution .The world state keeps the international interest at the same time national interest of all a via media of all states rules.

The world court may look at the constitution in times of controversy. Then court should interfere with every legal question between nations and between one nation and world state.

The legislative power is vested with elective bodies especially regional and national parliaments.

The world court can interfere in the affairs of national courts EACH NATIONS STRENGTH IN THE WORLD CABINET

1. CHINA
2. U.S.A.
3. INDIA
4. GERMANY
5. JAPAN
6. ITALY
7. FRANCE
8. BRITION
9. RUSSIA

## EIGHT MEMBER TEAM FROM EACH NATION

1. PRESIDENT
2. VICE-PRESIDENT
3. PRIME MINISTER
4. HOME MINISTER
5. OPPOSITION LEADER
6. EXTERNAL AFFAIRS MINISTER
7. FINANCE MINISTER
8. DEFENCE MINISTER

1. ANDORA	-1	-ONE.
2. AFGHANISTAN	-1	-ONE
3. ANGOLA	-1	-ONE
4. IRELAND	-1	-ONE
5. ALBANIA	-1	-ONE
6. AZERBAG	-1	-ONE
7. ALGERIA	-2	-TWO
8. ARGENTINA	-2	-TWO
9. ARMENIA	-1	-ONE
10. ANTIGUA	-1	-ONE
11. EQUADOR	-1	-ONE
12. EQUATORIAL GINI	-1	-ONE
13. INDONESIA	-2	-TWO
14. ISRAEL	-10	-TEN
15. IRAQ	-5	-FIVE
16. ITALY	-10	-TEN

17. EGYPT	-10	-TEN
18. UQRINE	-5	.FIVE
19. UGANDA	-2	-TWO
20. UZBAKISTHAN	-2	-TWO
21. URUGUAY	-2	-TWO
22. ETHIOPIA	-3	-THREE
23. ELSALVADOR	-1	-ONE
24. ESNONIA	-1	-ONE
25. ERITRIA	-1	-ONE
26. IVORY COST	-1	-ONE
27. ICELAND	-1	-ONE
28. OMAN	-2	-TWO
29. AUSTRIA	-3	-THREE
30. AUSTRALIA	-6	-SIX
31. COMBODIA	-2	-TWO
32. KAZAKISTHAN	-2	-TWO
33. CANADA	-8	-EIGHT
34. CAMERON	-1	-ONE
35. KINGHISTHAN	-1	-ONE
36. KUWAIT	-2	-TWO
37. KENYA	-2	-TWO
38. COLOMBIA	-2	-TWO
39. NORTH KOREA	-4	-FOUR
40. SOUTH KOREA	-4	-FOUR
41. COMOROS	-1	-ONE
42. DEMO-REP.CONGO	-2	-TWO
43. REP.OF THE CONGO	-2	-TWO
44. COSTARIA	-1	-ONE



45. CUBA	-2	-TWO
46. CROECIA	-1	-ONE
47. QUATAN	-1	-ONE
48. QUAYANA	-1	-ONE
49. GABONESE	-1	-ONE
50. GAMBIA	-1	-ONE
51. GINI	-1	-ONE
52. GIMBITIO	-1	-ONE
53. GRENADA	-1	-ONE
54. GAUTEMALA	-1	-ONE
55. GREECE	-3	-THREE
56. GHANA	-1	-ONE
57. CHILE	-4	-FOUR
58. CHAD	-1	-ONE
59. JAPAN	-10	-TEN
60. JAMAICA	-2	-TWO
61. GERMANY	-8	-EIGHT
62. DIGIBOUTI	-1	-ONE
63. GEORGIA	-1	-ONE
64. JORDAN	-1	-ONE
65. TURKEY	-1	-ONE
66. TANZANIA	-1	-ONE
67. TUNICIA	-1	-ONE
68. TUVALU	-1	-ONE
69. TOGO	-1	-ONE
70. TONGO	-1	-ONE
71. TRINIDAD	-1	-ONE
72. DENMARK	-4	-FOUR

73. DOMINICA	-1	-ONE
74. DOMINICAN REPUBLICAN	-1	-ONE
75. TAJIKISTHAN	-1	-ONE
76. THATLAND	-2	-TWO
77. THAIWASE	-2	-TWO
78. THRU MEXICAN	-1	-ONE
79. NAMIBIA	-2	-TWO
80. NAURU	-1	-ONE
81. NETHERLANDS	-2	-TWO
82. NEPAL	-1	-ONE
83. NIGER	-1	-ONE
84. NIGERIA	-2	-TWO
85. NORWAY	-2	-TWO
86. NEWZELAND	-2	-TWO
87. PALESTINE	-2	-TWO
88. PALAVU	-1	-ONE
89. PARAGUAE	-1	-ONE-
90. PAKISTHAN	-3	-THREE
91. PANAMA	-1	-ONE
92. NEW QUINAE	-1	-ONE
93. PERU	-1	-ONE
94. PORTUGAL	-2	-TWO
95. POLAND	-3	-THREE
96. FIGI	-2	-TWO
97. FINLAND	-3	-THREE
98. PHILIPPINES	-2	-TWO
99. FRANCE	-10	-TEN
100. BENGLADESH	-2	-TWO
101. BEHRAIN	-1	-ONE
102. BEHAMAS	-1	-ONE
103. BULGARIA	-2	-TWO
104. BARBADOS	-1	-ONE



105. BURKIMATASO	-1	-ONE
106. BURANDI	-1	-ONE
107. BENIN	-1	-ONE
108. BELADUS	-1	-ONE
109. BELIZE	-1	-ONE
110. BELGIUM	-4	-FOUR
111. BOLIVIA	-1	-ONE
112. BOTSWANA	-1	-ONE
113. BOSNIA HEADS GOVT.	-1	-ONE
114. BRAZIL	-8	-EIGHT
115. BRUNAL	-2	-TWO
116. BHUTAN	-1	-ONE
117. MADAGASTER	-1	-ONE
118. MONGOLIA	-2	-TWO
119. MALAVI	-1	-ONE
120. MALAYSIA	-2	-TWO
121. MALADWEEP	-1	-ONE
122. MALI	-1	-ONE
123. MACEDONA	-1	-ONE
124. MALTA	-2	-TWO
125. MEXICO	-3	-THREE
126. MICRONABLE	-1	-ONE
127. MOLDOVA	-1	-ONE
128. MOROCO	-2	-TWO
129. MAURITIOUS	-2	-TWO
130. MANMAR BURMA	-1	-ONE
131. U A E	-5	-FIVE
132. U.K.	-10	-TEN
133. U S A	-15	-FIFTEEN
134. TUGOSLOVAKIN	-2	-TWO
135. YEMEN	-1	-ONE
136. LUTAVIA	-1	-ONE
137 .LEBANON	-2	-TWO

138. LAVOS	-1	-ONE
139. LITHVANIA	-1	-ONE
140. LIBNIYA	-1	-ONE
141. LIECHTENSTEIN	-1	-ONE
142. LESUTHO	-1	-ONE
143. LIBERIA	-1	-ONE
144. VATICAN CITY	-1	-ONE
145. VANULA	-1	-ONE
146. VIETNAM	-2	-TWO
147. VENEZULA	-2	-TWO
148. SRILANKA	-2	-TWO
149. SAMUA	-1	-ONE
150. ZAMBIA	-2	-TWO
151. SAWTOME	-1	-ONE
152. SINGAPORE	-1	-ONE
153. ZIMBABWE	-2	-TWO
154. SIERRELEONE	-1	-ONE
155. SYRIA	-1	-ONE
156. SUDAN	-1	-ONE
157. SARINAME	-1	-ONE
158. SEHEGAL	-1	-ONE
159. CENTRAL AFRICAN REPUBLIC	-4	-FOUR
160. ST.KITS AND NEVESOV	-1	-ONE
161. ST .LUCIA	-1	-ONE
162. ST.VINCENT AND GRAMANIDE	-1	-ONE
163. SECHELLES	-1	-ONE
164. CYPRUS	-1	-ONE
165. SOMALIA	-1	-ONE
166. SOLOMAN ISLAND	-1	-ONE
167. SOUTH AFRICA	-4	-FOUR
168. SAUDI ARABIA	-1	-ONE
169. SPAIN	-3	-THREE
170. SWAILAND	-1	-ONE



171. HAITI	-1	-ONE
172. RUSSIA	-15	-FIFTEEN
173. RUVANDA	-5	-FIVE
174. RUMANIA	-5	-FIVE
175. HONOURAS	-1	-ONE
176. IRAN	-3	-THREE
177. KIRIBAT	-1	-ONE
178. CAPE WEROE	-1	-ONE
179. QUARTER	-1	-ONE
180. CONGO	-1	-ONE
181. REP.OF.CONGO	-1	-ONE
182. GAUTEMALA	-1	-ONE
183. PAPUA NEW GINI	-1	-ONE
184. BURMA	-1	-ONE
185. VAMBATTU	-1	-ONE
186. SANMARINO	-1	-ONE
187. SWASILANDS	-1	-ONE
188. SWEDEN	-2	-TWO
189. CHECH-REPUBLIC	-3	-THREE
190. CHINA	-27	-TWENTY SEVEN
191. INDIA	-25	-TWENTY FIVE

