

you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights...

This guarantee of free self-replication in perpetuity gives open-source software several important advantages that packaged, proprietary software does not share. By lowering the barriers to entry associated with proprietary code -- notably, cost and technical controls on reproduction -- open-source code is "released into the wild", made available for use and testing by a highly-motivated international community of largely self-educated programmers, each pursuing their own end.

A free software advocate named Rob Bos put it this way, in February 1999:

Open source programs are tried and proven, they are constantly pressed from every direction to do specific tasks, and do them well; and for the simple reason that they are written to work, not

restrictions translate to certain responsibilities for rights or to ask you to surrender the rights. These restrictions that forbid anyone to deny you these To protect your rights, we need to make

General Public License, June 1991: GNU enunciated in the license. From version 2 of GNU except those that restrict the freedoms make any desired modification to the code at all, key to this understanding is that users are free to

give cause, the software is not free. revoke the license, without your doing anything to the developer of the software has the power to be irrevocable as long as you do nothing wrong; if In order for these freedoms to be real, they must

in any particular way ... not be required to notify anyone in particular, or exit. If you do publish your changes, you should work or play, without even mentioning that they modifications and use them privately in your own You should also have the freedom to make

You do not have to ask or pay for permission. these things means (among other things) that redistribution, to anyone anywhere. Being free to do modifications, either gratis or charging a fee for redistribute copies, either with or without

The minimal compact: An "open source" constitutional framework for post-national collectivities (v0.1.1)

Adam Greenfield

DIFUSION GENERATOR

v0.1.1

This paper is intended to sketch, however concentrated power, and other abuses of same. - Provide robust resilience to attempts to by distance.

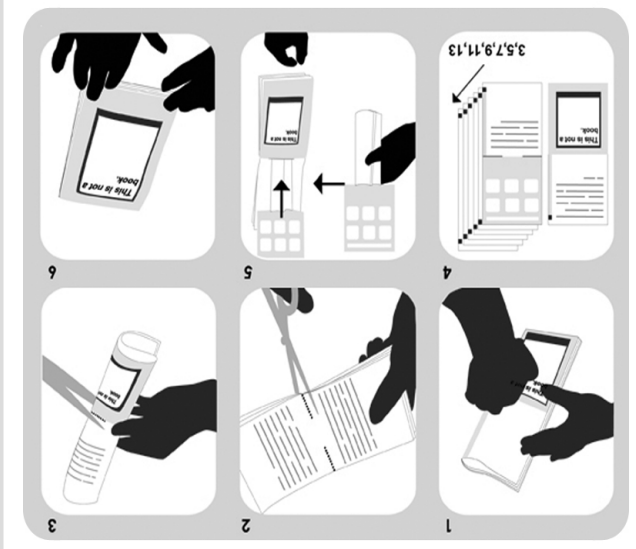
- Permit individuals with common goals and states, even when those individuals are separated level and with all the privileges afforded national beliefs to act in their own interest at the global number, without simultaneously abridging the freedoms of others.

- Ensure the greatest freedom for the greatest the beginning to:

Of interest are alternatives that are designed from

structure. thinking about alternatives to this obsolescing situation will only worsen, it is desirable to begin century, and anticipating that if anything this human goals and desires in the twenty-first In recognition of the apparent inability of nation states to adequately address and provide for

0. Introduction, purpose and scope



available to download, print out and share.
DIFFUSION books are designed to be freely
www.diffusion.org.uk

created on: Wed Feb 4 17:47:57 2009
Adam Greenfield
The minimal compact: An "open source" constitution

A basic distinction needs to be made immediately: that between "freedom from" and "freedom to." "Freedom to" is a positive assertion of rights. The individual may be free to work, to not work, free to speak, free to believe or to not believe... free to steal, free to rape, free to murder.

As Locke made most clear, liberty conceived solely in terms of "freedom to" will always result in an atomic society where some human beings exploit the freedom afforded them to oppress others. This is unacceptable in any human community, and potentially suicidal when allowed to play out at the global scale.

Further, and more pragmatically, it is my belief that explicit provisions of "freedom to" can never be comprehensive, since the total range of human situations can never be anticipated in any written constitution, no matter how flexible or how frequently updated.

The *minimal compact* is only interested in "freedom from", proceeding from the belief that it is quite sufficient to guarantee an explicit refuge from all forms of compulsion to provide for human happiness. Liberty when construed as "freedom from" has the important advantage of tending to organize a commons, a space where mutual,

sovereignty of the individual?
security without unduly infringing on the measures can be taken that enhance the common still providing for a common surprise? What the six billion of us who share this planet, while deep variation in beliefs and assumptions among interdependent age? What sorts of arrangements furthering the stated aims in an interconnected, constitutional structures are appropriate to The question then becomes, what kinds of agreement).
long as such articles do not abridge the core prerogatives. They are quite welcome to do so, as intended to further enhance the individual's the core articles with locally-binding provisions very easily offer a "distribution" supplementing communities motivated by libertarian beliefs could acceptable. Of course, as we shall see, Compact guarantees under law of personal freedom is to many libertarians, for whom only an absolute (This negative definition will prove unacceptable state of liberty, yet it is not a state of licence).
be negotiated. Accordingly, "though this be a overlapping, conflicting or unilateral interests may

I believe that a useful model for the desired structure can be found in the open-source or "free" software movement. This mode (and ethos) of development provides several fertile metaphors, not least the basic, deeply appealing idea of a voluntary global community empowered and explicitly authorized to reverse-engineer, learn from, improve and use-validate its own tools and products.

Given the open-source software movement's self-evident success in spurring the spontaneous cooperation of a widely dispersed community, in an impressively short period of time, without recourse to conventional incentives, it has to be taken seriously as a potential source of organizing principles for other realms of human endeavor. (An added attraction is that open-source software is generally held to be superior in utility, adaptability and robustness to proprietary alternatives.)

Of particular interest in the present context is the concept of a "codebase", a core of universally-recognized and accepted instructions maintained on a public registry, and a "distribution", which offers a praxis for supporting locally differing, self-contained (but essentially interoperable)

Buddhist, feminist and environmental leanings, while I personally have deep social-democratic, provisions for free licensure. the distribution itself offers in turn the same release distributions of "free" software, so long as much as anyone can produce, package and adapt to widely separated locations and contexts, provided thusly, the state could manifest in and potentially adopt into the core framework enacted by other signature communities, or (but distributed) registry for prospective agreements with an arbitrary number of articles invited to submit such innovations to a central appropriate to local contexts, and are further agree to supplement the core instantiations are free to signatories is present, the state to form anywhere and anywhere or signatories subscribe, allowing an instantiation of minimum number of articles to which all more signatories is present. Taking these concepts as model, the agreement under contemplation in this paper, the minimal variations on the single codebase.

any errors in interpretation, in fact or understanding.

Feedback and suggestions for future versions are welcomed at: ag@studies-observations.com

Adam Greenfield

Shibuya-ku, March 2003; revised for Diffusion edition, Helsinki, March 2009.

This work is licensed under a Creative Commons Attribution-Noncommercial-Share Alike 3.0 Unported License
<http://creativecommons.org/licenses/by-nc-sa/3.0/>

the minimal compact as presented makes no provision for any of these beliefs. It enshrines no particular viewpoint.

These articles would guarantee the signatory certain inalienable and unabridgeable rights, prescribe certain modes for resolution of the inevitable conflicts between signatories -- and no more. They would remain explicitly mute as to questions of a community's internal organization, ethical or moral norms, modes of resource allocation, ethnic or linguistic composition, and so on. The articles merely suffice to establish an arena for individuals and communities to pursue their ends in ways that are maximally mutually beneficial.

Lastly, while it should be noted that the minimal compact is not an "Internet state" proper, it has certain natural affinities with the logic and original underlying ethos of the Internet, and would be effectively impossible without access to the cheap, reliable, global communication it affords.

0.1 Version notes

Inasmuch as I am neither a historian nor a constitutional law scholar, I have deliberately limited the ambit and scope of this version of this

contained herein are the author's alone, as are suggestions, the viewpoints and opinions and sources cited for their contributions and although I am indebted to the various authors within.

statement of any of the principles proposed

certainly not a "bulletproof" or definitive

intended to be anything but a beginning, and it is

self-educated, motivated amateur. It is not

inspired it, it is the free contribution of a

it is intended: in the spirit of the movement that

is my great hope that this paper is received as

imediate level. We can hack democracy.

rengineer government at the most intimate and

minimal compact invites us to demystify and

upon -- to "hack" -- open-source software, the

invited to learn from, understand, and improve

same efforts. Just as the novice programmer is

built on the insights of the others engaged in the

to learn, share whatever knowledge we glean,

nonexpert. We can teach ourselves what we need

govern our lives -- we the uncritical, the

control over the circumstances that literally

We can take back an appropriate measure of

patriotically denies us.

self-determination the nation state

seems to be an artifact of a social and technical

government. From the present vantage point, this

the source of legitimacy in the consent of the

"[reside] essentially in the nation", but located

The Declaration understood sovereignty to

logic.

"Compact") exists to reinscribe and extend this

The minimal compact (when instantiated,

constitutional legitimacy.

human citizen as the ultimate source of all

States of America, proposed the consent of the

amendments to the Constitution of the United

(1789, ratified 1791) resident in the first ten

the Rights of Man (1789) and the Bill of Rights

motivating beliefs inscribed in the Declaration of

The French and American Revolutions, with their

1.0 The minimal compact: aims and goals

any legitimacy.

Please note that this version does not specify the

a deep and ongoing collaborative process to have

recognition that any such content must arise from

actual content of the prospective compact, in the

please note that this version does not specify the

It is in the nature of a request for comments.

an overly ambitious first-year law student's essay.

document -- and even so, I fear that it reads like

Also left undetermined by this document are the necessary provisions for modification of the core Compact by all signatories, for maintenance of the central registry, for forfeiture of citizenship, and for the resolution of other critical questions (e.g., may only natural human persons be signatories?).

Those interested in helping to formulate and test these provisions are asked to contact the author at the address listed on the cover page.

6.0 Conclusion: Democracy for the rest of us

All of the above is offered in the hope that that the times are once again propitious for attempts to extend the ambit of our personal freedoms -- this time, in ways that establish a more robust, more permanent foundation for these freedoms on an essential respect for other members of the human community.

Steve Mann's concept of sousveillance ("watchful vigilance from underneath") provides one welcome model for renegotiating the terms of control, but it does not go far enough. The minimal compact goes yet one step further, with its implicit faith that the ordinary human being is capable of assuming the burden for

milieu which required layers of representation and mediation between citizen and deliberative body in order to function efficiently. Believing purely representative democracy to be not merely a suboptimal compromise but an unwarranted infringement on the prerogatives of the citizen, the Compact intends to disintermediate, and accordingly understands sovereignty to vest in the individual human person, within limits as defined herein.

Let there be no mistake: this is in spirit essentially a post-Enlightenment, High Modernist project, with necessary adaptions to a world which is understood to be neither stable, nor perfectly knowable. Implicit in this document is a belief that human beings can at least contingently agree on the meaning and importance of concepts such as "freedom" and "rights".

1.0 Why minimal?

As a practical matter, it is unlikely that effective percentages of the planetary citizenry could be persuaded to adopt any framework that spoke to anything other than an essential core of agreed principle. (As things stand, it is already easy to caricature this project as guilelessly utopian.)

- Accordingly, the minimal compact framework has been designed to address only those issues absolutely necessary to guarantee individual sovereignty and support communities of sovereign individuals.
- Equally, simple, unambiguous statements in natural language make for clear decisions.
- Whether these are the "right" or the best decisions can only be determined in the light of lived experience.
- The current perception of nation states as essentially moribund systems from a variety of heterogeneous sources, not least of which is increasing centrifugal tensions -- power devolving both upward (toward transnational and global agreements), outward (toward hyperlocal media such as CNN, non governmental organizations) and downward (toward regional, local, metropolitan, watershed, ethnic and other constituencies, as well as various forms of "direct democracy").
- Signing the Compact must always be understood to be a purely voluntary act.
- Each signature is recognized as sovereign by all other signatories, granted the full range of powers traditional ally accorded states ("...to levy war, conclude peace, contract alliances, establish commerce, and to do all other acts and things which independent states may of right do") except as such conflict with other provisions.
- Other national citizenships or affiliations may be maintained, without limitation. No such affiliation should be nullified by the act of signing the Compact, at least not as concerns the compact community itself. (The other institutions affected may well have their own opinions about the risk of the future of their Compact.)
- At risk of the forfeiture of their Compact affiliation should be nullified by the act of signing the Compact or polity that abrogates or nullifies any regulation of property rights, association, belief, and limit life, liberty, association, belief, and signature in good standing, to include without measure to abridge the freedoms of any other signatory to the Compact may take any of the provisions of the Compact.
- No signatory to the Compact may enforce any rule of the Compact, no signatory may enforce any rule of citizenship, no signatory may enforce any rule, of the Compact or polity that abrogates or nullifies any regulation of property rights, association, belief, and limit life, liberty, association, belief, and signature in good standing, to include without measure to abridge the freedoms of any other signatory to the Compact may take any of the provisions of the Compact.

comparable political arrangements.

Interestingly, when taken together, all the above also implies that the Compact metapolity is effectively indestructible, at least from without, at any level below that of literal extinction. With no national targets to strike at, no particular real estate or symbolic center, for strategic purposes the Compact is a state with "no there there". As Deleuze and Guattari said of their figure of the rhizome

You can never get rid of ants because they form an animal rhizome that can rebound time and again after most of it has been destroyed... may be broken, shattered at a given spot, but it will start again on one of its old lines, or on new lines.

That the Internet, also, famously "routes around failure" in just such a manner only buttresses the contention that communities self-consciously constituted in this way are harnessing usefully robust organizing principles.

4.0 A minimal compact

It is left to future discussions to determine the exact shape and nature of a minimal compact such as the one proposed herein. However, in pursuit of the goals outlined in section 1 above,

This tension is expressed acutely in Albertsen and Diken's paper "Mobility, Justification and the City". Albertsen and Diken define power as inherently mobile "action at a distance", while understanding politics to hinge on a "hopelessly local" reliance on concentration, reflection and dialogue. Following this recognition, they diagnose an "increasing gap between power and politics": the inherent mobility of power in a networked age appears to be inimical to the civic and communal virtues that politics depends on vitally.

The immanent polity: Portable citizenship for a mobile age

Partially, this is due to the survival of the historical identification of polity and territory into an age in which the binding makes little practical sense. The historian Eric Hobsbawm usefully defines a nation state as "a bounded territory with its own autonomous institutions"; our present interest is in decoupling allegiance from territoriality, finding physical location to be a remarkably poor predictor of a person's deepest beliefs and motivations.

As Marxists have always understood, a truck driver from Atlanta may well have more in

possible constitutional forms more efficiently than such goals, this framework searches the space of deletion of provisions that tend to work against agreement; and by similarity providing for the otherwise further Compact goals into the core communities, promote wider-spread adoption, or found to enhance the viability of signatory the incorporation of provisions that have been innovated by the housandfold; by providing for signatories. By setting local communities free to the Compact is continually acid-tested by its of users, and suboptimal code reformulated, so constantly tested and validated by its community - **Highly robust:** As open-source software is

extend this full range of core freedoms to all other strong incentive), all signatories are enjoined to ultimate free-trade zone (hopefully, sufficiently that flow as a consequence of membership in the members, as well as the economic advantages In order to preserve the rights afforded Compact flows of people, ideas and information. definition uphold the provisions specifying free other features, states recognizing the Compact by frictionless as possible. No matter what their which interaction is intended to be as nearly

physical world. wherever he or she may venture or settle in the thus made portable, set free to follow their holder The rights and responsibilities of citizenship are itself. with the same quality of escape enjoyed by power resolution of political questions has been endowed that the Compact's common framework for the Diken (Following Virilio, Bauman and others), in the contradiction identified by Albertsen and such policies would go some way toward resolving community. It is anticipated that the formation of a common accident of birth into a national definition, rather than sinning people selected by axes (or axes) of affinity the individual finds most formulation of policies organized around whatever The minimal compact is intended to allow for the preditions, prejudices, and preferences. extraordinary complexities of tastes, experiences, "thicker", than a job title can ever suggest: analysis utterly misses the fact that people are far interest and affinity; as well, the crude Marxian This is less an issue of class, however, than of designer of their respective nationalities. either has with a psychologist or a graphic common with a truck driver from Antwerp than

mechanism to supplement this body of understanding, and a registrar to maintain the current version, the state is free to adapt to local circumstances. In areas where the Compact is mute, there can be no puzzling over (nor recourse to) the "framers' intention".

Human communities are free to build their jurisprudence upon Compact principles, and are encouraged not merely to innovate but to refer these innovations to the registrar for prospective adoption in a future version of the Compact. Ultimately, it is hoped, "modules" governing various features of state policy could be promulgated in such a way, such that a given state could be quickly characterized as a "core plus 1a2d3b" or "1b2d3c" polity.

- Infinitely reproducible and nonlocal: Much in the way "ad-hoc" wireless networks arise and subside as needed, a sovereign Compact state appears wherever and whenever one or more Compact signatories appears. Law is thus freed from dependence on national or statutory borders; no longer does jurisdiction or venue override the rights afforded an individual.

- Interoperable and mutual: Compact states constitute a "metapolity", a hyperstate within

Subsume, not supplant

Realistically, any hope for usefully widespread adoption of the contemplated framework resides in the ability of elites privileged by status quo ante arrangements to perceive an enlightened self-interest in a world governed by Compact. To this end, it is recommended that a great deal of thought be given to the problem of how to reformulate nation states as Compact states.

In a similar manner to those nationalists of various European origins who feel able to maintain an autonomous national and linguistic identity as citizens of the European Union, adherents to one or another national identity should be made to feel that many essential elements of their Greekness or Americanness or Chineseness would survive under the aegis of a minimal compact.

3.0 Why open-source?

As has been mentioned, the open-source or "free" software movement represents an intriguing nexus of ideas about the constitution of arbitrarily distal individuals into a community, and features of emergent cooperation and self-correction among the members of that community. Seeing how and why these innovations may be relevant

inviolable core agreement of principles, a

- Flexible, adaptive and extensible: Given an

constitution that best fits the nation state is:

Some features of states with "open-source"

minimal compact.)

original question that inspired the concept of a issues that best fit the nation state? (This is the open-sourced software helps resolve any of the constitution as analogous to a distribution of

polities? Would conceiving of a given state's documents that organize governance of human

What would this logic look like, if extended to the

they are written.

writing superior applications, no matter where isn't just a pipe dream, it is an essential means to

larger development team. Peer review of code times faster because of their access to an much

all other equal things, advance at a rate many proprietary development project, and will, given

multiple times higher than an equivalent

a pool of developers and an effective budget

code to a large number of developers, instead of

Open sourcing an application gives the source

work better, it works orders of magnitude better.

simply to sell copies. Free software doesn't just

these freedoms. Thus, you should be free to

A program is free software if users have all of

this.

Access to the source code is a precondition for

the whole community benefits (freedom 3).

release your improvements to the public, so that

The freedom to improve the program, and

help your neighbor (freedom 2).

The freedom to redistribute copies so you can

the source code is a precondition for this.

and adapt it to your needs (freedom 1). Access to

The freedom to study how the program works,

purpose (freedom 0).

The freedom to run the program, for any

for the users of the software:

Free software... refers to four kinds of freedom,

definition of "free" software:

for example, is gnu.org's natural-language

public and available for free use and reuse. Here,

that the insights literally encoded in it remain

certain license provisions designed to ensure

intellectual property to the public domain, with

Open-source software is effectively a grant of

analyses of the movement's provisions.

to the political realm requires a more detailed