1. FREEDOM OF SPEECH: CONGRESS SHALL MAKE NO LAW PROHIBITING THE
EXERCISE (OF RELIGION) THEREOF OR ABRIDGING THE FREEDOM OF SPEECH
FIRST AMENDMENT

2. PUBLIC FORUMS INCLUDING SIDEWALKS AND PARKS ARE MANDATED PLACES FOR THE PURPOSE OF EXERCISING FIRST AMENDMENT RIGHTS. (FED. COURT OF APPEALS, DIST. OF COLUMBIA 1977 BOOS V. BERRY 485 US 132 1988, FRISBY V. SCHULTZ 487,474,480-81 1988) AND ARE CONSTITUTIONALLY PROTECTED (EDWARD V. SCI).

3. THE PREACHER CAN BE LOUD ENOUGH TO BE HEARD (SAIA V. NY 334, US 1943)

4. THIS INCLUDES PREACHING LEAFLETTING AND SIGNS(MCDANIEL V. PATY, 1978 AND HILL V. CO 2000)

5. NO PERMIT REQUIRED FOR ANY PREACHING, TRACT DISTRIBUTION, ETC.(JUSTICE ROBERTS U.S. SUPREME COURT 1939 AND JUSTICE DOUGLAS U.S. SUPREME COURT 1948)

6. PREACHING, SIGNS, AND TRACTS ARE OFFENSIVE TO SOME ARE CONSTITUTIONALLY PROTECTED AND ARE NOT LEGAL GROUNDS TO BE PROHIBITED. (FEDERAL COURT OF APPEALS, IND 1974, SIMON AND SHUSTER V. NYS CRIME VICTIMS BOARD 502/US 105 AND GLASSON V. CITY OF LOUISVILLE 1975)

7. THE RESPONSIBILITY OF LAW ENFORCEMENT OFFICERS IN THE CASE OF A CROWD BEING OFFENDED BY PREACHING OR LEAFLETTING IS TO PROTECT THE PREACHER (HEDGES V.W. C.U.S.D. NO 1 18 ET AL)