13th Amendment with 20 Sections

This is the Constitutional 13th Amendment with the original 20 sections. 13-20 ruled all of the slave brands that we use today OUT OF ORDER. Check my note on Federal Directive 15 to know what brands are in current use today. This amendment was passed by both houses of Congress and was signed into law by President Lincoln on February 1, 1865 and provided for the compensation of both the “slave” and the “slave holder”, land, and Naturalization.

It was replaced by what we see today as the 13th Amendment with only 2 sections on January 31, 1865 and was NEVER properly ratified along with the 14th and the 15th Amendments.

We are subjecting ourselves to VOLUNTARY Slavery via our consent to contracts predicated on the 14th and 15th Amendment and now authorized by the Uniform Commercial Codes adopted in every Union Society State and our lack of defining and defending our Nationality. This is a dishonor to our Foremothers and Forefathers. STOP PLAYING!

The Thirteenth Amendment of The Constitution of the United States

Ratified: November 18, 1865 by 3/4 of the Several States

SECTION 1 – All persons shall have the right peaceably to assemble and Worship God according to the dictates of their own conscience.

SECTION 2 – The use of the Public Press shall not be obstructed; but criminal publications made in one State against the lawful institutions of another State shall not be allowed.

SECTION 3 – The right of citizens to free and lawful Speech in public Assemblies shall not be denied. Access of citizens to the ballot box shall not be Obstructed either by Civil or Military Power. The Military shall always be subordinate to the existing Judicial authority over citizens. The privilege of the writ Habeas Corpus shall never be suspended in the presence of the Judicial Authority.

SECTION 4 – The Militia of a State or of the United States shall not be Employed to invade the lawful rights of the People of any of the several States; but the United States shall not be hereby deprived of the right and power to defend and protect its property and rights within the limits of any of the States.

SECTION 5 — Persons held to Service or Labor for life, in any State under the Laws thereof, may be taken into any Territory of the United States south of north latitude 36 degrees 30′, and the right to such Service or Labor shall not be impaired thereby, and the Territorial Legislature thereof shall have the exclusive right to make and shall make all needful rules and regulations for the protection of such right and also for the protection of such Persons; but Congress or any Territorial Legislature shall not have power to impair or abolish such right of Service in the Said Territory while in a Territorial condition without the consent of all the States, south of Said Latitude, which maintain such Service.
SECTION 6 — Involuntary Servitude, except for crime, shall not be permanently established within the district set apart from the Seat of government of the United States; but the right of sojourn in such District with persons held to Service or Labor for Life, shall not be denied.

SECTION 7 – When any territory of the United States south of north latitude 36 degrees 30’ shall have a population equal to the Ratio of Representation for one Member of Congress, and the people thereof shall have formed a Constitution for a Republican Form of Government, it shall be admitted as a State into the Union, on an equal footing with the other States; and the people may, in such Constitution, either prohibit or sustain the right to Involuntary Labor or Service, and alter or amend the Constitution at their will.

SECTION 8 – The present right of representation in Section 2, Article I, of this Constitution, shall not be altered without the consent of all the States maintaining the right to Involuntary Service or Labor south of Latitude 36 degrees 30’, but nothing in this Constitution or its Amendments shall be construed to deprive any State south of Said Latitude 36 degrees 30’ of the right of Abolishing Involuntary Servitude at its will.

SECTION 9 – The regulation and control of the right to Labor or Service in any of the States south of Latitude 36 degrees 30’ is hereby recognized to be exclusively the right of each State within its own limits; and this Constitution shall not be altered or amended to impair this right of each State without its consent; Provided, This Article shall not be construed to absolve the United States from rendering assistance to suppress Insurrections or Domestic Violence, when called upon by any State, as provided in section 4, Article 4, of this Constitution.

SECTION 10 — No State shall pass any law in any way interfering with or obstructing the recover of Fugitives from Justice, or from Labor or Service, or any Law of Congress made under Article 4, Section 2, of this Constitution; and all laws in violation of this Section may, on complaint made by any person or State, be declared void by the Supreme Court of the United States.

SECTION 11 — As a right of comity between the several States south of latitude 36 degrees 30’ the right of transit with Persons held to Involuntary Labor or Service from one State to another shall not be obstructed, but such Persons shall not be brought into the States north of said Latitude.

SECTION 12 – The traffic in Slaves with Africa is hereby forever prohibited on pain of death and the forfeiture of all the rights and property of persons engaged therein; and the descendants of Africans shall not be citizens.

SECTION 13 – Alleged Fugitives from Labor or Service, on request, shall have a Trial by Jury before being returned.

SECTION 14 — Alleged Fugitives charged with crime committed in violation of the law of a State shall have the right of Trial by Jury, and if such Person claims to be a citizen of another State, shall have a right of appeal or of a writ of error to the Supreme Court of the United States.
SECTION 15 – All acts of any inhabitant of the United States tending to incite Persons held to Service or Labor to Insurrection or acts of Domestic Violence, or to abscond are here try prohibited and declared to be a penal offense and all the Courts of the United States shall be open to suppress and punish such offenses at the suit of any citizen of the United States or the suit of any “State”.

SECTION 16 — All conspiracies in any State to interfere with lawful rights in any other State, or against the United States, shall be suppressed; and no State, or the people thereof, shall withdraw from this Union without the consent of three-fourths of all the States, expressed by an Amendment proposed and ratified in the manner provided in Article 5 of the Constitution.

SECTION 17 — Whenever any State wherein Involuntary Servitude is recognized or allowed shall propose to abolish such Servitude, and shall apply for Pecuniary assistance therein, the Congress may, in its discretion, grant such relief not exceeding one hundred dollars for each person liberated But, Congress shall not propose such Abolishment or relief to any State.

Congress may assist Free Persons of African decent to emigrate and colonize Africa.

SECTION 18 — Duties on Imports may the imposed for Revenue; but shall not the excessive or prohibitory in amount.

SECTION 19 – When all of the several States shall have Abolished Slavery, then and thereafter Slavery or Involuntary Servitude, except as a punishment for crime, shall never be established or tolerated in any of the States or Territories of the United States, and they shall be forever Free.

SECTION 20 – The provisions of this Article relating to Involuntary Labor or Servitude shall not be altered without the consent of all the States maintaining such Servitude.

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