

# Trying to understand the genuine rationale behind the current Public Moral Outrage

## Recitals:

1. Whereas the author of this study resided for nearly two decades in the 1<sup>st</sup> Congressional District of Florida;
2. Whereas he doesn't have much esteem to spare for the Representative of said District, who is the current nominee for the office of Attorney General of the United States of America;
3. Whereas said Representative is being currently the target of passionate opprobrium with regard to his alleged ethical misconduct;
4. Whereas the public seems to be particularly incensed and utterly scandalized by his purported philandering and promiscuous consorting with a young woman but **17 years** of age;
5. Whereas it is understood that the libidinous encounter of which the Representative for the 1<sup>st</sup> District of Florida is suspected is a felony of the second degree in the statutes of the State of Florida;

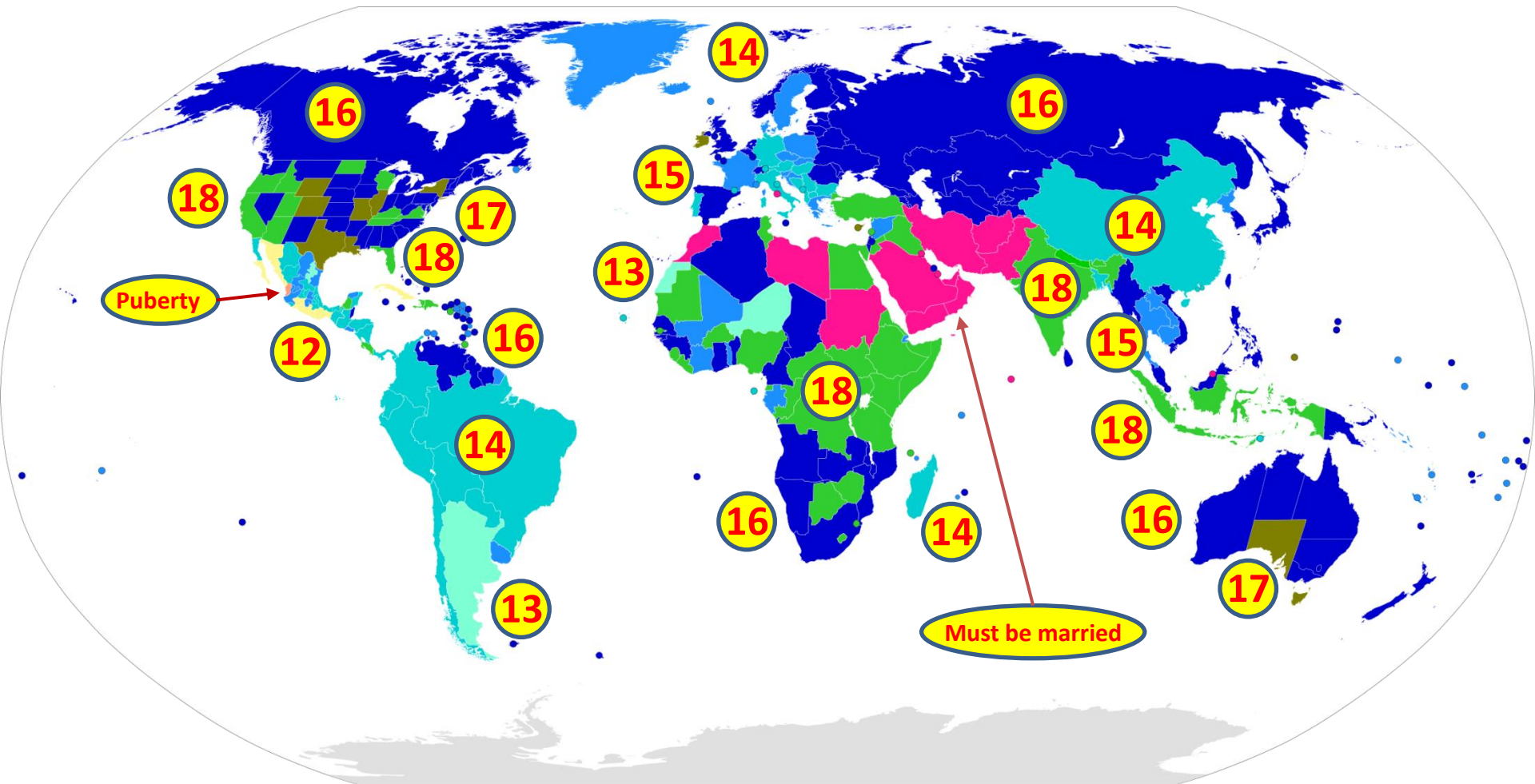
**Now, therefore:**

**Notwithstanding that the Law in one particular jurisdiction is indeed the Law and no one is above the Law, but in view of the highly variable statutes regulating the Age of Consent around the planet in general and in the United States in particular, the author of this study begs the reader to develop in less than 12,000 words a credible explanation in support of the Public's current moral outrage with regard to the age of the young woman.**

**See supporting evidence below:**

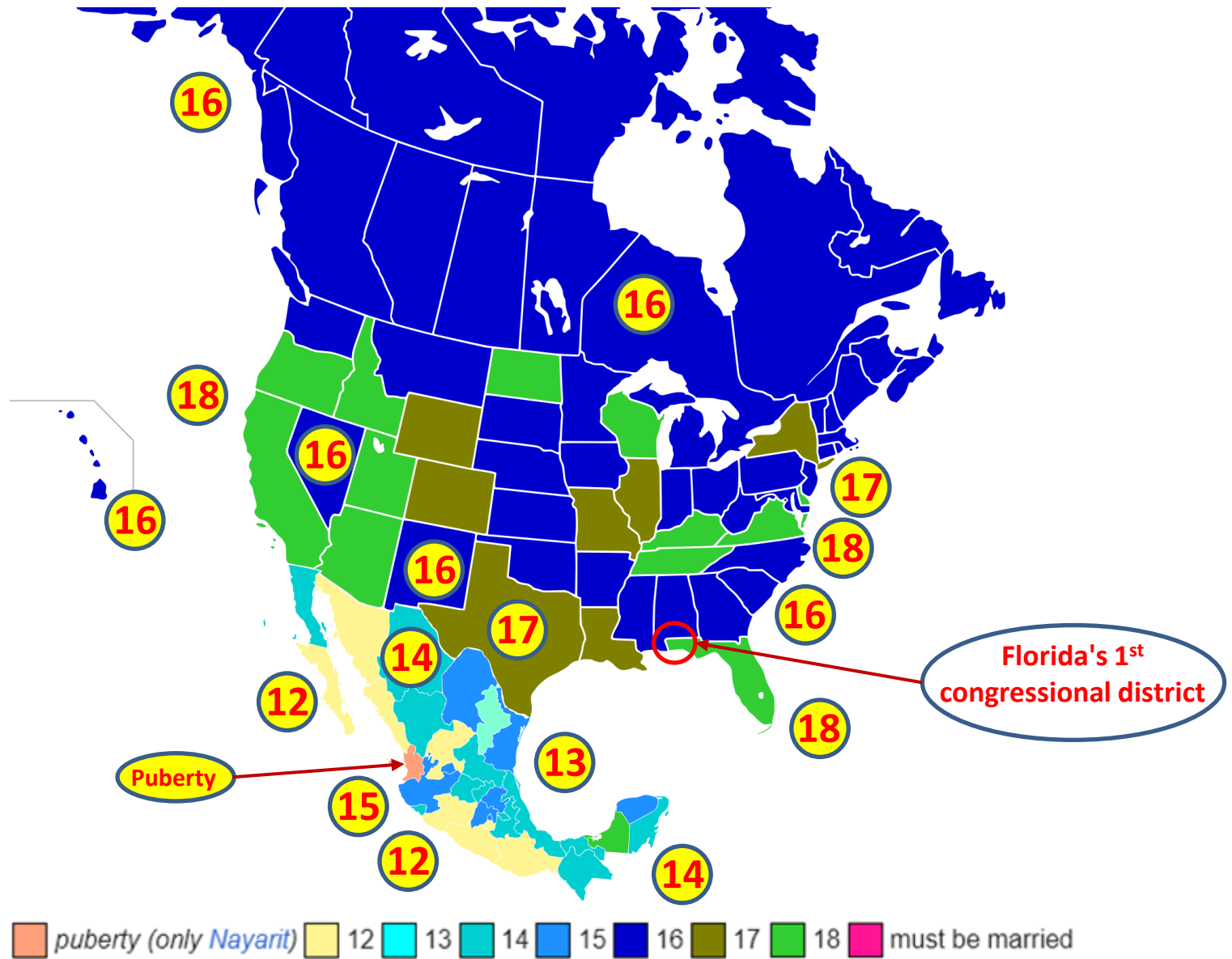
# Age of consent outside of marriage in the countries of the world

*See detail for North America and Europe in the next pages*



puberty (only *Nayarit*) 12 13 14 15 16 17 18 must be married

# Age of consent outside of marriage in North America



# Age of consent outside of marriage in Europe

