Center for Self Governance Statement: PWOL-G ‘Solutions With Action’

December 15, 2022

To Whom It May Concern,

The following list describes the Center for Self Governance proposed Solutions With Action regarding the Political Weaponization of Labels and Government:

1. Differentiate between a criminal & enemy of the United States by clarifying that a DT is someone who is connected to FTO (designated by DOS)

2. Clarify Rules of Engagement when LE interdicts US Citizens based on ambiguous DVE-DT definitions & designations without FTO connection?

3. Outlaw ‘Honeypot-Gaslight’ doctrine

4. Require Federal LE provide evidence of FTO connection and TA to State, Local, Tribal, and Territorial LE

5. Forfeit Qualified Immunity when evidence of FTO & TA are withheld or falsified

6. Federal LE need training on new laws clarifying FTO connection requirements & DVE-DT definitions & designations

7. Amend law to make ITACG susceptible to FACA

8. Loosen liability protections for media & NGOs using overlapping Federal labels that result in financial or physical harm

9. Reform or repeal 1996 Anti-Terrorism act to include:
   1. Penalizing DOJ for Brady violations
   2. Restricting DOJ from withholding exculpatory evidence
   3. Prohibit DOJ from seeking excessive pre-trial detention

10. Prosecute DOJ staff who commit Brady violations and loosen civil liability protections

FOR IMMEDIATE RELEASE

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11. Prohibit DOJ Civil Rights Division from threatening Local governments with lawsuits for not complying with federal reforms

12. Prohibit DOJ ability for pre-trial motion that limit defendant’s introduction of evidence in trial