

Michael S Levinson 4 President  
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Tel 727-575-9019 / 716-562-3662

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Thursday, November 18, 2020.

Access Request  
1st Amendment Political Speech under 47USC § 312(a)(7)

To: Television broadcast networks, ABC, NBC, CBS, Fox; individual United States broadcast stations regardless of affiliations; and all United States newspapers.

President, FOX Broadcasting, 1211 Avenue of the Americas; President, CBS, 51 W. 52nd St New York New York, 10019; President, ABC News 47 W. 66th St, New York N.Y. 10023; President, NBC- 30 Rockefeller Plaza, New York, N.Y. 10112

Broadcasting stations and newspapers have received this 47 USC § 312(a)(7) access request via electronic mail.

I, Michael S. Levinson, legally qualified candidate for U.S. president, herein seek access to your broadcast Network, also individually, to all broadcast stations, as a legally qualified candidate for U.S. President in the 2020 federal election, voted November 3.

The evening I seek is Friday, November 20, 2020 at 8:00 P.M. - 9:00 P.M. The evening I seek for my 2nd Broadcast is the week following my first broadcast, Tuesday 8:00 PM - 9:00 PM, November 24, 2020.

The purpose of public interest pre-announcements is to alert the viewers and listeners, to thus garner the widest swath of your potential audience, a plus for advertisers.

**"Michael Stephen Levinson is a candidate for president. He is on the air, Friday, 8:00PM —9:PM., ABC, CBS, NBC and FOX. We invite you tune in."**

Seeing as I am the only person seeking access under the §312(a)(7) statute, I expect a huge audience. I invite you to sell grown-up ads. How is 6 one-minute slots, three in each half hour so the broadcaster fulfills their public interest requirement while earning money!

2020 Election results are yet to be certified. Trump has mounted challenges to election results in many states. The issue who becomes our next president may be decided in our House of Representatives, where nominations will be open to every Member. I have a 1st Amendment access right to mass media speech on the issue I'm best for the job.

The following three paragraphs are from a document circulated in U.S. Congress, November 8-10, via fax. The 3 paragraphs are also directed to you, the individual broadcasters and broadcast networks in receipt of this 47 USC § 312(a)(7) request for political [speech](#). In the event you want "Substantial Showing," proof of my campaign faxing's ask for copies.

As a candidate for president I bring to our world's political table my planet showstopper, the inspired hand lettered "Television Scripture," The Book of Lev It A Kiss, my prophetic poem, given aboard a merchant ship, 40 days and 40 nights in a 1969 ocean wilderness, where G-d, our Creator revealed his word unto my mind; upon my returning to America, to perform from, on land as old blind Homer, dusk until dawn, every line delicate mull tie lingwell rhyme, for all the world's peoples on all the world's TV channels at once.

I bring to our election for president a worldwide television program for world peacefulness; my Divinely inspired plan to emanate from the White House, my delivery of World Peace, starting with a peaceful world wide night. Telling Lev vision is my intent. Who could be against any peacemaker poet on planet earth, besides our defense establishment and their bud war lords in far-off lands?

Regardless, I'm the one poet on planet earth with a doable, downloadable world-peace-poet invention, my prophetic poem hand-lettered for television's worldwide consumption, my planet-wide presentation as president, to begin our world's living peace with a one night long, worldwide television night, all the world's peace issues settled; my twelve our video transcript, given to all mankind by the rosy petaled fingers of dawn. For our world un-peacefulness, I'm bringing world pizza, whirled wide. Every buddy gets a slice.

This request is my 3rd request of networks listed supra, and the 1st request of all the individual broadcast stations. Hopefully, your responses will be positive as my requests for access are your only access requests for speech in our whole 2020 campaign! This access request is my 3rd access request of broadcast networks and first access request to their affiliates. My powwow request should awaken America as to her speech rights.

To the broadcast networks listed supra, my first request was for October 7, 2020, 8:00 PM - 9:00 PM. Upon your failure to even respond to my original access request, you are in violation of 47 USC §312(a)(7). I believe the Appellate court is obligated to enforce statutory laws, relative to federal government Agency matters.

This USC § 312(a)(7) access request, filed November 15-16, 2020 is now my only access request of all the parties and includes scheduling an additional, 2nd hour to lead our nation in a prayer vigil for the 245,000 victims of the coronavirus.

As above, the first evening I seek is Tuesday, November 17, 2020 at 8:00 P.M. - 9:00 P.M. The evening I seek for my 2nd Broadcast is the week following my first broadcast, Tuesday 8:00 PM - 9:00 PM., November 24, 2020.

The electorate is entitled to both see and hear all the candidates; and entitled also to attend, in their own home, a prayer vigil for the coronavirus 245,000 victims nationwide.

Furthermore, as above, our federal election isn't over with and can easily go to the House of Representatives where our next president and vice president may be chosen. My idea is we impeach Trump & Pence, me, Speaker becomes president, and for V.P., temporary Deputy Speaker of the House, Nancy Pelosi, with the idea we serve as co-Presidents, at least until January 20.

I hold the House of Representatives and American people will overwhelmingly approve my Pelosi plan, because I bring the potential for world peace to our political table.

Without access to deliver speech candidates are out of the mix without a chance to do anything for our betterment, as a country of free people! I cannot set the stage for world peace and food chain harmony on good ship planet earth via an all channels dusk until dawn worldwide TV show standing on a street corner.

Might world peace begin on planet earth with a peaceful night, all worldwide doing the same thing at the same time - participating in the first worldwide peace television show? I'm the only person on this planet; of all the homo sapiens, planet wide, I'm the person with the world peace plan to flow from my presenting worldwide, an all channels dusk until dawn TV Show.

Upon delivering only my first of the two political speeches I am herein applying for, to you, I expect I may be invited to address the House of Representatives, by the House.

I suspect I won't be invited to address the House of Representatives without my delivering a nationwide broadcast speech first; thus this request.

From the House of Representatives podium, with CNN airing my speech throughout the Middle East, I will speak directly to the Palestinians and Israelis and set the stage there, for permanent peace between all the tribes of Israel. America is in favor of that!

However, U.S. network broadcasters are at this time, in violation of 47 USC §312(a)(7).

### **Understanding Your Legal Obligation**

The 47 USC §312(a)(7) access law was passed, 1971. Bandwidth scarcity was the primary issue behind the access statute. In spite of bandwidth scarcity, the access statute guaranteed the 1st Amendment rights of access for an individual legally qualified candidate. Upon order of Congress FCC made promulgations to enforce the access law. FCC's enforcement promulgations were to be reviewed and upgraded yearly.

In unambiguous language, 47 USC Section 312(a)(7) authorizes the Commission to revoke a broadcaster's license "for willful or repeated failure to allow reasonable access to or to permit purchase of reasonable amounts of time for the use of a broadcasting station, other than a non-commercial educational broadcast station, by a legally qualified candidate for Federal elective office on behalf of his candidacy."

In 1969, Justice Byron White decided the *Red Lion Broadcasting Co. v. F.C.C.*, 395 U. S. (1969), and opined, at 390:

"[T]he court has made clear that:

It is the right of the viewers and listeners, not the right of the broadcasters which is paramount . . . . It is the purpose of the First Amendment to preserve an uninhibited marketplace of ideas in which truth will ultimately prevail, rather than to countenance monopolization of that market . . . It is the right of the public to receive suitable access to social, political, esthetic, moral, and other ideas and experience which is crucial here. [That right may not constitutionally be abridged either by Congress or by the FCC.]" citation omitted.

Nothing in our judicial history of 47 USC §312(a)(7) has ever contradicted this oft cited passage of Justice Byron White's in *Red Lion Broadcasting Co. v. F.C.C.*

You broadcasters seek to make "Substantial Showing" an issue of bonafide's and then claim I have failed to make a substantial showing. I am listed with Federal Election Commission and showed \$4,000, give or take, in my most recent 2020 FEC filing. An FEC filing qualifies as "Substantial Showing."

Todd Zschernitz, CBTE Chief Engineer representing broadcaster WEAU 13 News emailed my campaign claiming he couldn't find my FEC financial record. His claim was and is frivolous, grounds for license challenge.

Mr. Levinson:

In order for us to evaluate your request, please provide written substantiation that you have publicly announced your candidacy, that you are qualified to hold the office, and have qualified for a place on the ballot (or as a write in) in this state. Please provide a complete list of states (including the District of Columbia) where you have qualified for a place on the ballot (or as a write in). See 47 C.F.R. Section 73.1940(c).

If you are running as a write-in candidate for this state, please provide written substantiation to demonstrate that you have met the requirements of 47 C.F.R. Section 73.1940(b), including that you have publicly committed yourself to seeking election by the write-in method and that you have made a substantial showing that you are a bona fide candidate for the office of President of the United States. The following is online @ FEC.

Candidate ID:

P00017277

Candidate name:

Levinson, Michael

Form type:

F2N (New Report)

Filing software/version:

FEC Webforms/8.3.0.0

Find: Michael Stephen Levinson 87 FCC2d 433, 1980. There you will find I declared my candidacy for president and fulfilled all the requirements of "Substantial Showing."

Once candidates cross their genuine candidacy threshold, candidates do not have to keep reproving their candidacies. My website is candidate declarative.

<http://michaelslevinson.com> is a very substantial, hand built, presidential website.

Michael Stephen Levinson, 87 FCC2d 433, 1980 is distinguished. FCC Enforcement Division was run by Milton O Gross and his protégé Robert Baker. They defrauded the viewers and listeners of Western NY out of my political speech, after a 90 minutes speech I aired live on one cable system, replayed on a 2nd cable system.

Gross and Baker continued their unconstitutional fraud in the 87FCC2d case, but that is a matter for judicial reckoning in a court of law. Their constitutional fraud is cut and dried and supported by Gross and Baker's willfully insufficient documented record.

Find Substantial Showing in 68 FCC 2d 47 USC §312(a)(7) Report and Order, circa page 1080-81. Decades later, when the public servants who conceived of Substantial Showing to protect the genuine candidate from the fake had retired or moved on, a ground game was added to 47 C.F.R. Section 73.1940.

I had a ground game plan before the corona-virus ended all of the candidates' ground games, except Trump's. I was going to arrange an occupation of every TV station in USA. 30-40 people were going to come in the front door, sit down on the floor, ask for the manager to inquire when the station was airing my political speech. Every local TV station in the country!

You would have had to arrest everyone and then, they were going to come right back to the station to occupy the lobby until they get an answer. My "ground game" would have made international news! The corona virus canceled my TV ground game.

The purpose of "Substantial Showing" was to protect a genuine candidate who, win, lose or draw, regardless, has their 1st Amendment right of access to deliver speech on behalf of their candidacy; distinguished from a "publicity seeker," whose "campaign" amounts to claiming candidacy on a street corner for their picture in a local newspaper.

In fact, never in our telecommunications history has any "publicity seeker" candidate actually requested access for airtime. The other non-candidates claimed a candidacy to qualify for the lowest unit advertising rate, enabling these fake candidates to air their homemade anti-abortion ads to get the candidates talking about making abortion illegal.

My research found two people who claimed their candidacies for that reason!

The publicity seeker seeks a photo op for their picture in the local newspaper. That's all.

You cannot apply an obscure C. F. Regulation to eliminate the 1st Amendment rights of the American people to political speech! Candidates are entitled to exercise their 1st Amendment right as expressed 47 USC §312(a)(7) which is the electronic extension of our 1st Amendment right to assemble to hear and see a candidate for Federal office deliver their political speech.

The candidate speaks. The people are impressed and want to vote for the candidate but they cannot because the two political parties have jimmied their state's rules insuring outsiders are out! Upon that two-party fact of political life, the viewers and listeners will seek to eliminate all the prohibitive two-party state laws which voters did not even know about until the outsider candidate came along.

FCC promulgations developed during the 1970's have never been upgraded by FCC. They cannot be applied as they do not fit today's virtually unlimited bandwidth world.

Then, years later, without informing the public in a required Public Notice, FCC decided FCC would not enforce the access law anymore, thus, ceasing to protect the §312(a)(7) 1st Amendment rights of people to see and hear political speech via mass media.

When the access law was passed there was limited television bandwidth, scarcity, thus FCC promulgations reflecting the scarcity issue. Today we have more than 900 hundreds of digital broadcast channels and almost unlimited cable channels. Cable stations include CNN, FOX, and MSNBC, totally devoted 24/7 to our politics, especially political parties in D.C.

FCC Eliminating Enforcement canceled FCC's never up-dated 40 plus years old promulgations.

The never updated promulgations governed FCC Enforcement of 47 USC §312(a)(7), not advisement.

FCC's only advisement was given when a broadcaster appeared to be in violation of the law. Then FCC "advised" the broadcaster they were in non-compliance and had 24 hours to tell FCC what they planned to do for the candidate, to get back in compliance. See: The Labor Party, 67 F.C.C. 2d, 589, 590 (1978); adjudicated in three days flat!

How does advisement work, now that FCC does not enforce the protection of our First Amendment rights? You, the broadcaster telephone FCC to find out are you obligated to honor valid requests under the access law. You get connected to Robert Baker, the FCC's oldest staff attorney at FCC.

Baker advises you to cite the obscure CFR supra, that added a "ground game" requirement creating a near impossible burden on all outsider independent no-party-affiliation candidates. That unconstitutional, added burden, codified to destroy any write-in candidate's campaign for federal office, was not accidental. Baker further advises the stations and networks applied to that he, Robert Baker will sit on any complaint until after the election when, as far as Baker is concerned, the matter is moot!

I believe Mr. Baker may be incarcerated over this access issue as he willfully violated his oath of office. He exhibits vile prejudice against my candidacy on behalf of his FCC, for sure. During a conversation, a few years back, Baker made a filthy remark about my mother, that her life was a waste. Were Mr. Robert Baker to say to you, about your mother, what he said to me, about my mother, I hold, unless you were an orphan, that everyone reading this would have beaten Mr. Robert Baker to a pulp.

You broadcasters need to read *C. B. S. v. F. C. C.* circa 1981. That is the Supreme Court bench mark access case. You are required by settled law to primarily consider the candidate's needs. You need to also seriously consider that *F. E. C.'s Citizen United* opened wide the door for political speech by corporations.

Doesn't it stand to common sense reason, FCC's §312(a)(7) access law, though ignored by FCC, must match and mirror *Citizen's United* law both in scope and practice? Of course! Related agencies cannot have contradicting rules governing 1st Amendment rights of the citizenry to view and listen to political speeches! But then the voices of individual unaffiliated independent candidates would be heard.

We have an avenue for everything in our country except an avenue for constitutionally protected political speech! Milton O. Gross met and held hands with J. Edgar Hoover. Gross' rulings set the stage to deconstruct political speech. The fascist Baker carries on.

Your solution is to open your doors wide and charge for the speech time whatever rate you bill your advertiser base who will jump at the chance to advertise because viewers and listeners will be grown-ups with money! Your bandwidth scarcity is advertising slots!

Nor were any outsider candidates appreciated by FCC, back in the 1979 day. See Michael Stephen Levinson, 87 FCC2d 433, 1980. FCC website now states FCC provides only "advisement" about §312(a)(7), but not "enforcement" which Congress originally authorized when they passed §312(a)(7).

I seek, as noted, two separate hours of broadcast time and intend in my first broadcast speech on mainly raising the four issues supra:

#1) Most importantly I have a cure for the virus, a home remedy backed by two studies at Harvard Medical School. My first 15 minutes of speech are for the Harvard Medical approved home remedy to kill the molecular virus at home! More than 1000 people are dying every day because the people catching the virus do not have my solution!

Every day you delay deny my §312(a)(7) request more than 1000 people die, whereas I bring to the table a home remedy adapted and backed by studies at Harvard Medical School! I suspect you will pay for your willful delay with your broadcast licenses.

#2 I bring the only world Peace plan on the planet, along with a Middle East Settlement, c. 1971. This should easily be 15 fabulous peace award winning minutes on television.

#3 Building 10,000 hybrid clipper ships wherever there is water and people need work will create more than 5,000,000 decent long term jobs, including where the funding is.

#4 Utilizing football stadiums from NFL to small town high school stadiums for my mass testing plan before fully packed stadium games. This stadium testing is only one element of my virus plan! I have a full virus elimination plan. 15 minutes devoted to this is tight, yet lives will be saved.

I hold the view the network owned stations and their affiliates' licenses to broadcast are at the stake. I may negotiate also with a law firm to seek make-up time from all of the network's affiliates I applied to from the last presidential election, 2016.

I consider negotiating that we, a law firm and me, challenge every one of your license's and seek your licenses revoked including many millions of dollars in damages, in the Appellate Court.

FCC does not enforce the Section 312(a)(7) statute. They only provide 'advisement.' A phone call from FCC to you, whether Network or individual broadcaster, and we would be scheduling my speeches. The first night I sought was October 7, 2020, 8:00 [P.M.to](#) 9: P.M. from a TV station in St Petersburg, or Tampa.

Then I sought November 6, 7, or 8, at 8 PM - 9 PM. And stated, "[W]hatever is best for you may be acceptable to me. This request is not a blind demand for access. I always spell out the issue of what I plan on speaking to. I am herein filing a reasonable request for access under the law."

In my first application to the networks I included a print-out of my Levinson 4 President website, <https://michaelslevinson.com>, which was 55 printed pages.

There you will find universal health care program without government money. Also find, online, in the tool-bar, Television Scripture, a hand lettered magnum opus I was inspired with, in 1969, on a ship 40 days and 40 nights that I can perform from as old blind Homer, dusk until dawn, every line a delicate sensible *mull tie ling well* rhyme.

A click and the "spoken poem lettered in design to perform for all the world's peoples on worldwide TV, downloads to your desktop as PDF. Please don't ignore the essay "Name is your Aim" that follows, showing my molecular virus home remedy in detail! I speak I am going to save lives!

I seek an hour of broadcast time and intend on raising no less than four issues *supra*:

- #1) I have a cure for the virus, a home remedy backed by two studies at Harvard Medical School. 15 minutes are for the Harvard Medical approved home remedy to kill the virus at home!
- #2 The world Peace plan, along with the Middle East Settlement, c.1971
- #3 Building 10, 000 hybrid clipper ships wherever there is water and people need work
- #4 Utilizing football stadiums for my mass testing plan before full stadium games.

The 2nd Hour I seek under 47 USC §312(a)(7)

The second hour I seek is to lead the country in prayer for the souls of 245,000 victims of the corona-virus. A president of United States can do that. Man talks to God and G-d chalks back; He shows you what you need to find out. G-d is our Heavenly Fodder.

My studio set up requires two cameras parallel with my position making a triangle. On my right, that camera shall be me with all the mourners in their homes, in front of their TV sets with their favorite photo of the person they lost to the Pandemic virus named "Li'il Vy Pandemic; and me who shall teach everyone in every living room an ancient prayer for the dead and then lead all the mourners in the Yizkor prayer to G-d.

I'm going to turn everyone's TV set into an artform. In the camera on my left I'm going to talk with the LAN Lord uh pin Heaven, back and forth with the mourners. I expect that after this prayer meeting for the mourners to turn the page and send their loved ones to Heaven plays, that hour of mine will be replayed worldwide.

Mobile wards are needed for El Paso. All over the country the Pandemic is rising and will get worse before it gets better, as I sit here with a 100% fail safe home remedy cure, my access requests so far falling on deaf ears!

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Name Is Your Aim.

Ma Nat is all ways last at bat. Mankind doesn't have dominion over Ma Nat, or over anything beyond their own individual bodies, except for naming. The "corona" prefix to virus was penned by pandemic bureaucrats.

Virus' true name is yet, "Li'il Vy." People skip an article when they see "virus," covered by an obscure prefix, "corona." Nor do we relate to pandemic professionals who slapped our "Li'il Vy Disease with their dead-end label: "Covid-19." I'm your poet prophet. Here is my hint: "Name is your aim. That is what you were given."

Our Pandemic virus' first name-nickname is "Li'il." Pandemic's middle name is "Vy." Vy's family name is Pandemic, adjectivally describing her whirled-wide fatal intent. Hospital admit-tees worldwide should be admitted as ill with Li'il Vy Disease. News media can publicize "Li'il Vy Disease." but not an unrecognized disease labeled, "Covid-19."

Li'il Vy is nicknamed Li'il Vy, because she is a molecular carnivore, a highly developed, dangerous, state-of-the-art molecule capable of replicating world-wide with one purpose: devouring the lungs of homo sapiens. Molecules are the tiniest microscopic creatures on planet earth. Molecules are yet part of God's universe, with soul. Waking up?

Li'il Vy Pandemic is the virus name. Digital-ram runs her molecular brain. Ma Nat programmed Li'il Vy to nostril jump, more, her target, us. Li'il Vy ends homo sapiens.

Because of this rare molecular virus, Li'il Vy Pandemic, at least 1000 innocent Americans die every day in America. When that reaches 1000 people daily before noon, that will spell the certain end of our "great again" role as the world's Trump leader.

Many decades ago, Harvard Medical School did a study treating lung cancer and experimentally put a number of their patients on marijuana therapy. Patients smoked marijuana every day. The few people who did not respond were too far gone from their lung cancers, but other patients felt their lung cancers shrink into permanent remission. The lung cancer study inspired California to first vote medicinal marijuana.

The issue is well settled. More recently, April 17, 2007, posted online in Science Daily, by American Association for Cancer Research: "The active ingredient . . . [THC] cuts tumor growth in half in common lung cancers and significantly reduces the ability of the cancer to spread, say researchers at Harvard University who tested the chemical in both lab and mouse studies."

Li'il Vy is Hurricane Sandy's Li'il sister, programmed by Mother Nature to singly attack every homo sapien nose on planet earth. Not your puppies' nose. Your nose! Ma Nat's intent is to completely depopulate God's eight billion look-alikes made in His image, to be at most, after a few decades, a couple thousand total planet wide, scattered.

I have a date with the universe. I cannot be late. The lives I could've saved I could not.

As soon as Li'il Vy arrives in your nose, she instantly begins replicating. Homo sapiens fornicate for off-spring. Li'il Vy has a similar Homosapien-like experience when she replicates. Replication is Li'il Vy's reason for living. It's all she does, staying alive. Li'il Vy immediately packs your nose so you're totally stuffed, else you could sneeze, thusly blowing Li'il Vy out her newest homeland door.

You also could get a super dry cough in your throat, brought on by Li'il Vy's heavy-duty replication in your throat. At first you think you caught an uncommonly strong common cold that regardless should go away after four or five days of bed rest, with lots of O.J.

Instead you begin feeling something new, never before felt in your lungs, the beginning of Li'il Vy's lung take over. This does not get better, and with breathing trouble, you go to the hospital to breathe with a ventilator though you may end up dying at the "horse pistol," in a forced coma, a loser in your brief battle fending off Li'il Vy Disease.

Follow the marijuana instructions!

Your nose is super stuffed. Do not vape!!! DO NOT puff on, or water pipe marijuana, regardless. Wait until your nose has been stuffed hard for a day or two and you begin to feel an un-scratchable tickle in your upper chest. YOU MUST WAIT to feel that never-before-felt un-scratchable tickle activity in your upper chest. THEN, NOT BEFORE, get out some quality marijuana and fire up a doobie, and then another and another. Get stoned! Decent marijuana is going to be your life-saving true medicine!

But smoking even one bowl before Li'il Vy gets into your lungs is a fatal giveaway error! Please, don't do that!

Establishing THC in your blood stream, while your nose is super-stuffed tips off the blood-thirsty Li'il Vy molecules to immediately start making their marijuana anti-bodies, the busy work of Ma Nat. You don't want that!

Ma Nat self-pre-prepped her Li'il Vy molecules for war to the death inside homo sapien lungs. In any Li'il Vy war to the death in your lungs, you die first.

The marijuana smoke you ingest in your lungs will permanently zap the Li'il Vy's, but you have to wait until you feel Li'il Vy's un-scratchable tickle in your upper chest while your nose is stuffed. The tickle is Li'il Vy, your carnivorous molecular virus, having her first molecular taste of your virgin lungs. Super!

You patiently waited for Ma Nat's Li'il Vy's to land in your lungs where Li'il Vy was exactly pre-programmed to go by her Creator, that last at bat Ma Nat. Then you better start smoking lots of pot, joint after joint. Knock yourself out the old-fashioned way, holding your breath!

Ma Nat programmed her Li'il Vy to develop marijuana anti-bodies upon THC contact from your blood stream. But with your inside lung surprise sneak attack, on the spot, with fresh-smoked unadulterated pot into your lungs from outside, you wipe out the plates-full of Li'il Vy in your lungs, where all the nosy uninvited virgin Li'il Vy's have finally started arriving en masse, finding their way down from your nose and tonsils.

All the other Li'il Vy's are pre-programmed to follow their microscopic leader Li'il Vy's with their replicates, into your lungs where, upon arriving at their open-lung banquet room, your immediate thick pot-smoke extinguishes all the Li'il Vy's right there, without Ma Nat's anti-marijuana bodies getting advance notice to start preventing our fail-safe cure because the Vy's are already on the move to your lungs, itching to get there.

200,000 people died in U.S. of Li'il Vy disease within six months. More. How many have already died worldwide today? How many yesterday? Not one of all the virus-victims worldwide smoked marijuana! The marijuana smokers scured themselves without realizing the marijuana smoke was doing them a good deed.

Nose still stuffed but loosening from your pot smoking? Puff marijuana without breathing deep to preserve the unblemished smoke in your throat. Then try exhaling out your nose.

Our issue as a people is going to be getting marijuana smoke quickly into the lungs of all the elderly and all the non-smokers; but this can be accomplished. We should use outdoor grown marijuana to save them. They are innocent people entitled to their lives. Non-smokers need a house model ventilator, pot and a ventilator technician.

More than one thousand people die daily from Li'il Vy disease. This is a major national crisis in United States that must be further squared by other bold measures, though president Trump weakly offers, "It is what it is."

By Executive Order we must nullify the Drug Enforcement Agency's listings of marijuana and hemp as narcotic drugs rather than the medicinal healthy planet plants they are; and by Executive Order we shall treat all narcotic drug use and abuse as medical, not a violation of laws requiring police enforcement.

We can Go Fund Me to bulk purchase hemp seed from Canada, distributing to farmers who want to grow hemp. With marijuana completely legal, even in the midst of Li'l Vy Pandemic, 50,000 cannabis hybrid smoke shops, each hiring a dozen people, may spring up the first month where, legally, cannabis shall be purchased and consumed, with food, non-alcoholic drinks, and live open-mike music.

In spite of required masks and distance. 50,000 smoke shop restaurants to start are going to be great Lev renewal of economic business on Main St.

Prohibiting DEA from any and all administration over hemp and marijuana plants instantly begins to add more than a half million jobs to our economy, an instant benefit doable as soon as we nullify DEA cannabis control. 30 million people are jobless.

We need to grow hemp in every front and back yard, everywhere in USA, every median, every strip of grass which must be planted with hemp or say goodbye to your future on planet earth. Planting hemp everywhere is millions of jobs waiting to get started.

Hemp absorbs carbon dioxide. Landscapers will give you money to chop down your hemp front and back lawns and drone the crop to a hemp factory near for manufacturing cloth, paper, Amazon cardboard, more, keeping almost all of the Co2 hemp-trapped. We need to do this worldwide.

Every country but US treats narcotic drugs as a medical issue. US stupidly criminalized narcotics for Nixon's War on Drugs which quickly became a war on people, leading to our jail industrial complex fascist status quo that today is costing American taxpayers many billions of dollars.

That also needs to end.

Michael S Levinson

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<https://michaelslevinson.com>

(727)575-9019 cell (716) 562-3662

I seek, as noted, two hours of broadcast time and intend on mainly raising four issues in my first of the two political speech opportunities I seek:

#1) I have a cure for the virus, a home remedy backed by science: two separate studies at Harvard Medical School. 15 minutes are for the Harvard Medical approved home remedy to kill the corona-virus at home! 1000 people, more, die every day because the people do not have my solution! With my solution in the public domain, via speech, 95% of those people who caught the virus will cure at home and maybe 50 people will pass from other conditions. Bottom line: out of 1000 currently dying, 950 will survive with an amazing home remedy.

Every day you, the networks and individual broadcasters delay, thousands more people in America die from Covid-19, a disease label slapped on the corona-virus in a hospital.

#2 I bring the only world Peace plan on the planet, along with the Middle East Settlement, c. 1971. My World Peace presentation to be 15 spell binding minutes.

#3 Building 10,000 hybrid clipper ships wherever there is water and people need work will create more than 5,000,000 very decent long-term career jobs. I include where the non-government funding is, too.

#4 Utilize football stadiums for Lev mass testing plan before full stadium games, to include smaller stadiums in towns. Stadium testing is one element of my virus plan!